May 22, 2018

Mr. Paul Burkhart Interim Assistant Superintendent, Administrative Services Anaheim Elementary School District 1001 S. East Street Anaheim, CA 92805



RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Burkhart:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

Since this action maintains the standard pro rata share of property tax, the City is requesting acknowledgement of this letter as fulfilling the compensation agreement requirement of the LRPMP. If your agency desires to make a change to the standard pro rata share of property tax it would otherwise normally receive, we will be required to negotiate an amount and enter into an "Agreement for Taxing Entity Compensation." If this is to be pursued, I ask that you contact me at your earliest convenience so we can initiate steps to complete the legal process.

To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date

this letter below and return it to the City at your earliest convenience. For questions or to initiate the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer

City Manager

Agreed and Accepted by:

Title: Interim

Date: 6-4-18

Attachments: Attachment A – List of Properties

Attachment B – Definition of Net Unrestricted Proceeds

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029-033-20
		029-033-21
		combined to
		029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
		029-033-10
		029-033-27
		029-033-28
		029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03
	4	029-033-04
		029-033-05
	*	029-033-06
Asset #8	Amerige Court Site	032-232-13
		032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
	and the first of t	033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
		033-031-27
		033-032-23
		033-030-19

Attachment B Definition of Net Unrestricted Proceeds

"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.



CITY OF FULLERION

City Manager's Office

May 22, 2018

Mr. Tim Deutsch General Manager Orange County Cemetery District 25751 Trabuco Road Lake Forest, CA 92630 RECEIVED

MAY 3 1 2018

Grange County

Cemetery District

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Deutsch:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

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To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date this letter below and return it to the City at your earliest convenience. For questions or to initiate

the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer

City Manager

Agreed and Accepted by:

Title: GENERAL MANAGER

Date: 6-11-18

Attachments: Attachment A – List of Properties

Attachment B - Definition of Net Unrestricted Proceeds

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029 033 20 029 033 21 combined to 029-033-39
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Asset #4	Fox Block Public Parking Lot	029-033-03 029-033-04 029-033-05 029-033-06
Asset #8	Amerige Court Site	032-232-13 032-232-29 032-234-28
Asset #14	Fullerton Transportation Center	033-030-14 033-030-17 033-030-18 033-031-23 033-031-24 033-031-26 033-031-29 033-031-37 033-031-39 033-031-40 033-031-27 033-032-23 033-030-19

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City Manager's Office

SUPERINTENDENT'S OFFICE

May 22, 2018

JUN 0 5 2018

Mr. Scott Scambray, Ed.D.
Superintendent
Fullerton Joint Union High School District
1051 W. Bastanchury Road
Fullerton, CA 92835

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Scambray:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

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To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date this letter below and return it to the City at your earliest convenience. For questions or to initiate

the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer

City Manager

Agreed and Accepted by:

Joan Velasco

Title: Asst. Supt. Business Services

Date: June 20, 2018

Attachments: Attachment A – List of Properties

Attachment B – Definition of Net Unrestricted Proceeds

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		combined to
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	9	029-033-06
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		032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
	A CONTRACTOR OF THE CONTRACTOR	033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
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		033-032-23
		033-030-19

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May 22, 2018

Mr. Frank Kim
County Executive Officer
County of Orange
333 W. Santa Ana Blvd.
Third Floor
Santa Ana, CA 92701-4062

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Kim: FONK

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

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Sincerely,

Kenneth A. Domer

City Manager

Agreed and Accepted by:

Chairman Andrew Do

Title: OHAIR OF BOARD OF SUPERVISORS

Date: 6/25/18

Signing authorization for the following:

Orange County General Fund

Orange County Educational Revenue
Augmentation Fund

Orange County Sanitation #2 Operating

Orange County Harbors, Beaches & Parks

Orange County Flood Control District

Orange County Mosquito & Vector Control

District

cc: Chairman Andrew Do

Attachments: Attachment A - List of Properties

Attachment B – Definition of Net Unrestricted Proceeds

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

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"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.

AGREEMENT FOR TAXING ENTITY COMPENSATION

(1) City of Fullerton, a California municipal corporation ("City"); and

The following public agencies, collectively referred to as the ("Taxing Entities"):

- (2) Fullerton Union High School District, a California school district ("FUHSD"), on behalf of the Fullerton Union High General Fund ("FUHGF");
- (3) Fullerton School District, a California school district ("FSD"), on behalf of the Fullerton Elementary General Fund ("FEGF")
- (4) North Orange County Community College District, a California community college district ("NOCCCD"), on behalf of the North Orange County Community College District General Fund ("NOCCCGF");
- (5) Placentia Yorba Linda Unified School District, a California school district ("PYLUSD"), on behalf of the Placentia Yorba Linda Unified School District General Fund ("PYLUGF");
- (6) County of Orange, a political subdivision of the State of California ("OC" or "County"), on behalf of the Orange County General Fund ("OCGF"), Orange County Educational Revenue Augmentation Fund ("ERAF"), Orange County Sanitation#2 Operating ("OCSO"), Orange County Harbors Beaches & Parks CSA 26 ("OCHBPC");
- (7) Orange County Flood Control District, a California special district ("OCFCD");
- (8) Orange County Department of Education, a California school entity ("OCDOE"), on behalf of the Orange County Department of Education General Fund ("OCDEGF");
- (9) Orange County Water District, a California special district ("OCWD"), on behalf of the Orange County Water District- Water Reserve ("OCWDWR");
- (10) Orange County Transit Authority, a California special district ("OCTA");
- (11) Orange County Vector Control District, a California special district ("OCVCD");
- (12) Orange County Cemetery District, a California special district ("OCCD"), on behalf of the Orange County Cemetery District Fund-General ("OCCFG");
- (13) Anaheim Elementary School District, a California school district ("AESD"), on behalf of the Anaheim Elementary General Fund ("AEGF"); and
- (14) Anaheim Union High School District, a California school district ("AUHSD"), on behalf of the Anaheim Union High General Fund ("AUHGF");

All of the above are collectively referred to herein as the ("Parties").

RECITALS

- A. Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature ("ABx1 26") and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency ("Redevelopment Agency" or "RDA") was dissolved, and pursuant to Health & Safety Code Section 34173 as amended by Assembly Bill 1484 ("AB 1484"), the Fullerton Successor Agency became the successor-in-interest by operation of law to the Redevelopment Agency (the "Successor Agency"). ABx1 26, AB 1484, and any and all other statutes enacted as part of Parts 1.8 and 1.85 of Division 24 of the Health and Safety Code are collectively referred to as the "Dissolution Law."
- B. Pursuant to Health and Safety Code Section 34191.5, the Successor Agency prepared a Long-Range Property Management Plan ("LRPMP") that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.
- C. On December 3, 2015, a revised LRPMP was approved by Resolution of the Oversight Board to the Successor Agency (the "Oversight Board"), a seven-member board established pursuant to Health and Safety Code Section 34179 that includes representatives appointed by the Taxing Entities, as specified.
- D. On December 22, 2015, the State Department of Finance ("DOF") approved the revised LRPMP.
- E. This Agreement is negotiated and entered into by the Parties pursuant to the LRPMP as approved by the DOF. As such, this Agreement relates to the disposition and use of former RDA real property assets governed by the LRPMP and shall control the distribution to the Taxing Entities of proceeds received by the City for the disposition and use of the former RDA real property assets identified in the LRPMP for use or liquidation, in accordance with Health and Safety Code Section 34191.5(c)(2)(A)(iii). To the extent there may be a conflict between any provision of law and the terms and conditions of this Agreement, this Agreement shall control pursuant to Health and Safety Code section 34191.3.

NOW THEREFORE, the Parties agree as follows:

- 1. <u>Purpose</u>. This Agreement is executed with reference to the facts set forth in the foregoing Recitals, which are incorporated into this Agreement by this reference. The purpose of this Agreement is to address the allocation of certain prospective revenues among the taxing entities that share in the property tax base ("Tax Base") for property located within the redevelopment project areas formerly administered by the Redevelopment Agency.
- 2. <u>Special Districts and Funds</u>. The governing boards of certain of the Taxing Entities administer certain special districts and funds that receive allocations of property taxes from the Tax Base. The governing board of the County is authorized to execute this Agreement on behalf of such special districts and funds governed and administered by the County and shall cause any

Net Unrestricted Proceeds (as defined below) to be distributed to those special districts and funds, as applicable, including but not limited to the Orange County ERAF, any Orange County General Funds, and Orange County Flood Control District. The governing board of any other Taxing Entity (other than the County) is authorized to execute this Agreement on behalf of such Taxing Entity's special districts and funds governed and administered by that Taxing Entity, and the governing board of that Taxing Entity shall cause any Net Unrestricted Proceeds (as defined below) to be distributed to that Taxing Entity's special districts and funds, as applicable.

- 3. Parcels to be Conveyed to City for Future Development Consistent with LRPMP. The LRPMP provides that, pursuant to Health & Safety Code Section 34191.5(c)(2), certain parcels formerly owned by the Redevelopment Agency shall be transferred by the Successor Agency to the City for future development, which parcels are listed in Exhibit "A" attached hereto and incorporated by reference (collectively referred to herein as the "Development Property").
- 4. Parcels to be Conveyed to Public Agencies for Governmental Uses. The LRPMP provides that, pursuant to Health & Safety Code Section 34191.5(c)(2), that certain parcels formerly owned by the Redevelopment Agency will be transferred by the Successor Agency to the City for continued governmental uses, which parcels are listed in Exhibit "B" attached hereto and incorporated by reference (collectively referred to herein as the "Governmental Use Property"). No compensation will be paid to the City or to the Taxing Entities in connection with the transfers of these parcels for continued governmental uses, as approved by the DOF in the LRPMP.
- Development Property. The City agrees that, consistent with the LRPMP approved by DOF, the City shall remit Net Unrestricted Proceeds to the Orange County Auditor-Controller's Office ("Auditor-Controller") for distribution to the Taxing Entities. "Net Unrestricted Proceeds" shall mean the fair value proceeds of sale received by the City for the sale of the Development Property, less: (i) costs incurred by City for expenses in connection with the management and disposition of the Development Property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Property, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Property.
- 6. <u>Sale Procedures and Proceeds</u>; <u>Distribution to Taxing Entities</u>. Upon the subsequent conveyance of the Development Property from the City to any private (non-public agency) third party, the City shall remit to the Auditor-Controller the Net Unrestricted Proceeds (if any) received by the City from the conveyance of the Development Property within 30 days after receipt by the City. The Auditor-Controller thereafter shall have the obligation to distribute to the Taxing Entities in accordance with each Taxing Entity's pro rata share of the Tax Base (pursuant to Health and Safety Code Section 34188 or other applicable law) the Net Unrestricted Proceeds remitted to the Auditor-Controller by the City pursuant to this Agreement. The Parties acknowledge and agree that City is obligated to convey the Development Property consistent with the LRPMP and terms and conditions governing the disposition of the Development Property by and between the purchaser of the parcels that comprise the Development Property. The Parties

further acknowledge and agree that, due to the encumbrances and restrictions attached to and running with the Development Property, the value of the Development Property (or any portion thereof) shall be the amount of money the City receives for the conveyance of the Development Property (or any portion thereof) at the time of that conveyance to a private (non-public agency) third party, and such value shall be used to determine the Net Unrestricted Proceeds to be remitted to the Auditor-Controller pursuant to this Agreement.

Reservation of Rights If Change In Law or DOF Policy. Pursuant to Health and Safety Code Sections 34191.3 and 34191.5, once a Long-Range Property Management Plan has been approved by DOF, it supersedes all other provisions of the statute relating to the disposition and use of the former redevelopment agency's real property. If a court order, legislation, or DOF policy reverses the requirement to enter into this Agreement, the Parties acknowledge that the Parties shall have no obligation to continue to comply with this Agreement, and in such event, this Agreement shall terminate without the need for any further action from the Taxing Entities. Notwithstanding the foregoing, the City agrees that it shall comply with the LRPMP, as approved by DOF, and make a payment of Net Unrestricted Proceeds (if any) to the Taxing Entities pursuant to this Agreement, and any change in the law or DOF policy reversing the requirement to enter into this Agreement shall not affect the distribution of Net Unrestricted Proceeds (if any) received by the Taxing Entities for any sale of Development Properties that occurred prior to any termination of this Agreement.

8. Miscellaneous Provisions.

- 8.1 Notices. Except as otherwise specified in this Agreement, all notices to be sent pursuant to this Agreement shall be made in writing, and sent to the Parties at their respective addresses specified on the signature pages to this Agreement or to such other address as a Party may designate by written notice delivered to the other Parties in accordance with this Section. In addition to any other method of delivery agreed upon between respective Parties, all such notices shall be sent by: (i) personal delivery, in which case notice is effective upon delivery; (ii) Electronic mail (e-mail) or facsimile, in which case notice shall be deemed delivered on the next business day after confirmation that the intended recipient received the notice via e-mail or facsimile; (iii) certified or registered mail, return receipt requested, in which case notice shall be deemed delivered on receipt if delivery is confirmed by a return receipt; or (iv) nationally recognized overnight courier, with charges prepaid or charged to the sender's account, in which case notice is effective on delivery if delivery is confirmed by the delivery service.
- 8.2 <u>Headings; Interpretation</u>. The section headings and captions used herein are solely for convenience and shall not be used to interpret this Agreement. The Parties agree that this Agreement shall not be construed as if prepared by one of the Parties, but rather according to its fair meaning as a whole, as if all Parties had prepared it.
- 8.3 <u>Action or Approval</u>. Whenever action and/or approval by City is required under this Agreement, the City Manager or his or her designee may act on and/or approve such matter unless specifically provided otherwise, or unless the City Manager determines in his or her discretion that such action or approval requires referral to City Council for consideration.

- 8.4 <u>Entire Agreement</u>. This Agreement, including exhibits attached hereto and incorporated herein by this reference, contains the entire agreement among the Parties with respect to the subject matter hereof, and supersedes all prior written or oral agreements, understandings, representations or statements between the Parties with respect to the subject matter hereof.
- 8.5 <u>Non-Waiver</u>. No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this Agreement shall be effective unless it is in writing and signed by the Party charged with or claimed to have waived any such provision.
- 8.6 <u>Amendment</u>. This Agreement may be amended or modified, in whole or in part, only in writing and only if signed by the Party or Parties to be bound by the amendment or modification.
- 8.7 <u>Severability</u>. If any term, provision, or condition of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect unless an essential purpose of this Agreement is defeated by such invalidity or unenforceability.
- 8.8 <u>No Third Party Beneficiaries</u>. Except as expressly set forth herein, nothing contained in this Agreement is intended to or shall be deemed to confer upon any person, other than the Parties and their respective successors and assigns, any rights or remedies hereunder.
- 8.9 <u>Parties Not Co-Venturers; No Agency Relationship</u>. Nothing in this Agreement is intended to or shall establish the Parties as partners, co-venturers, or principal and agent with one another. The relationship of the Parties shall not be construed as a joint venture, equity venture, partnership or any other relationship.
- 8.10 <u>Governing Law; Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of California without regard to principles of conflicts of laws. Any action to enforce or interpret this Agreement shall be filed and heard in the Superior Court of Orange County, California.
- 8.11 <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be an original and all of which taken together shall constitute one instrument. The signature page of any counterpart may be detached therefrom without impairing the legal effect of the signature(s) thereon provided such signature page is attached to any other counterpart identical thereto having additional signature pages executed by the other Parties. Any executed counterpart of this Agreement may be delivered to the other Parties by e-mail attachment or facsimile and shall be deemed as binding as if an originally signed counterpart was delivered.

SIGNATURES ON FOLLOWING PAGES

IN WITNESS WHEREOF, the Parties have executed this Agreement by their authorized representatives as indicated below.

CITY OF FULLERTON, a California municipal corporation

Name: Doug Chaffee

Title: Mayor, City of Fullerton

Attest:

Approved as to form:

City Attorney 77 GAL CON

Address for Notices:

To City Hall:

City of Fullerton

303 W Commonwealth Ave.

Fullerton, CA 92832 Attention: City Manager

with a copy to:

Rutan & Tucker, LLP

611 Anton Blvd., Suite 1400

Costa Mesa, CA 92626

Attention: William H. Ihrke, Esq.

ANAHEIM UNION HIGH SCHOOL DISTRICT, a California school district, on behalf of the Anaheim Union High General Fund

By:
Name: Al Jabbar
Title: President, Anaheim Union High School District Board of Trustees
Attest by:
Approved as to form:
District Counsel

Address for Notices:

Anaheim Union High School District 501 N. Crescent Way Anaheim, CA 92801 (714) 999-3511

EXHIBIT "A"

DEVELOPMENT PROPERTY

Asset No. per	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029-033-20
Assel #2	TON BIOCK THOMAS STATE	029-033-21
	22	combined to
		029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
risset iis	1 0.1 2.20	029-033-10
		029-033-27
		029-033-28
		029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03
71350t // T		029-033-04
		029-033-05
		029-033-06
Asset #8	Amerige Court Site	032-232-13
Asset 110	Thirdige Court and	032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
Asset #14	Tunotton Timesport	033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
		033-031-27
		033-032-23
		033-030-19

EXHIBIT "B" GOVERNMENTAL USE PROPERTY

Asset No. per LRPMP	Address/Description	APN
Asset #1	Costco / AMC Theatre Parking Lot	073-060-16 073-060-25
Asset #5	Police Station Parking Lot	032-233-15 032-233-16 032-233-17 032-233-24 032-233-26
Asset #6	Independence Park / Union Pacific Park Trail	031-150-48 032-091-13 032-091-17 032-171-37 032-171-38 032-251-40 032-251-48
Asset #7	City Hall Parking	032-152-30
Asset #9	Santa Fe Avenue (north side between Harbor and Malden) Public Parking	032-242-15 032-242-16 032-242-17
Asset #10	SOCO West Parking Structure	032-243-20
Asset #11	Union Pacific Park	032-251-29 032-251-30 032-251-36 032-251-37 032-251-46
Asset #12	Plummer Public Parking Structure	033-013-23
Asset #13	Museum Plaza Park	033-012-13
Asset #15	Street Right-of-Ways	032-224-36 032-224-37 073-060-44

AGREEMENT FOR TAXING ENTITY COMPENSATION

(1) City of Fullerton, a California municipal corporation ("City"); and

The following public agencies, collectively referred to as the ("Taxing Entities"):

- (2) Fullerton Union High School District, a California school district ("FUHSD"), on behalf of the Fullerton Union High General Fund ("FUHGF");
- (3) Fullerton School District, a California school district ("FSD"), on behalf of the Fullerton Elementary General Fund ("FEGF")
- (4) North Orange County Community College District, a California community college district ("NOCCCD"), on behalf of the North Orange County Community College District General Fund ("NOCCCGF");
- (5) Placentia Yorba Linda Unified School District, a California school district ("PYLUSD"), on behalf of the Placentia Yorba Linda Unified School District General Fund ("PYLUGF");
- (6) County of Orange, a political subdivision of the State of California ("OC" or "County"), on behalf of the Orange County General Fund ("OCGF"), Orange County Educational Revenue Augmentation Fund ("ERAF"), Orange County Sanitation#2 Operating ("OCSO"), Orange County Harbors Beaches & Parks CSA 26 ("OCHBPC");
- (7) Orange County Flood Control District, a California special district ("OCFCD");
- (8) Orange County Department of Education, a California school entity ("OCDOE"), on behalf of the Orange County Department of Education General Fund ("OCDEGF");
- (9) Orange County Water District, a California special district ("OCWD"), on behalf of the Orange County Water District- Water Reserve ("OCWDWR");
- (10) Orange County Transit Authority, a California special district ("OCTA");
- (11) Orange County Vector Control District, a California special district ("OCVCD");
- (12) Orange County Cemetery District, a California special district ("OCCD"), on behalf of the Orange County Cemetery District Fund-General ("OCCFG");
- (13) Anaheim Elementary School District, a California school district ("AESD"), on behalf of the Anaheim Elementary General Fund ("AEGF"); and
- (14) Anaheim Union High School District, a California school district ("AUHSD"), on behalf of the Anaheim Union High General Fund ("AUHGF");

All of the above are collectively referred to herein as the ("Parties").

RECITALS

- A. Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature ("ABx1 26") and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency ("Redevelopment Agency" or "RDA") was dissolved, and pursuant to Health & Safety Code Section 34173 as amended by Assembly Bill 1484 ("AB 1484"), the Fullerton Successor Agency became the successor-in-interest by operation of law to the Redevelopment Agency (the "Successor Agency"). ABx1 26, AB 1484, and any and all other statutes enacted as part of Parts 1.8 and 1.85 of Division 24 of the Health and Safety Code are collectively referred to as the "Dissolution Law."
- B. Pursuant to Health and Safety Code Section 34191.5, the Successor Agency prepared a Long-Range Property Management Plan ("**LRPMP**") that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.
- C. On December 3, 2015, a revised LRPMP was approved by Resolution of the Oversight Board to the Successor Agency (the "Oversight Board"), a seven-member board established pursuant to Health and Safety Code Section 34179 that includes representatives appointed by the Taxing Entities, as specified.
- D. On December 22, 2015, the State Department of Finance ("**DOF**") approved the revised LRPMP.
- E. This Agreement is negotiated and entered into by the Parties pursuant to the LRPMP as approved by the DOF. As such, this Agreement relates to the disposition and use of former RDA real property assets governed by the LRPMP and shall control the distribution to the Taxing Entities of proceeds received by the City for the disposition and use of the former RDA real property assets identified in the LRPMP for use or liquidation, in accordance with Health and Safety Code Section 34191.5(c)(2)(A)(iii). To the extent there may be a conflict between any provision of law and the terms and conditions of this Agreement, this Agreement shall control pursuant to Health and Safety Code section 34191.3.

NOW THEREFORE, the Parties agree as follows:

- 1. <u>Purpose</u>. This Agreement is executed with reference to the facts set forth in the foregoing Recitals, which are incorporated into this Agreement by this reference. The purpose of this Agreement is to address the allocation of certain prospective revenues among the taxing entities that share in the property tax base ("Tax Base") for property located within the redevelopment project areas formerly administered by the Redevelopment Agency.
- 2. <u>Special Districts and Funds</u>. The governing boards of certain of the Taxing Entities administer certain special districts and funds that receive allocations of property taxes from the Tax Base. The governing board of the County is authorized to execute this Agreement on behalf of such special districts and funds governed and administered by the County and shall cause any

Net Unrestricted Proceeds (as defined below) to be distributed to those special districts and funds, as applicable, including but not limited to the Orange County ERAF, any Orange County General Funds, and Orange County Flood Control District. The governing board of any other Taxing Entity (other than the County) is authorized to execute this Agreement on behalf of such Taxing Entity's special districts and funds governed and administered by that Taxing Entity, and the governing board of that Taxing Entity shall cause any Net Unrestricted Proceeds (as defined below) to be distributed to that Taxing Entity's special districts and funds, as applicable.

- 3. Parcels to be Conveyed to City for Future Development Consistent with LRPMP. The LRPMP provides that, pursuant to Health & Safety Code Section 34191.5(c)(2), certain parcels formerly owned by the Redevelopment Agency shall be transferred by the Successor Agency to the City for future development, which parcels are listed in Exhibit "A" attached hereto and incorporated by reference (collectively referred to herein as the "Development Property").
- 4. Parcels to be Conveyed to Public Agencies for Governmental Uses. The LRPMP provides that, pursuant to Health & Safety Code Section 34191.5(c)(2), that certain parcels formerly owned by the Redevelopment Agency will be transferred by the Successor Agency to the City for continued governmental uses, which parcels are listed in Exhibit "B" attached hereto and incorporated by reference (collectively referred to herein as the "Governmental Use Property"). No compensation will be paid to the City or to the Taxing Entities in connection with the transfers of these parcels for continued governmental uses, as approved by the DOF in the LRPMP.
- Development Property. The City agrees that, consistent with the LRPMP approved by DOF, the City shall remit Net Unrestricted Proceeds to the Orange County Auditor-Controller's Office ("Auditor-Controller") for distribution to the Taxing Entities. "Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Property, less: (i) costs incurred by City for expenses in connection with the management and disposition of the Development Property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Property, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Property.
- 6. <u>Sale Procedures and Proceeds; Distribution to Taxing Entities</u>. Upon the subsequent conveyance of the Development Property from the City to any private (non-public agency) third party, the City shall remit to the Auditor-Controller the Net Unrestricted Proceeds (if any) received by the City from the conveyance of the Development Property within 30 days after receipt by the City. The Auditor-Controller thereafter shall have the obligation to distribute to the Taxing Entities in accordance with each Taxing Entity's pro rata share of the Tax Base (pursuant to Health and Safety Code Section 34188 or other applicable law) the Net Unrestricted Proceeds remitted to the Auditor-Controller by the City pursuant to this Agreement. The Parties acknowledge and agree that City is obligated to convey the Development Property consistent with the LRPMP and terms and conditions governing the disposition of the Development Property by and between the purchaser of the parcels that comprise the Development Property. The Parties

further acknowledge and agree that, due to the encumbrances and restrictions attached to and running with the Development Property, the value of the Development Property (or any portion thereof) shall be the amount of money the City receives for the conveyance of the Development Property (or any portion thereof) at the time of that conveyance to a private (non-public agency) third party, and such value shall be used to determine the Net Unrestricted Proceeds to be remitted to the Auditor-Controller pursuant to this Agreement.

Reservation of Rights If Change In Law or DOF Policy. Pursuant to Health and Safety Code Sections 34191.3 and 34191.5, once a Long-Range Property Management Plan has been approved by DOF, it supersedes all other provisions of the statute relating to the disposition and use of the former redevelopment agency's real property. If a court order, legislation, or DOF policy reverses the requirement to enter into this Agreement, the Parties acknowledge that the Parties shall have no obligation to continue to comply with this Agreement, and in such event, this Agreement shall terminate without the need for any further action from the Taxing Entities. Notwithstanding the foregoing, the City agrees that it shall comply with the LRPMP, as approved by DOF, and make a payment of Net Unrestricted Proceeds (if any) to the Taxing Entities pursuant to this Agreement, and any change in the law or DOF policy reversing the requirement to enter into this Agreement shall not affect the distribution of Net Unrestricted Proceeds (if any) received by the Taxing Entities for any sale of Development Properties that occurred prior to any termination of this Agreement.

8. Miscellaneous Provisions.

- 8.1 Notices. Except as otherwise specified in this Agreement, all notices to be sent pursuant to this Agreement shall be made in writing, and sent to the Parties at their respective addresses specified on the signature pages to this Agreement or to such other address as a Party may designate by written notice delivered to the other Parties in accordance with this Section. In addition to any other method of delivery agreed upon between respective Parties, all such notices shall be sent by: (i) personal delivery, in which case notice is effective upon delivery; (ii) Electronic mail (e-mail) or facsimile, in which case notice shall be deemed delivered on the next business day after confirmation that the intended recipient received the notice via e-mail or facsimile; (iii) certified or registered mail, return receipt requested, in which case notice shall be deemed delivered on receipt if delivery is confirmed by a return receipt; or (iv) nationally recognized overnight courier, with charges prepaid or charged to the sender's account, in which case notice is effective on delivery if delivery is confirmed by the delivery service.
- 8.2 <u>Headings; Interpretation</u>. The section headings and captions used herein are solely for convenience and shall not be used to interpret this Agreement. The Parties agree that this Agreement shall not be construed as if prepared by one of the Parties, but rather according to its fair meaning as a whole, as if all Parties had prepared it.
- 8.3 <u>Action or Approval</u>. Whenever action and/or approval by City is required under this Agreement, the City Manager or his or her designee may act on and/or approve such matter unless specifically provided otherwise, or unless the City Manager determines in his or her discretion that such action or approval requires referral to City Council for consideration.

- 8.4 <u>Entire Agreement</u>. This Agreement, including exhibits attached hereto and incorporated herein by this reference, contains the entire agreement among the Parties with respect to the subject matter hereof, and supersedes all prior written or oral agreements, understandings, representations or statements between the Parties with respect to the subject matter hereof.
- 8.5 <u>Non-Waiver</u>. No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this Agreement shall be effective unless it is in writing and signed by the Party charged with or claimed to have waived any such provision.
- 8.6 <u>Amendment</u>. This Agreement may be amended or modified, in whole or in part, only in writing and only if signed by the Party or Parties to be bound by the amendment or modification.
- 8.7 <u>Severability</u>. If any term, provision, or condition of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect unless an essential purpose of this Agreement is defeated by such invalidity or unenforceability.
- 8.8 No Third Party Beneficiaries. Except as expressly set forth herein, nothing contained in this Agreement is intended to or shall be deemed to confer upon any person, other than the Parties and their respective successors and assigns, any rights or remedies hereunder.
- 8.9 <u>Parties Not Co-Venturers; No Agency Relationship</u>. Nothing in this Agreement is intended to or shall establish the Parties as partners, co-venturers, or principal and agent with one another. The relationship of the Parties shall not be construed as a joint venture, equity venture, partnership or any other relationship.
- 8.10 <u>Governing Law; Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of California without regard to principles of conflicts of laws. Any action to enforce or interpret this Agreement shall be filed and heard in the Superior Court of Orange County, California.
- 8.11 <u>Counterparts.</u> This Agreement may be executed in counterparts, each of which shall be an original and all of which taken together shall constitute one instrument. The signature page of any counterpart may be detached therefrom without impairing the legal effect of the signature(s) thereon provided such signature page is attached to any other counterpart identical thereto having additional signature pages executed by the other Parties. Any executed counterpart of this Agreement may be delivered to the other Parties by e-mail attachment or facsimile and shall be deemed as binding as if an originally signed counterpart was delivered.

SIGNATURES ON FOLLOWING PAGES

IN WITNESS WHEREOF, the Parties have executed this Agreement by their authorized representatives as indicated below.

CITY OF FULLERTON, a California municipal corporation

Name: Doug Chaffee

Title: Mayor, City of Fullerton

Attest:

City Clerk

Approved as to form:

Address for Notices:

To City Hall:

City Attorney SPECIAL COUNTY

City of Fullerton

303 W Commonwealth Ave.

Fullerton, CA 92832 Attention: City Manager

with a copy to:

Rutan & Tucker, LLP

611 Anton Blvd., Suite 1400

Costa Mesa, CA 92626

Attention: William H. Ihrke, Esq.

NORTH ORANGE COUNTY COMMUNITY COLLEGE DISTRICT, a California community college district, on behalf of the North Orange County Community College District General Fund

Ву	3-1411
Na	ne: <u>Fred Williams</u>
Ti	e: Vice Chancellor, Finance & Facilities
At	est by:
Approved	as to form:
N. Control of the Control	

Address for Notices:

North Orange County Community College District 1830 W. Romneya Drive Anaheim, CA 92801-1819

EXHIBIT "A"

DEVELOPMENT PROPERTY

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029-033-20 029-033-21 combined to 029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09 029-033-10 029-033-27 029-033-28 029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03 029-033-04 029-033-05 029-033-06
Asset #8	Amerige Court Site	032-232-13 032-232-29 032-234-28
Asset #14	Fullerton Transportation Center	033-030-14 033-030-17 033-030-18 033-031-23 033-031-24 033-031-26 033-031-29 033-031-37 033-031-39 033-031-40 033-031-27 033-030-19

EXHIBIT "B"

GOVERNMENTAL USE PROPERTY

Asset No. per LRPMP	Address/Description	APN
Asset #1	Costco / AMC Theatre Parking Lot	073-060-16 073-060-25
Asset #5	Police Station Parking Lot	032-233-15 032-233-16 032-233-17 032-233-24 032-233-26
Asset #6	Independence Park / Union Pacific Park Trail	031-150-48 032-091-13 032-091-17 032-171-37 032-171-38 032-251-40 032-251-48
Asset #7	City Hall Parking	032-152-30
Asset #9	Santa Fe Avenue (north side between Harbor and Malden) Public Parking	032-242-15 032-242-16 032-242-17
Asset #10	SOCO West Parking Structure	032-243-20
Asset #11	Union Pacific Park	032-251-29 032-251-30 032-251-36 032-251-37 032-251-46
Asset #12	Plummer Public Parking Structure	033-013-23
Asset #13	Museum Plaza Park	033-012-13
Asset #15	Street Right-of-Ways	032-224-36 032-224-37 073-060-44



May 22, 2018

Mr. Fred Williams Vice Chancellor North Orange County Community College District 1830 W. Romneya Drive Anaheim, CA 92801-1819

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Williams:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

Since this action maintains the standard pro rata share of property tax, the City is requesting acknowledgement of this letter as fulfilling the compensation agreement requirement of the LRPMP. If your agency desires to make a change to the standard pro rata share of property tax it would otherwise normally receive, we will be required to negotiate an amount and enter into an "Agreement for Taxing Entity Compensation." If this is to be pursued, I ask that you contact me at your earliest convenience so we can initiate steps to complete the legal process.

To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date this letter below and return it to the City at your earliest convenience. For questions or to initiate

the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer City Manager

Agreed and Accepted by:

Title: Vice chandlor Finance & Facilities

FINNE

Attachments: Attachment A – List of Properties

Attachment B – Definition of Net Unrestricted Proceeds

Attachment C - Draft Compensation Agreement

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
	For Plack Theatre Compley	029-033-20
Asset #2	Fox Block Theatre Complex	029-033-20
		combined to
		029-033-39
		027-033-37
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
		029-033-10
		029-033-27
	1 1,11	029-033-28
		029-033-35
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		029-033-04
		029-033-05
		029-033-06
Asset #8	Amerige Court Site	032-232-13
		032-232-29
		032-234-28
1111	P. II.	022 020 14
Asset #14	Fullerton Transportation Center	033-030-14
		033-030-17
		033-030-18
		033-031-23
		033-031-24
	2	033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
		033-031-27
		033-032-23
		033-030-19

Attachment B Definition of Net Unrestricted Proceeds

"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.

AGREEMENT FOR TAXING ENTITY COMPENSATION

This Agreement for Taxing Entity Compensation (this "**Agreement**"), dated for reference purposes as of July 11, 2018, is entered into by and among the following public agencies:

- (1) City of Fullerton, a California municipal corporation ("City"); and
 The following public agencies, collectively referred to as the ("Taxing Entities"):
 - (2) Fullerton Union High School District, a California school district ("FUHSD"), on behalf of the Fullerton Union High General Fund ("FUHGF");
 - (3) Fullerton School District, a California school district ("FSD"), on behalf of the Fullerton Elementary General Fund ("FEGF")
 - (4) North Orange County Community College District, a California community college district ("NOCCCD"), on behalf of the North Orange County Community College District General Fund ("NOCCCGF");
 - (5) Placentia Yorba Linda Unified School District, a California school district ("**PYLUSD**"), on behalf of the Placentia Yorba Linda Unified School District General Fund ("**PYLUGF**");
 - (6) County of Orange, a political subdivision of the State of California ("OC" or "County"), on behalf of the Orange County General Fund ("OCGF"), Orange County Educational Revenue Augmentation Fund ("ERAF"), Orange County Sanitation#2 Operating ("OCSO"), Orange County Harbors Beaches & Parks CSA 26 ("OCHBPC");
 - (7) Orange County Flood Control District, a California special district ("OCFCD");
 - (8) Orange County Department of Education, a California school entity ("OCDOE"), on behalf of the Orange County Department of Education General Fund ("OCDEGF");
 - (9) Orange County Water District, a California special district ("OCWD"), on behalf of the Orange County Water District- Water Reserve ("OCWDWR");
 - (10) Orange County Transit Authority, a California special district ("OCTA");
 - (11) Orange County Vector Control District, a California special district ("OCVCD");
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 - (14) Anaheim Union High School District, a California school district ("AUHSD"), on behalf of the Anaheim Union High General Fund ("AUHGF");

All of the above are collectively referred to herein as the ("Parties").

RECITALS

- A. Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature ("ABx1 26") and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency ("Redevelopment Agency" or "RDA") was dissolved, and pursuant to Health & Safety Code Section 34173 as amended by Assembly Bill 1484 ("AB 1484"), the Fullerton Successor Agency became the successor-in-interest by operation of law to the Redevelopment Agency (the "Successor Agency"). ABx1 26, AB 1484, and any and all other statutes enacted as part of Parts 1.8 and 1.85 of Division 24 of the Health and Safety Code are collectively referred to as the "Dissolution Law."
- B. Pursuant to Health and Safety Code Section 34191.5, the Successor Agency prepared a Long-Range Property Management Plan ("LRPMP") that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.
- C. On December 3, 2015, a revised LRPMP was approved by Resolution of the Oversight Board to the Successor Agency (the "Oversight Board"), a seven-member board established pursuant to Health and Safety Code Section 34179 that includes representatives appointed by the Taxing Entities, as specified.
- D. On December 22, 2015, the State Department of Finance ("DOF") approved the revised LRPMP.
- E. This Agreement is negotiated and entered into by the Parties pursuant to the LRPMP as approved by the DOF. As such, this Agreement relates to the disposition and use of former RDA real property assets governed by the LRPMP and shall control the distribution to the Taxing Entities of proceeds received by the City for the disposition and use of the former RDA real property assets identified in the LRPMP for use or liquidation, in accordance with Health and Safety Code Section 34191.5(c)(2)(A)(iii). To the extent there may be a conflict between any provision of law and the terms and conditions of this Agreement, this Agreement shall control pursuant to Health and Safety Code section 34191.3.

NOW THEREFORE, the Parties agree as follows:

- 1. <u>Purpose</u>. This Agreement is executed with reference to the facts set forth in the foregoing Recitals, which are incorporated into this Agreement by this reference. The purpose of this Agreement is to address the allocation of certain prospective revenues among the taxing entities that share in the property tax base ("Tax Base") for property located within the redevelopment project areas formerly administered by the Redevelopment Agency.
- 2. <u>Special Districts and Funds</u>. The governing boards of certain of the Taxing Entities administer certain special districts and funds that receive allocations of property taxes from the Tax Base. The governing board of the County is authorized to execute this Agreement on behalf of such special districts and funds governed and administered by the County and shall cause any

Net Unrestricted Proceeds (as defined below) to be distributed to those special districts and funds, as applicable, including but not limited to the Orange County ERAF, any Orange County General Funds, and Orange County Flood Control District. The governing board of any other Taxing Entity (other than the County) is authorized to execute this Agreement on behalf of such Taxing Entity's special districts and funds governed and administered by that Taxing Entity, and the governing board of that Taxing Entity shall cause any Net Unrestricted Proceeds (as defined below) to be distributed to that Taxing Entity's special districts and funds, as applicable.

- 3. Parcels to be Conveyed to City for Future Development Consistent with LRPMP. The LRPMP provides that, pursuant to Health & Safety Code Section 34191.5(c)(2), certain parcels formerly owned by the Redevelopment Agency shall be transferred by the Successor Agency to the City for future development, which parcels are listed in Exhibit "A" attached hereto and incorporated by reference (collectively referred to herein as the "Development Property").
- 4. Parcels to be Conveyed to Public Agencies for Governmental Uses. The LRPMP provides that, pursuant to Health & Safety Code Section 34191.5(c)(2), that certain parcels formerly owned by the Redevelopment Agency will be transferred by the Successor Agency to the City for continued governmental uses, which parcels are listed in Exhibit "B" attached hereto and incorporated by reference (collectively referred to herein as the "Governmental Use Property"). No compensation will be paid to the City or to the Taxing Entities in connection with the transfers of these parcels for continued governmental uses, as approved by the DOF in the LRPMP.
- Development Property. The City agrees that, consistent with the LRPMP approved by DOF, the City shall remit Net Unrestricted Proceeds to the Orange County Auditor-Controller's Office ("Auditor-Controller") for distribution to the Taxing Entities. "Net Unrestricted Proceeds" shall mean the fair value proceeds of sale received by the City for the sale of the Development Property, less: (i) costs incurred by City for expenses in connection with the management and disposition of the Development Property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Property, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Property.
- 6. <u>Sale Procedures and Proceeds; Distribution to Taxing Entities.</u> Upon the subsequent conveyance of the Development Property from the City to any private (non-public agency) third party, the City shall remit to the Auditor-Controller the Net Unrestricted Proceeds (if any) received by the City from the conveyance of the Development Property within 30 days after receipt by the City. The Auditor-Controller thereafter shall have the obligation to distribute to the Taxing Entities in accordance with each Taxing Entity's pro rata share of the Tax Base (pursuant to Health and Safety Code Section 34188 or other applicable law) the Net Unrestricted Proceeds remitted to the Auditor-Controller by the City pursuant to this Agreement. The Parties acknowledge and agree that City is obligated to convey the Development Property consistent with the LRPMP and terms and conditions governing the disposition of the Development Property by and between the purchaser of the parcels that comprise the Development Property. The Parties

further acknowledge and agree that, due to the encumbrances and restrictions attached to and running with the Development Property, the value of the Development Property (or any portion thereof) shall be the amount of money the City receives for the conveyance of the Development Property (or any portion thereof) at the time of that conveyance to a private (non-public agency) third party, and such value shall be used to determine the Net Unrestricted Proceeds to be remitted to the Auditor-Controller pursuant to this Agreement.

Reservation of Rights If Change In Law or DOF Policy. Pursuant to Health and Safety Code Sections 34191.3 and 34191.5, once a Long-Range Property Management Plan has been approved by DOF, it supersedes all other provisions of the statute relating to the disposition and use of the former redevelopment agency's real property. If a court order, legislation, or DOF policy reverses the requirement to enter into this Agreement, the Parties acknowledge that the Parties shall have no obligation to continue to comply with this Agreement, and in such event, this Agreement shall terminate without the need for any further action from the Taxing Entities. Notwithstanding the foregoing, the City agrees that it shall comply with the LRPMP, as approved by DOF, and make a payment of Net Unrestricted Proceeds (if any) to the Taxing Entities pursuant to this Agreement, and any change in the law or DOF policy reversing the requirement to enter into this Agreement shall not affect the distribution of Net Unrestricted Proceeds (if any) received by the Taxing Entities for any sale of Development Properties that occurred prior to any termination of this Agreement.

8. Miscellaneous Provisions.

- 8.1 Notices. Except as otherwise specified in this Agreement, all notices to be sent pursuant to this Agreement shall be made in writing, and sent to the Parties at their respective addresses specified on the signature pages to this Agreement or to such other address as a Party may designate by written notice delivered to the other Parties in accordance with this Section. In addition to any other method of delivery agreed upon between respective Parties, all such notices shall be sent by: (i) personal delivery, in which case notice is effective upon delivery; (ii) Electronic mail (e-mail) or facsimile, in which case notice shall be deemed delivered on the next business day after confirmation that the intended recipient received the notice via e-mail or facsimile; (iii) certified or registered mail, return receipt requested, in which case notice shall be deemed delivered on receipt if delivery is confirmed by a return receipt; or (iv) nationally recognized overnight courier, with charges prepaid or charged to the sender's account, in which case notice is effective on delivery if delivery is confirmed by the delivery service.
- 8.2 <u>Headings; Interpretation</u>. The section headings and captions used herein are solely for convenience and shall not be used to interpret this Agreement. The Parties agree that this Agreement shall not be construed as if prepared by one of the Parties, but rather according to its fair meaning as a whole, as if all Parties had prepared it.
- 8.3 <u>Action or Approval</u>. Whenever action and/or approval by City is required under this Agreement, the City Manager or his or her designee may act on and/or approve such matter unless specifically provided otherwise, or unless the City Manager determines in his or her discretion that such action or approval requires referral to City Council for consideration.

- 8.4 <u>Entire Agreement</u>. This Agreement, including exhibits attached hereto and incorporated herein by this reference, contains the entire agreement among the Parties with respect to the subject matter hereof, and supersedes all prior written or oral agreements, understandings, representations or statements between the Parties with respect to the subject matter hereof.
- 8.5 <u>Non-Waiver</u>. No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this Agreement shall be effective unless it is in writing and signed by the Party charged with or claimed to have waived any such provision.
- 8.6 <u>Amendment</u>. This Agreement may be amended or modified, in whole or in part, only in writing and only if signed by the Party or Parties to be bound by the amendment or modification.
- 8.7 <u>Severability</u>. If any term, provision, or condition of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall continue in full force and effect unless an essential purpose of this Agreement is defeated by such invalidity or unenforceability.
- 8.8 <u>No Third Party Beneficiaries</u>. Except as expressly set forth herein, nothing contained in this Agreement is intended to or shall be deemed to confer upon any person, other than the Parties and their respective successors and assigns, any rights or remedies hereunder.
- 8.9 <u>Parties Not Co-Venturers; No Agency Relationship</u>. Nothing in this Agreement is intended to or shall establish the Parties as partners, co-venturers, or principal and agent with one another. The relationship of the Parties shall not be construed as a joint venture, equity venture, partnership or any other relationship.
- 8.10 <u>Governing Law; Venue</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of California without regard to principles of conflicts of laws. Any action to enforce or interpret this Agreement shall be filed and heard in the Superior Court of Orange County, California.
- 8.11 <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which shall be an original and all of which taken together shall constitute one instrument. The signature page of any counterpart may be detached therefrom without impairing the legal effect of the signature(s) thereon provided such signature page is attached to any other counterpart identical thereto having additional signature pages executed by the other Parties. Any executed counterpart of this Agreement may be delivered to the other Parties by e-mail attachment or facsimile and shall be deemed as binding as if an originally signed counterpart was delivered.

SIGNATURES ON FOLLOWING PAGES

IN WITNESS WHEREOF, the Parties have executed this Agreement by their authorized representatives as indicated below.

CITY OF FULLERTON, a California municipal corporation

Nome: Doug Chaf

Title: Mayor, City of Fullerton

Attest:

Approved as to form:

Address for Notices:

To City Hall:

City Attorney Spicate Course

City of Fullerton

303 W Commonwealth Ave.

Fullerton, CA 92832 Attention: City Manager

with a copy to:

Rutan & Tucker, LLP

611 Anton Blvd., Suite 1400

Costa Mesa, CA 92626

Attention: William H. Ihrke, Esq.

PLACENTIA YORBA LINDA UNIFIED SCHOOL DISTRICT, a California school district, on behalf of the Placentia Yorba Linda Unified School District General Fund

10

В	By: Carol Xlowney
N	Name: Carol Downey
Т	Title: President, Placentia Yorba Linda Unified School District Board of Education
Α	Attest by:
Approve	ed as to form:
5.000	

Address for Notices:

1

Placentia-Yorba Linda Unified Board of Education 1301 E. Orangethorpe Ave. Placentia, CA 92870 (714) 985-8400

EXHIBIT "A"

DEVELOPMENT PROPERTY

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029-033-20
		029-033-21
		combined to
		029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
		029-033-10
		029-033-27
		029-033-28
		029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03
115500 // .		029-033-04
		029-033-05
		029-033-06
Asset #8	Amerige Court Site	032-232-13
110001110	*	032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
	•	033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
	1 2 2 2	033-031-27
		033-032-23
		033-030-19

EXHIBIT "B"

GOVERNMENTAL USE PROPERTY

Asset No.	Address/Description	APN
per		
LRPMP Asset #1	Costco / AMC Theatre Parking Lot	073-060-16
Asset #1	Costco / Alvic Theatre Farking Lot	073-060-10
		075-000-25
Asset #5	Police Station Parking Lot	032-233-15
		032-233-16
		032-233-17
		032-233-24
		032-233-26
Asset #6	Independence Park / Union Pacific Park Trail	031-150-48
	The state of the s	032-091-13
		032-091-17
		032-171-37
		032-171-38
		032-251-40
		032-251-48
Asset #7	City Hall Parking	032-152-30
ACT THE STATE OF T		
Asset #9	Santa Fe Avenue (north side between Harbor	032-242-15
	and Malden) Public Parking	032-242-16
		032-242-17
Asset #10	SOCO West Parking Structure	032-243-20
Asset #11	Union Pacific Park	032-251-29
110000 // 11		032-251-30
		032-251-36
		032-251-37
		032-251-46
Asset #12	Plummer Public Parking Structure	033-013-23
Asset #13	Museum Plaza Park	033-012-13
Asset #15	Street Right-of-Ways	032-224-36
ASSULTIJ	buoti Ngili-01- ways	# 555.2
		A commence of the second
Asset #13 Asset #15	Museum Plaza Park Street Right-of-Ways	033-012-13 032-224-36 032-224-37 073-060-44





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DJohnson KPhipps

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KMortazavi JDonich

JBergener FILE

June 28, 2018

Mr. Darrell Johnson Chief Executive Officer Orange County Transportation Authority 550 S. Main Street Orange, CA 92868

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Johnson:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

Since this action maintains the standard pro rata share of property tax, the City is requesting acknowledgement of this letter as fulfilling the compensation agreement requirement of the LRPMP. If your agency desires to make a change to the standard pro rata share of property tax it would otherwise normally receive, we will be required to negotiate an amount and enter into an "Agreement for Taxing Entity Compensation." If this is to be pursued, I ask that you contact me at your earliest convenience so we can initiate steps to complete the legal process.

To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date this letter below and return it to the City at your earliest convenience. For questions or to initiate the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer

City Manager

Agreed and Accepted by:

Title: V CEO

Date: _____7/16/18

Attachments: Attachment A – List of Properties

Attachment B – Definition of Net Unrestricted Proceeds

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029-033-20
		029-033-21
		combined to
		029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
		029-033-10
	^	029-033-27
		029-033-28
		029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03
		029-033-04
		029-033-05
		029-033-06
Asset #8	Amerige Court Site	032-232-13
		032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
	-	033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
		033-031-27
		033-032-23
		033-030-19

Attachment B Definition of Net Unrestricted Proceeds

"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.



CITY OF FULLERIOS

City Manager's Office

June 28, 2018

Mr. Robert Pletka Superintendent Fullerton School District 1401 W. Valencia Drive Fullerton, CA 92833

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Pletka:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

Since this action maintains the standard pro rata share of property tax, the City is requesting acknowledgement of this letter as fulfilling the compensation agreement requirement of the LRPMP. If your agency desires to make a change to the standard pro rata share of property tax it would otherwise normally receive, we will be required to negotiate an amount and enter into an "Agreement for Taxing Entity Compensation." If this is to be pursued, I ask that you contact me at your earliest convenience so we can initiate steps to complete the legal process.

To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date this letter below and return it to the City at your earliest convenience. For questions or to initiate

the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer City Manager

Agreed and Accepted by:

Title: ASSISTANT SWELLINTEDOCUT

Date: August 9, 2018

Attachments: Attachment A – List of Properties

Attachment B - Definition of Net Unrestricted Proceeds

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029 033 20 029 033 21 combined to 029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09 029-033-10 029-033-27 029-033-28 029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03 029-033-04 029-033-05 029-033-06
Asset #8	Amerige Court Site	032-232-13 032-232-29 032-234-28
Asset #14	Fullerton Transportation Center	033-030-14 033-030-17 033-030-18 033-031-23 033-031-24 033-031-26 033-031-29 033-031-37 033-031-39 033-031-40 033-031-27 033-032-23 033-030-19

Attachment B Definition of Net Unrestricted Proceeds

"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.



June 28, 2018

Mr. Michael Markus General Manager Orange County Water District 18700 Ward Street Fountain Valley, CA 92708

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Mr. Markus:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

As part of the LRPMP, the City is to secure a compensation agreement from all public taxing entities that share in the property tax base prior to the disposition of the Successor Agency owned real properties if the property sale is for future economic development purposes (see Attachment A).

For those properties sold for economic development purposes, the City shall remit all net unrestricted proceeds to the Orange County Auditor-Controller's Office for distribution to the taxing entities. For the definition of "Net Unrestricted Proceeds" please see Attachment B. The Auditor-Controller thereafter shall have the obligation to distribute to the taxing entities in accordance with each taxing entity's pro rata share of the tax base. Accordingly, the City is not requesting any change to the standard distribution of pro rata share of property tax when these properties are sold.

Since this action maintains the standard pro rata share of property tax, the City is requesting acknowledgement of this letter as fulfilling the compensation agreement requirement of the LRPMP. If your agency desires to make a change to the standard pro rata share of property tax it would otherwise normally receive, we will be required to negotiate an amount and enter into an "Agreement for Taxing Entity Compensation." If this is to be pursued, I ask that you contact me at your earliest convenience so we can initiate steps to complete the legal process.

To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date

this letter below and return it to the City at your earliest convenience. For questions or to initiate the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer

City Manager

Agreed and Achted by

TITLE GOVERN MANGER

Agreed and Accepted by:

DENIS BILODEAN

THE POODER

Date: 8-15-18

Attachments: Attachment A – List of Properties

Attachment B - Definition of Net Unrestricted Proceeds

APPROVED AS TO FORM

General Counsel for Orange County Water District

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029-033-20
		029-033-21
		combined to
		029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
	\$400.00	029-033-10
		029-033-27
		029-033-28
		029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03
		029-033-04
		029-033-05
		029-033-06
Asset #8	Amerige Court Site	032-232-13
		032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
		033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
		033-031-27
		033-032-23
		033-030-19

Attachment B Definition of Net Unrestricted Proceeds

"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.



CITY OF FULLIRION

City Manager's Office

May 22, 2018

Ms. Renee Hendrick
Associate Superintendent of Administrative Services
Orange County Department of Education
200 Kalmus Drive
Costa Mesa, CA 92628-9050

RE: Compensation Agreement for Successor Agency Property Disposition

Dear Ms. Hendrick:

Pursuant to Assembly Bill 26 from the 2011-12 First Extraordinary Session of the California Legislature and the California Supreme Court's decision in *California Redevelopment Association v. Matosantos* (2011) 53 Cal.4th 231, effective February 1, 2012, the Fullerton Redevelopment Agency was dissolved. As part of the dissolution, the City, through its Successor Agency, was required to prepare and gain California Department of Finance approval of a Long-Range Property Management Plan (LRPMP) that addresses disposition of the real property formerly owned by the Fullerton Redevelopment Agency.

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To maintain your agency's standard pro rata share of the property tax for any Successor Agency property disposed of for future economic development purposes, please counter sign and date this letter below and return it to the City at your earliest convenience. For questions or to initiate

the legal process to develop an Agreement for Taxing Entity Compensation which would seek to change your agency's standard pro rata share, please contact me at (714) 738-6310 or kdomer@cityoffullerton.com. I appreciate your attention to this letter.

Sincerely,

Kenneth A. Domer City Manager

Agreed and Accepted by:

Title: Associate Superintendent

Date: _November 9, 2018

Attachments: Attachment A – List of Properties

Attachment B – Definition of Net Unrestricted Proceeds

ATTACHMENT A

LIST OF PROPERTIES PER THE LRPMP

To be retained by City for Future Economic Development

Asset No. per LRPMP	Address/Description	APN
Asset #2	Fox Block Theatre Complex	029 033 20
		029 033 21
		combined to
		029-033-39
Asset #3	Fox Block Peck Parking Structure Site	029-033-09
		029-033-10
		029-033-27
		029-033-28
		029-033-35
Asset #4	Fox Block Public Parking Lot	029-033-03
		029-033-04
		029-033-05
		029-033-06
Asset #8	Amerige Court Site	032-232-13
		032-232-29
		032-234-28
Asset #14	Fullerton Transportation Center	033-030-14
	. 7	033-030-17
		033-030-18
		033-031-23
		033-031-24
		033-031-26
		033-031-29
		033-031-37
		033-031-39
		033-031-40
		033-031-27
		033-032-23
		033-030-19

Attachment B Definition of Net Unrestricted Proceeds

"Net Unrestricted Proceeds" shall mean the proceeds of sale received by the City for the sale of the Development Properties, less: (i) costs incurred by City for expenses in connection with the management and disposition of the development property, including without limitation, costs incurred for property management, maintenance, insurance, marketing, appraisals, brokers' fees, escrow, closing costs, survey, title insurance, attorneys' and consultants' fees, and other reasonable costs incurred, including reasonable compensation for City staff performing functions associated with the management, maintenance and disposition of the Development Properties, and (ii) any proceeds of sale that are restricted by virtue of the source of funds (e.g. grant funds or the proceeds of bonds) that were used for the original acquisition of the Development Properties.