HAYWARD SUCCESSOR AGENCY OVERSIGHT BOARD

RESOLUTION 2015-03

RESOLUTION OF THE OVERSIGHT BOARD OF THE SUCCESSOR AGENCY FOR THE REDEVELOPMENT AGENCY OF THE CITY OF HAYWARD APPROVING REVISIONS TO THE MULTI-ASSET LONG-RANGE PROPERTY MANAGEMENT PLAN PURSUANT TO HEALTH AND SAFETY CODE SECTION 34191.5

WHEREAS, pursuant to ABx1 26 (as amended by AB 1484, the "Dissolution Statutes"), the separate legal entity known as the Hayward Successor Agency (the "Successor Agency") must pay the enforceable obligations, wind down the affairs and dispose of assets of the dissolved Redevelopment Agency of the City of Hayward (the "Former Agency"); and

WHEREAS, the Successor Agency received a Finding of Completion from the State Department of Finance (the "DOF"), effective November 8, 2013; and

WHEREAS, an oversight board for the Successor Agency (the "Oversight Board") has been formed and is functioning in accordance with Health and Safety Code Section 34179; and

WHEREAS, by Ordinance No. 75-029 dated December 30, 1975, the City Council adopted the Redevelopment Plan for the (the "Redevelopment Plan") for the Downtown Redevelopment Project Area (the "Project Area"), which Redevelopment Plan was being implemented by the Former Agency up until its dissolution; and

WHEREAS, pursuant to Health and Safety Code Section 34191.5(b), upon receipt of the Finding of Completion, the Successor Agency is entitled to and must prepare and submit a Long-Range Property Management Plan (the "LRPMP") in connection with the property assets of the Successor Agency to the Oversight Board and the Department of Finance no later than six months following the issuance by the DOF of the Finding of Completion, or May 8, 2014; and

WHEREAS, pursuant to Health and Safety Code Section 34191.5(b), the Successor Agency prepared and submitted and the Oversight Board and DOF approved a single-asset LRPMP for a property commonly referred to as the Residual Burbank Site (the "Single Asset LRPMP");

WHEREAS, the properties that transferred to the ownership of the Successor Agency in connection with the Former Agency's dissolution that were not housing assets disposed of pursuant to Health and Safety Code Section 34176, public use parcels disposed of pursuant to Health and Safety Code Section 34181(a) and 34191.3; or otherwise disposed of through the Single Asset LRPMP, and that are thereby subject of the multi-asset LRPMP, consists of the properties listed below, which shall herein after be collectively referred to as the "Properties":

No.	APN	Address
1.	428-0061-039-01	1025 A Street
2.	428-0066-085	22631 Foothill Blvd
3.	428-0066-086	22631 Foothill Blyd
4.	428-0071-049	805 B Street
5.	428-0071-050	805 B Street
6.	428-0071-018	22675 Mission Blvd
7.	428-0071-019	22675 Mission Blvd
8.	444-0033-018	24311 Mission Blvd
9.	444-0033-019	24321 Mission Blvd
10.	444-0033-020	24331 Mission Blvd
11.	444-0033-023	24491 Mission Blvd
12.	427-0001-031-01	22852 Foothill Blvd
13.	415-0240-002	1154 Russell Way
14.	415-0240-003-02	1166 Russell Way

WHEREAS, the Properties were acquired by the Dissolved RDA for redevelopment with uses consistent with, and for projects identified in, the Redevelopment Plan; and

WHEREAS, in accordance with Health and Safety Code Section 34191.5, the Successor Agency prepared and submitted the "Multi-Asset LRPMP" to the Oversight Board for the disposal of the Properties in the manner specified in the Multi-Asset LRPMP, which the Oversight Board approved pursuant to Resolution 2014-06 adopted on April 28, 2014; and

WHEREAS, the Department of Finance reviewed and commented on the Multi-Asset LRPMP and requested revisions to the Multi-Asset LRPMP before the Department would be prepared to approve the Multi-Asset LRPMP. The Successor Agency made the revisions to the Multi-Asset LRPMP (the "Revised Multi-Asset LRPMP") as required by the Department, all as further set forth in the Staff Report and the Revised Multi-Asset LRPMP that is on file with the Secretary of the Oversight Board; and

WHEREAS, approval of the Revised Multi-Asset LRPMP and the transfer of the Properties pursuant to the Revised Multi-Asset LRPMP is exempt from the requirements of the California Environmental Quality Act and the applicable state and local implementing guidelines ("CEQA") pursuant to State CEQA Guidelines Section 15061(b)(3); and

WHEREAS, the accompanying staff report (the "Staff Report") provides supporting information upon which the actions set forth in this Resolution are based.

NOW, THEREFORE, BE IT RESOLVED that the Oversight Board hereby finds, resolves, and determines that the foregoing recitals are true and correct, and, together with information provided by the Successor Agency staff and the public, form the basis for the approvals, findings, resolutions, and determinations set forth below.

BE IT FURTHER RESOLVED that, for the reasons set forth above, the Oversight Board finds and determines that approval of the Revised Multi-Asset LRPMP is exempt from the requirements of CEQA, and the Successor Agency Executive Director is authorized to file the appropriate notice of exemption with respect to the approval of the Revised Multi-Asset LRPMP in accordance with CEQA.

BE IT FURTHER RESOLVED that pursuant to Health and Safety Code Section 34191.5(b), the Oversight Board hereby approves the Revised Multi-Asset LRPMP in the form on file with the secretary of the Oversight Board.

BE IT FURTHER RESOLVED that the Successor Agency Executive Director is hereby authorized and directed to submit the Revised Multi-Asset LRPMP to the DOF for approval in accordance with Health and Safety Code Section 34191.5(b).

BE IT FURTHER RESOLVED that, upon approval of the Revised Multi-Asset LRPMP by the DOF, the Oversight Board hereby authorizes and directs the Successor Agency Executive Director to dispose and use the Properties and any disposition proceeds in accordance with the Revised Multi-Asset LRPMP and to take any action and execute any documents as may be necessary to implement the disposition and use of the Properties and any disposition proceeds in accordance with the terms approved in the Revised Multi-Asset LRPMP and this Resolution.

BE IT FURTHER RESOLVED that the Successor Agency is hereby directed to notify the California Department of Finance of the actions set forth in this Resolution in accordance with Health and Safety Code Section 34179(h).

BE IT FURTHER RESOLVED that this Resolution shall take effect at the time and in the manner prescribed in Health and Safety Code Section 34179(h).

BE IT FURTHER RESOLVED that nothing in this Resolution shall abrogate, waive, impair or in any other manner affect the right or ability of the Successor Agency to amend the long range property management plan with respect to any other property of the Dissolved RDA, including, without limitation, any public use properties.

BE IT FURTHER RESOLVED that this Resolution shall take effect at the time and in the manner prescribed in Health and Safety Code Section 34179(h).

HAYWARD, CALIFORNIA, May18, 2015

ADOPTED BY THE FOLLOWING VOTE:

AYES:

BOARD MEMBERS:

Halliday (Chair), Henson, Hodges, Bristow, Willis

NOES:

BOARD MEMBERS:

З

ABSTAIN: ABSENT:

BOARD MEMBERS: BOARD MEMBERS:

Valle, Brunner

ATTEST:

Chair of the Oversight Board

REVISED LONG-RANGE PROPERTY MANAGEMENT PLAN (Pursuant to Health and Safety Code Section 34191.5)

Hayward Successor Agency

May 19, 2015

Introduction

Procedural Background

The Redevelopment Agency of the City of Hayward (the "Former RDA") was dissolved on February 1, 2012, pursuant to ABx1 26 (as amended by AB 1484, the "Redevelopment Dissolution Statutes"). The Redevelopment Dissolution Statutes govern the dissolution of the Former RDA, which includes the disposition of its former real property including housing assets, governmental use properties and other real property assets of the Former RDA.

Under Health and Safety Code Section 34191.5(b), upon receipt of the finding of completion, the Hayward Successor Agency (the "Successor Agency"), successor in interest of the Former RDA under Health and Safety Code Section 34173, is entitled to and must prepare a Long-Range Property Management Plan (the "LRPMP") in connection with the disposition of the real property assets of Former RDA (excluding "housing assets" as defined in Health and Safety Code Section 34176 and transferred as discussed below). The Successor Agency must submit the LRPMP to its Oversight Board and the State Department of Finance (the "DOF"), no later than six months following the issuance by the DOF of the Finding of Completion, or May 8, 2014.

The Successor Agency obtained a "finding of completion" from DOF on November 8, 2013, pursuant to Health and Safety Code Section 34179.7, indicating that the Successor Agency has satisfactorily made a series of required payments of Former RDA funds in accordance with the Redevelopment Dissolution Statues. Issuance of the finding of completion now entitles the Successor Agency to submit a LRPMP for approval by the Oversight Board and DOF. This document constitutes the multi-asset Long-Range Property Management Plan (the "Multi-Asset LRPMP") prepared in accordance with Health and Safety Code Section 34191.5.

On April 23, 2015 Successor Agency Staff had a conference call with the DOF regarding suggested requested amendments to the original LRPMP. The suggested amendments dealt primarily with the following three properties:

- 22631 Foothill Blvd (Cinema Place)
- 22631 Foothill Blvd (Cinema Place Parking Lot)
- 22852 Foothill Blvd (22852 Foothill Lot)

The concern of DOF staff was the lack of compensation agreements between the City, the Successor Agency and Affected Taxing Entities (ATEs) with regards to the transfer of each of the three properties. The changes in this Amended LRPMP address DOF concerns for each property.

This Amended Multi-Asset LRPMP is scheduled for consideration by the Successor Agency's Oversight Board on May 18, 2015 and, if approved by the Oversight Board, will be transmitted to the DOF for its approval in accordance with Health and Safety Code Section 34191.5(b).

Organization of LRPMP

Part I of this Multi-Asset LRPMP contains a summary of the previous transfers made by the Successor Agency, and approved by the Oversight Board, which are reaffirmed under this Multi-Asset LRPMP and sets forth the parameters that will govern the disposition and use of the Properties (defined in Part II below) prescribed under this Multi-Asset LRPMP.

In accordance with Health and Safety Code Section 34191.5(c), Part II of this Multi-Asset LRPMP contains summary sheets for each of the Properties setting forth the information required under Health and Safety Code Section 34191.5(c)(1) and summarizing the directed designated use and disposition for each of the Properties.

Accompanying this Multi-Asset LRPMP is the information checklist required by the DOF (Appendix A) and the DOF Tracking Worksheet (Appendix B).

Part I: LRPMP Property Information Inventory

This Part I contains a summary of the previous transfers made by the Successor Agency, and approved by the Oversight Board, which are reaffirmed under this Multi-Asset LRPMP (Section A). Part I further sets forth the parameters that will govern the disposition and use of the Properties prescribed in Part II of this Multi-Asset LRPMP.

A. Previous Transfers

Disposition of Housing Assets. At the time of its dissolution on February 1, 2012, and in accordance with Health and Safety Code Section 34176(b)(2), the Former RDA transferred ownership of the Former RDA's "housing assets" to the Housing Authority of the City of Hayward (the "Housing Authority"). The transferred housing assets were listed on the "Housing Asset Transfer List" prepared in accordance with Section 34176(a)(2) and approved by the California Department of Finance (the "DOF") and subsequently approved by the Successor Agency's oversight board (the "Oversight Board"). This document reaffirms the transfers of the housing assets to the Housing Authority as described on the Housing Asset Transfer List.

Disposition of Governmental Use Properties. Under Health and Safety Code Sections 34177(e), 34191.3 and 34181(a), the Oversight Board is authorized to approve and direct the disposition, by the Successor Agency to the City of Hayward (the "City"), of governmental purpose properties constructed and used for roads, school buildings, parks and open space, police and fire stations, libraries, and local agency administrative buildings and other governmental purposes.

The Successor Agency has requested the Oversight Board to direct the transfer of the public owned, operated, and maintained governmental use properties located in the City of Hayward listed below, which are herein after collectively referred to as the "Governmental Use Parcels," from the Successor Agency to the City:

No.	APN	Classification
1.	428-76-23-13	Government Use - Park
2,	428-76-27-09	Government Use - Park
3.	428-71-02-00	Government Use - Park
4,	428-71-03-00	Government Use - Park

Table 1: Governmental Use Parcels

This document reaffirms the transfer of the Governmental Use Parcels from the Successor Agency to the City as authorized pursuant to Health and Safety Code Sections 34177(e), 34191.3 and 34181(a).

Disposition of Other Real Property Assets. The Successor Agency previously prepared and submitted and the Oversight Board and DOF approved a single asset LRPMP for the "Residual Burbank Site" property (the "Single Asset LRPMP"). The Successor Agency recently transferred the Residual Burbank Site (APN 431-0110-007) in accordance with the terms of the Single Asset LRPMP. This Multi-Asset LRPMP does not address the transfer of the Residual Burbank Site and does not amend or otherwise affect the terms of the Single Asset LRPMP previously approved by the DOF.

B. Parameters for Transfers Pursuant to Multi-Asset LRPMP

The Successor Agency is now responsible for disposition of the Properties in accordance with the procedures and requirements of Redevelopment Dissolution Statutes, with particular reference to Health and Safety Code Section 34191.1, 34191.3, 34191.4(a), and 34191.5.

Property Uses/Disposition. Health and Safety Code Section 34191.5 authorizes four categories for disposition of a successor agency's property, as summarized in Table 2, below:

Plan Category	Use/Disposition Purpose of Property	Property Transferee
Enforceable Obligation	Use Consistent with Enforceable Obligation Terms	Designated Enforceable Obligation Recipient
Governmental	Governmental Use in Accordance with Section 34181(a)	Appropriate Public Jurisdiction
Approved Redevelopment Plan Project	Direct Use, or Liquidation and Use of Proceeds, for Project Identified in Approved Redevelopment Plan	Host Community (City of Hayward)
Other Liquidation	Distribution of Sale Proceeds as Property Taxes to Affected Taxing Entities	Approved Purchase

Table 2: Permitted Uses/Disposition of Successor Agency Real Property Under a LRPMP (Health and	l
Safety Code Section 34191.5)	

Part II of this Multi-Asset LRPMP contains the proposed designated use and disposition for each of the Properties.

Compensation Agreements.

The Successor Agency interprets Health and Safety Code Section 34191.5 to mean that agreements with taxing entities pursuant to Health and Safety Code Section 34180(f) are not required in connection with the disposition of the Successor Agency's Properties to the City under authority of Health and Safety Code Section 34191.5(c)(2)(A) for use or further disposition by the City as governmental use properties or for projects identified in the Former RDA's approved redevelopment plans. In support of its interpretation, the Successor Agency is submitting an excerpt (Appendix C) from the California State Budget Summary 2012-13 prepared and disseminated by the DOF which specifically states:

"Land and other physical assets not needed for enforceable obligations of the former RDAs may be transferred by the successor agency to the city or county that created the RDA and used for economic development, *without compensation to the affected taxing entities*." [emphasis added]

However, the City and the Successor Agency will enter into a compensation agreement pursuant to Health and Safety Code Section 34180(f) (the "Compensation Agreement") with the affected taxing entities (the "Taxing Entities") specifying that the Net Proceeds (as further defined and described below), of the City's use of the Properties and any further disposition by the City to third parties of the Properties, will be remitted to the County Auditor-Controller for distribution to all of the Taxing Entities on a pro-rata basis in proportion to each Taxing Entity's respective share of the property tax base.

Transfer of the properties by the Successor Agency to the City in accordance with this Multi-Asset LRPMP is conditioned upon full execution of a Compensation Agreement by the City, the Successor Agency and the Taxing Entities, to the extent applicable. As will be further set forth in the Compensation Agreement, the Net Proceeds to be remitted by the City for distribution to the Taxing Entities will consist generally of the following:

- So long as a property is retained in the ownership of the City, the Net Proceeds will consist of the lease rental income, use fee income or other income, if any, that may be received by the City with respect to the property minus the documented costs to the City of improvement, operation and maintenance of the property.
- Upon disposition of a property by the City to private development entity, the Net Proceeds will consist of the sale proceeds, if any, received by the City with respect to the property minus the documented costs to the City of the improvement, operation, maintenance and disposition of the property.

Notwithstanding the foregoing or any other provision of this Multi-Asset LRPMP, no Compensation Agreement will be required, and the City may retain any proceeds from the use or disposition of the Properties, if a court order, legislation or DOF policy reverses the DOF's directive regarding the need for a Compensation Agreement (a "Reversal"). In the event of a Reversal that occurs prior to the full execution of the Compensation Agreement, the properties will be transferred as directed under this LRPMP without the condition of or need for such full

execution. If a Reversal occurs after the full execution of the Compensation Agreement, the Compensation Agreement will provide that it can be terminated by any party. Upon such termination, any Net Proceeds received by the City after such termination, may be retained by the City and are directed pursuant to this Multi-Asset LRPMP to be used by the City to pay costs of one or more projects identified in the approved redevelopment plans.

Enforceable Obligations. Two of the Properties are directed under this Multi-Asset LRPMP to be owned and retained by the City to fulfill enforceable obligations previously approved by the DOF and described in further detail in Tables 5 and 6 below. The City will be required to hold such Properties in accordance with the specified terms of the enforceable obligations. As a condition of the City's ownership, the City will collect the rent revenues generated under the enforceable obligations encumbering the two Properties. The City will also be required to use the rent revenues it collects exclusively for costs incurred to implement the former RDA's obligations under the enforceable obligations, including making any required payments.

Because the Successor Agency's liability is limited under Health and Safety Code Section 34173(e), the liability of the City under the enforceable obligations shall be limited to the extent of the total sum of rent revenues the City in possession of the City and the value of the two Properties encumbered by the enforceable obligations.

The City shall deposit all rent revenues into a separate operating and maintenance reserve account. To the extent the funds deposited into the account exceed the greater of (i) \$250,000 or (ii) one and one half the average operating budget for the previous two (2) years, then the City, shall pay any excess rent revenues to the Successor Agency for distribution to the taxing entities in accordance with the Redevelopment Dissolution Statutes. To the extent that the rent revenues collected by the City are insufficient to meet the former RDA's obligations under the enforceable obligations, the City shall bear no burden to fund such shortfalls. Consequently, as a further condition of the City's ownership, to the extent the costs incurred to implement the former RDA's obligations and make required payments under the enforceable obligations exceed the rent revenues collected by the City, the Successor Agency shall continue to be responsible to fulfill the continued obligations of the former RDA required under the terms of the enforceable obligations until such time as required thereunder. The City shall maintain complete and accurate financial accounts, documents and records with respect to the performance of its obligations under the enforceable obligations, and shall make the same available to the authorized agents of the Successor Agency for copying and auditing upon reasonable prior notice.

If in the future any of the Properties retained to fulfill an enforceable obligation are no longer required to fulfill the enforceable obligation, the City may retain the property for public use, sell the property for private development for projects identified in the former RDA's approved redevelopment plan, or liquidate the Properties with the consent of the Successor Agency and its Oversight Board.

Retention for Public Use. Eight of the Properties are directed under this Multi-Asset LRPMP to be retained by the City for the development or continued use and operation by the City of a governmental use identified in the former RDA's approved redevelopment plans. At this time, it

is anticipated that any lease rental income, use fee income, or other income that may be obtained by the City from such City-retained Properties will be far exceeded by the costs to the City of improving, operating and maintaining such Properties as governmental use properties, with the result that any Net Proceeds are considered unlikely. If in the future, any of the properties retained for public use is to be sold by the City for private development for projects identified in the former RDA's approved redevelopment plans, the Properties will be transferred following the procedures described directly below.

Transfer for Projects in an Approved Redevelopment Plan. No properties in this plan are currently proposed to fall into this category. If in the future any of the properties retained for public use is to be sold by the City for private development for projects identified in the former RDA's approved redevelopment plans, the Properties will be sold in the manner prescribed below.

Transfers, for private development for a projects identified in the former RDA's approved redevelopment plan, by the City will be made to a selected development entity in accordance with the terms of a property conveyance agreement approved by the City Council acting in accordance with the requirements of Chapter 2 of Part 4 of Division 1 of Title 5 of the California Government Code (commencing with Government Code Section 52201).

In accordance with Government Code Section 52201(b), the purchase price or lease payments to be paid by the selected developer of each such Property under a property conveyance agreement will equal not less than either the fair market value of the Property at its highest and best use or the fair reuse value of the Property at the use and with the covenants and conditions and the development costs authorized pursuant to the property conveyance agreement, as determined by formal action of the City Council.

The amount of any Net Proceeds from the sale of each of these Properties by the City will depend on the purchase price or lease payments determined in accordance with the statutory requirements cited above, and the counterbalancing documented costs incurred by the City in connection with the improvement, operation, maintenance, and disposition of the Property.

Liquidation. Four of the Properties are directed under this Multi-Asset LRPMP to be liquidated by the Successor Agency. For the Properties to be liquidated, the Successor Agency will either list the Properties for sale for the appraised value, issue a request for development proposals that meets the planning objectives of the Successor Agency and the City, or place the Properties for auction, and the proceeds of the sale minus the documented costs to the Successor Agency for transferring the property will be retained to fulfill enforceable obligations on approved recognized obligation payment schedules or for distribution as property tax to the affected taxing entities, in accordance with the terms of Health and Safety Code Section 34191.5(c)(2)(B).

Not Surplus Property. Because the City is obligated to dispose of the Properties in accordance with this Multi-Asset LRPMP and to satisfy goals, objectives and purposes of the City's General Plan, the former RDA's approved redevelopment plans, and the Redevelopment Dissolution Statutes, the Properties are not "surplus" property of the City and are not subject to the

disposition requirements and procedures of the Surplus Lands Act (Government Code Section 54220 et seq.).

Instead, disposition of the Properties in accordance with this Multi-Asset LRPMP constitutes a "common benefit" that may take place under authority of Government Code Section 37350 and/or other disposition authority deemed appropriate by the City. The provisions of the California Environmental Quality Act and Government Code Section 65402(a) regarding General Plan conformance will apply to the disposition by the City of each Property.

Part II: LRPMP Property Information Inventory and Proposed Uses

As a result of the disposition of assets described above, the only remaining properties that transferred to the ownership of the Successor Agency in connection with the Former RDA's dissolution that were not housing assets disposed of pursuant to Health and Safety Code Section 34176, public use parcels disposed of pursuant to Health and Safety Code Section 34181(a) and 34191.3; or transferred pursuant to the Single Asset LRPMP, and that are thereby subject to the Multi-Asset LRPMP, consists of the Former RDA properties listed in Table below (herein collectively referred to as the "Properties").

Table 3 below summarizes the designated use and disposition for the Properties under Health and Safety Code Section 34191.5(c)(2).

No.	APN	Address	Referenced as:	Recommended Use
1.	428-0061-039-01	1025 A Street	"Municipal Lot 2"	Transfer to City for Future
				Development
2.	428-0066-085	22631 Foothill Blvd	"Cinema Place"	SA Retain to Fulfill
		·	<u>,</u>	enforceable obligation
3.	428-0066-086	22631 Foothill Blvd	"Cinema Place Parking Lot"	SA Retain to Fulfill
				enforceable obligation
4.	428-0071-049	805 B Street	"City Hall Structure"	Governmental Use
5.	428-0071-050	805 B Street	"City Hall Structure"	Governmental Use
б.	428-0071-018	22675 Mission Blvd	"22675 Mission (Lot A)"	Governmental Use
7.	428-0071-019	22675 Mission Blvd	"22695 Mission (Lot B)"	Governmental Use
8,	444-0033-018	24311 Mission Blvd	"24311 Mission Lot"	Other Liquidation
9.	444-0033-019	24321 Mission Blvd	"24321 Mission Lot"	Other Liquidation
10.	444-0033-020	24331 Mission Blvd	"24331 Mission Lot"	Other Liquidation
11,	444-0033-023	24491 Mission Blvd	"24491 Mission Lot "	Other Liquidation
12.	427-0001-031-01	22852 Foothill Blvd	"22852 Foothill Lot"	Transfer to City for Future
				Development
13.	415-0240-002	1154 Russell Way	"Russell Parcel A"	Transfer to City for Future
				Development
14.	415-0240-003-02	1166 Russell Way	"Russell Parcel B"	Transfer to City for Future
	,			Development

Table 3: Summary of LRPMP List of Properties and Designated Use/Disposition

The Property Inventory Sheets below, provide the required information for the Properties transferred from the former RDA to the Successor Agency. The Inventory Sheets also address the specific LRPMP requirements listed in Health and Safety Code Section 34191.5(c)(1).

Table 4: Property Inventory Sheet for Muni Lot 2

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Property Background and Description (§34191.5(c)()	
Address	1025 A Street
APN	428-0061-039-01
Lot Size	.65 acres
Acquisition Date	5/11/2005
Purchase Price/Value	\$2,196,142
Current Zoning	CC-C: Central City Commercial
Current Use	Parking lot structure
Purpose of acquisition	This property was acquired to provide public parking.
Estimate of Current Property Value (§34191.5(c)(1)(A)
Estimated Current Value	\$2,421,800
Date of Estimated Current Value	6/30/2010
Value Basis	Book value
Proposed Sale Value	Not applicable.
Proposed Sale Date	Transfer to City upon approval of LRPMP.
Revenue Generated by Property	· · · · · · · · · · · · · · · · · · ·
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Subject to a "NO-BUILD" easement area and an Access
	easement area
History of Environmental Contamination/Remediat	on
History of contamination/remediation	Unknown
Disposition Plan	
History of previous development proposals	N/A
Potential for transit oriented development	N/A
Reuse potential/advancement of planning objectives	N/A
Recommended Action	
The Successor Agency will transfer Municipal Lot 2 t	to the City for future development for the continued use and

operation of a public parking lot. So long as a property is retained in the ownership of the City, the Net Proceeds will consist of the lease rental income, use fee income or other income, if any, that may be received by the City with

respect to the property minus the documented costs to the City of improvement, operation and maintenance of the property The City will include the subject property in the compensation agreement that the City will negotiate and execute with the affected taxing entities.



Property Background and Description (§34191.5(c)(1	
Address	22631 Foothill Blvd
APN	428-0066-085
Lot Size	1.53 acres
Acquisition Date	May 2002
Purchase Price/Value	\$10,316,723 (acquired with Cinema Place Parking Lot) PD: Planned Development
Current Zoning	Retail/Cinema Complex
Purpose of acquisition	This property was acquired for redevelopment purposes.
Estimate of Current Property Value (§34191.5(c)(1)(A	
Estimate of Current Value	\$10,553,747
Date of Estimated Current Value	6/30/2010
Value Basis	Book Value
Proposed Sale Value	N/A
Proposed Sale Date	Retain by SA upon approval of LRPMP.
Revenue Generated by Property	
Lease or rental income for the private use of property	See First and Second Amendments to Ground Lease; approximately \$4,200/month
Contractual Requirements	See attached Cinema Place Ground Lease, Cinema Place Parking Maintenance and Easement Agreement, Movie Theater Operation Agreement
History of Environmental Contamination/Remediation	211
History of contamination/remediation	Groundwater Remediation underway; Remedial Action Implementation Report approved by CA Regional Water Quality Control Board October 14, 2011; Covenant and Environmental Restriction recorded on property
	1 2006
	7/21/2006
Disposition Plan History of previous development proposals	N/A

	and subject to Covenant and Environmental Restriction
Reuse potential/advancement of planning objectives	N/A
Recommended Action	

The Successor Agency will retain Cinema Place to fulfill an enforceable obligation of the Successor Agency. the SA will collect the rent revenues generated under the enforceable obligations encumbering the two Properties and will be required to use the rent revenues it collects exclusively for costs incurred to implement the Former RDA's obligations under the enforceable obligations. As further described in Part I.B above, to the extent the costs incurred to implement the Former RDA's obligations under the enforceable obligations under the enforceable obligations exceed the rent revenues collected by the City, the Successor Agency shall continue to be responsible to fulfill continued obligations of the Former RDA required under the terms of the enforceable obligations until such time as required thereunder. Excess Rent revenues will be distributed as described in Part I.B *Enforceable Obligations*, above. Once all enforceable obligations are fulfilled, the SA will transfer the property to the City for future development. The City will include the subject property in the compensation agreement that the City will negotiate and execute with the affected taxing entities. The transfer of the property to the City will be subject to the conditions of the existing enforceable obligations and the terms of the compensation agreement with regards to this property will also be subject to the terms of the pro-existing enforceable obligations.

Property Background and Description (§34191.5(c)(1)(B)-(C)
Address	22631 Foothill Blvd
APN	428-0066-086
Lot Size	.88 acres
Acquisition Date	May 2002
Purchase Price/Value	\$10,316,723 (acquired with Cinema Place parcel)
Current Zoning	PD: Planned Development
Current Use	Parking structure attached to adjacent commercial development
Purpose of acquisition	This property was acquired to provide parking to complement the redevelopment purposes of the Cinema Place Development.
Estimate of Current Property Value (§34191.5(c)(1)(A)
Estimated Current Value	\$10,553,747
Date of Estimated Current Value	6/30/2010
Value Basis	Book Value
Proposed Sale Value	N/A
Proposed Sale Date	Retain by SA upon approval of LRPMP.
Revenue Generated by Property	·
Lease or rental income for the private use of property	N/A
Contractual Requirements	See attached Cinema Place Ground Lease, Cinema Place Parking Maintenance and Easement Agreement, Movie Theater Operation Agreement
History of Environmental Contamination/Remediation	on
History of contamination/remediation	Groundwater Remediation underway; Remedial Action Implementation Report approved by CA Regional Water Quality Control Board October 14, 2011; Covenant and Environmental Restriction recorded on property 7/21/2006
Disposition Plan	
History of previous development proposals	N/A
Potential for transit oriented development	Low - property already developed as multi-level parking

	structure and subject to Covenant and Environmental
· ·	Restriction
Reuse potential/advancement of planning objectives	N/A
Recommended Action	

The Successor Agency will retain Cinema Place to fulfill an enforceable obligation of the Successor Agency. The Successor Agency shall continue to be responsible to fulfill continued obligations of the Former RDA required under the terms of the enforceable obligations until such time as required thereunder. The City will include the subject property in the compensation agreement that the City will negotiate and execute with the affected taxing entities. Once all enforceable obligations are fulfilled, the SA will transfer the property to the City for future development. The transfer of the property to the City will be subject to the conditions of the pre-existing enforceable obligations agreement with regards to this property will also be subject to the terms of the pre-existing enforceable obligations.

Table 7: Property Inventory Sheet for City Hall Structure

Table 7: Property Inventory Sheet for City Hall St	
	a zana in the second
Property Background and Description (§34191.5(c)(1)(B)-(C)
Address	805 B Street
APN	428-0071-049 and 428-0071-050
Lot Size	1.36 acres
Acquisition Date	1998
Purchase Price/Value	\$6,899,639
Current Zoning	CC-R: Central City Residential
Current Use	City Hall parking structure
Purpose of acquisition	This property was acquired to provide public parking.
Estimate of Current Property Value (§34191.5(c)(1)(A)
Estimated Current Value	\$7,675,165
Date of Estimated Current Value	6/30/2010
Value Basis	Book Value
Proposed Sale Value	Not applicable.
Proposed Sale Date	Transfer to City upon approval of LRPMP.
Revenue Generated by Property	
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Unknown
History of Environmental Contamination/Remediation	D n .
History of contamination/remediation	Unknown
Disposition Plan	-
History of previous development proposals	N/A
Potential for transit oriented development	Low - property already developed as multi-level parking
	structure
Reuse potential/advancement of planning objectives Recommended Action	Not applicable.

The Successor Agency will transfer the City Hall Structure to the City as a governmental use property for the continued use and operation of a public parking lot. So long as a property is retained in the ownership of the City, the Net Proceeds will consist of the lease rental income, use fee income or other income, if any, that may be received by the City with respect to the property minus the documented costs to the City of improvement, operation and maintenance of the property.

Table 8: Property	Inventory Sheet	for 22675	Mission (Lot A)
-------------------	-----------------	-----------	-----------------

Property Background and Description (§34191.5(c)()	22675 Mission Blvd
Address APN	428-0071-018
Lot Size	.14 acres
Acquisition Date	Unknown
Purchase Price/Value	Unknown
Current Zoning	CC-R: Central City Residential
Current Use	Surface Public Parking Lot
Purpose of acquisition	This property was acquired to provide public parking.
Estimate of Current Property Value (§34191.5(c)(1)(
Estimated Current Value	Unknown
Date of Estimated Current Value	N/A
Value Basis	N/A
Proposed Sale Value	Not applicable.
Proposed Sale Date	Transfer to City upon approval of LRPMP.
Revenue Generated by Property	
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Unknown
History of Environmental Contamination/Remediati	on
History of contamination/remediation	Unknown
Disposition Plan	· · · · · · · · · · · · · · · · · · ·
History of previous development proposals	The City has been considering proposals to utilize this
	parcel and the adjacent parcel in order to develop and
	build a new Main Library. The City Council has
	tentatively approved these plans pending voter approval
	of a ballot measure in June 2014.
Potential for transit oriented development	<u>N/A</u>
Reuse potential/advancement of planning objectives	N/A
Recommended Action The Successor Agency will transfer 22675 Mission (.	· · · · · · · · · · · · · · · · · · ·

continued use and operation of a public parking lot or potentially as a public library. So long as a property is retained in the ownership of the City, the Net Proceeds will consist of the lease rental income, use fee income or other income, if any, that may be received by the City with respect to the property minus the documented costs to the City of improvement, operation and maintenance of the property.

Table 9: Property Inventor	w Shoot for	· 22605 Mie	vion (Lot R)
1 4016 7.1 /006114 1/6/6/40/	Y DREEL JOI	44075 INLAS	

Property Background and Description (§34191.5(c)(1)(B)-(C)
Address	22695 Mission Blvd
APN	428-0071-019
Lot Size	.29 acres
Acquisition Date	Unknown
Purchase Price/Value	Unknown
Current Zoning	CC-R: Central City Residential
Current Use	Surface Public Parking Lot
Purpose of acquisition	This property was acquired to provide public parking.
Estimate of Current Property Value (§34191.5(c)(1)((A)
Estimated Current Value	Unknown
Date of Estimated Current Value	Unknown
Value Basis	N/A
Proposed Sale Value	Not applicable.
Proposed Sale Date	Transfer to City upon approval of LRPMP.
Revenue Generated by Property	
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Unknown
History of Environmental Contamination/Remediati	on
History of contamination/remediation	Unknown
Disposition Plan	
History of previous development proposals	The City has been considering proposals to utilize thi
	parcel and the adjacent parcel in order to develop and
	build a new Main Library. The City Council has
•	tentatively approved these plans pending voter approva
· · · · · · · · · · · · · · · · · · ·	of a ballot measure in June 2014.
Potential for transit oriented development	N/A
Reuse potential/advancement of planning objectives	N/A
Recommended Action	
The Successor Agency will transfer 22695 Mission (Lot B) to the City as a governmental use property for the

The Successor Agency will transfer 22695 Mission (Lot B) to the City as a governmental use property for the continued use and operation of a public parking lot or potentially as a public library. So long as a property is retained in the ownership of the City, the Net Proceeds will consist of the lease rental income, use fee income or other income, if any, that may be received by the City with respect to the property minus the documented costs to the City of improvement, operation and maintenance of the property.

Table 10: Property Inventory Sheet for 24311 Mission

Property Background and Description (§34191.5(c)(1)	
Address	24311 Mission Blvd
APN	444-0033-018-01
Lot Size	.14 acres
Acquisition Date	12/22/2008
Purchase Price/Value	\$1,822,415 (total purchase price for 24311, 24321 and 24331 Mission)
Current Zoning	MB-T4-1: MB – Urban General Zone
Current Use	Vacant land
Purpose of acquisition	This property was acquired for future redevelopment.
Estimate of Current Property Value (§34191.5(c)(1)(A) .
Estimated Current Value	\$1,822,415 (total purchase price for 24311, 24321 and 24331 Mission)
Date of Estimated Current Value	September 2008
Value Basis	Appraisal
Proposed Sale Value	Fair Market Value
Proposed Sale Date	To be determined to maximize sale value.
Revenue Generated by Property	
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Not applicable.
History of Environmental Contamination/Remediatio	n
History of contamination/remediation	2008 Phase I report recommended limited investigation be performed regarding a possible 1923 underground gas
Dimention Dian	tank in Mission Blvd; potential asbestos materials on site
Disposition Plan History of previous development proposals	2004 approval for mixed use project with 3 condominium units and 7,200 sq ft restaurant
Potential for transit oriented development	N/A
Reuse potential/advancement of planning objectives	N/A
Recommended Action	· · ·

The Successor Agency will liquidate 24311 Mission and the proceeds of the sale minus the documented costs to the

Successor Agency for transferring the property will be retained to fulfill enforceable obligations on approved recognized obligation payment schedules or for distribution as property tax to the affected taxing entities, in accordance with the terms of Health and Safety Code Section 34191.5(c)(2)(B).

Table 11: Property In	nventorv Sheet	for 24321	Mission
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Property Background and Description (§34191.5(c)(1		
Address	24321 Mission Blvd	
APN	444-0033-019	
Lot Size	.19 acres	
Acquisition Date	12/22/2008	
Purchase Price/Value	\$1,822,415 (total purchase price for 24311, 24321 and 24331 Mission)	
Current Zoning	MB-T4-1: MB – Urban General Zone	
Current Use	Vacant land	
Purpose of acquisition	This property was acquired for future redevelopment.	
Estimate of Current Property Value (§34191.5(c)(1)(A	A)	
Estimated Current Value	\$1,822,415 (total purchase price for 24311, 24321 and 24331 Mission)	
Date of Estimated Current Value	September 2008	
Value Basis	Appraisal	
Proposed Sale Value	Fair Market Value	
Proposed Sale Date	To be determined to maximize sale value.	
Revenue Generated by Property	· · · · · · · · · · · · · · · · · · ·	
Lease or rental income for the private use of property No lease or rental revenue is being generated.		
Contractual Requirements Not applicable.		
History of Environmental Contamination/Remediation	Dn	
History of contamination/remediation	2008 Phase I report recommended limited investigation be performed regarding a possible 1923 underground gas tank in Mission Blvd; potential asbestos materials on site	
Disposition Plan		
History of previous development proposals	2004 approval for mixed use project with 3 condominium units and 7,200 sq ft restaurant	
Potential for transit oriented development	N/A	
Reuse potential/advancement of planning objectives	N/A	
Recommended Action		
The Successor Agency will liquidate 24321 Mission and	d the proceeds of the sale minus the documented costs to the	

Successor Agency for transferring the property will be retained to fulfill enforceable obligations on approved recognized obligation payment schedules or for distribution as property tax to the affected taxing entities, in accordance with the terms of Health and Safety Code Section 34191.5(c)(2)(B).

Table 12: Property Inventory Sheet for 24331 Mis		
Property Background and Description (§34191.5(c)(1	()(B)-(C)	
Address	24331 Mission Blvd	
APN	444-0033-020	
Lot Size	.38 acres	
Acquisition Date	12/22/2008	
Purchase Price/Value	\$1,822,415 (total purchase price for 24311, 24321 and	
•	24331 Mission)	
Current Zoning	MB-T4-1: MB – Urban General Zone	
Current Use	Vacant land	
Purpose of acquisition	This property was acquired for future redevelopment.	
Estimate of Current Property Value (§34191.5(c)(1)(A)	
Estimated Current Value	\$1,822,415 (total purchase price for 24311, 24321 and 24331 Mission)	
Date of Estimated Current Value	September 2008	
Value Basis	Appraisal	
Proposed Sale Value	Fair Market Value	
Proposed Sale Date	To be determined to maximize sale value.	
Revenue Generated by Property	· · · · · · · · · · · · · · · · · · ·	
Lease or rental income for the private use of property	No lease or rental revenue is being generated.	
Contractual Requirements	Not applicable,	
History of Environmental Contamination/Remediati	on	
History of contamination/remediation	2008 Phase I report recommended limited investigation	
	be performed regarding a possible 1923 underground gas	
	tank in Mission Blvd; potential asbestos materials on site	
Disposition Plan		
History of previous development proposals	2004 approval for mixed use project with 3	
mistory of provious development proposals	Leave to us to be a set the set of 7,000 and fit as showing the	
· · · · · · · · · · · · · · · · · · ·	condominium units and 7,200 sq ft restaurant	
Potential for transit oriented development Reuse potential/advancement of planning objectives	N/A N/A	

Successor Agency for transferring the property will be retained to fulfill enforceable obligations on approved recognized obligation payment schedules or for distribution as property tax to the affected taxing entities, in accordance with the terms of Health and Safety Code Section 34191.5(c)(2)(B).



Property Background and Description (§34191.5(c)(1)	
Address	24491 Mission Blvd
APN	444-0033-023
Lot Size	.41 acres
Acquisition Date Purchase Price/Value	10/17/2008
	\$1,660,616 MB-T4-1: MB – Urban General Zone
Current Zoning Current Use	Vacant land
Purpose of acquisition	This property was acquired for future redevelopment.
Estimate of Current Property Value (§34191.5(c)(1)(A	
Estimate of Current Property Value (\$54151.5(C)(1)(A)	\$1,660,616
Date of Estimated Current Value	September 2008
Value Basis	Appraisal
Proposed Sale Value	Fair Market Value
Proposed Sale Date	To be determined to maximize sale value.
Revenue Generated by Property	TO DO GOLLINOG IO MARMANDO GAO VALO
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Not applicable.
History of Environmental Contamination/Remediatio	
History of contamination/remediation	2008 Phase I assessment recommended further testing
	for lead-based paint and asbestos material abatement
Disposition Plan	,
History of previous development proposals	Unknown
Potential for transit oriented development	Not applicable.
Reuse potential/advancement of planning objectives	Not applicable.
Recommended Action	
The Successor Agency will liquidate 24491 Mission and	I the proceeds of the sale minus the documented costs to the be retained to fulfill enforceable obligations on approved

accordance with the terms of Health and Safety Code Section 34191.5(c)(2)(B).

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Property Background and Description (§34191.5(c)(1	
Address	22852 Foothill Blvd
APN	427-0001-031-01
Lot Size	.46 acres
Acquisition Date	Unknown
Purchase Price/Value	Unknown
Current Zoning	CC-C: Central City Commercial
Current Use	Public Plaza/Surface parking lot
Purpose of acquisition	This property was acquired for right of way/public
Π.μ	improvement purposes.
Estimate of Current Property Value (§34191.5(c)(1)(a	
Betimated Current Value	Unknown
Date of Estimated Current Value	Unknown
Value Basis	Unknown
Proposed Sale Value	Not applicable
Proposed Sale Date	Transfer to City upon approval of LRPMP.
Revenue Generated by Property	NY 1
Lease or rental income for the private use of property	No lease or rental revenue is being generated.
Contractual Requirements	Unknown
History of Environmental Contamination/Remediation	· · · · · · · · · · · · · · · · · · ·
The property is known to be contaminated and in need o	r remediation.
Disposition Plan	
History of previous development proposals	Not applicable.
Potential for transit oriented development	Not applicable.
Reuse potential/advancement of planning objectives	Limited due to irregular lot shape, size, and location.
and operation of a public parking lot. So long as a	vd to the City for future development for the continued use property is retained in the ownership of the City, the Ne income or other income, if any, that may be received by the

City with respect to the property minus the documented costs to the City of improvement, operation and maintenance of the property. The City will include the subject property in the compensation agreement that the City will negotiate and execute with the affected taxing entities. .

Table 15: Property Inventory Sheet for Russell Par	rcel A	
Property Background and Description (§34191.5(c)(1))(B)-(C)	
Address	1154 Russell Way	
APN	415-0240-002	
Lot Size	.32 acres	
Acquisition Date	Unknown	
Purchase Price/Value	\$212,000 (Value of land and improvements of both 1154	
	and 1166 Russell Way)	
Current Zoning	CC-C: Central City Commercial	
Current Use	Surface Public Parking Lot	
Purpose of acquisition	This property was acquired to provide public parking.	
Estimate of Current Property Value (§34191.5(c)(1)(A	A)	
Estimated Current Value	\$212,000 (Value of land and improvements of both 1154 and 1166 Russell Way)	
Date of Estimated Current Value	6/30/2010	
Value Basis	Book Value	
Proposed Sale Value	Not applicable	
Proposed Sale Date	Transfer to City upon approval of LRPMP.	
Revenue Generated by Property		
Lease or rental income for the private use of property	use of property No lease or rental revenue is being generated.	
Contractual Requirements	Not applicable	
History of Environmental Contamination/Remediation		
History of contamination/remediation	Unknown	
Disposition Plan	· · · · · · · · · · · · · · · · · · ·	
History of previous development proposals	Not applicable	
Potential for transit oriented development	Not applicable	
Reuse potential/advancement of planning objectives	Not applicable	
Recommended Action		
The Successor Agency will transfer 1154 Russell Way t	to the City for future development for the continued use an	

The Successor Agency will transfer 1154 Russell Way to the City for future development for the continued use and operation of a public parking lot. So long as a property is retained in the ownership of the City, the Net Proceeds will consist of the lease rental income, use fee income or other income, if any, that may be received by the City with respect to the property minus the documented costs to the City of improvement, operation and maintenance of the

property. The City will include the subject property in the compensation agreement that the City will negotiate and execute with the affected taxing entities.

Table 16: Property Inventory Sheet for Russell Par		
Property Background and Description (§34191.5(c)(1)		
Address		
APN	1166 Russell Way 415-0240-003-02	
Lot Size	.27 acres	
Acquisition Date	Unknown	
Purchase Price/Value	\$212,000 (Value of land and improvements of both 1154	
	and 1166 Russell Way)	
Current Zoning	CC-C: Central City Commercial	
Current Use	Surface Public Parking lot	
Purpose of acquisition	This property was acquired to provide public parking.	
Estimate of Current Property Value (§34191.5(c)(1)(A		
Estimated Current Value	\$212,000 (Value of land and improvements of both 1154	
· · · · · · · · · · · · · · · · · · ·	and 1166 Russell Way)	
Date of Estimated Current Value	6/30/2010	
Value Basis	Book value	
Proposed Sale Value	Not applicable	
Proposed Sale Date	Transfer to City upon approval of LRPMP.	
Revenue Generated by Property		
Lease or rental income for the private use of property	No lease or rental revenue is being generated.	
Contractual Requirements	Not applicable	
History of Environmental Contamination/Remediation	<u></u>	
History of contamination/remediation	Unknown	
Disposition Plan		
History of previous development proposals	Not applicable	
Potential for transit oriented development	Not applicable	
Reuse potential/advancement of planning objectives	Not applicable	
Recommended Action		
The Successor Agency will transfer 1166 Russell Way t	to the City for future development for the continued use and	
	y is retained in the ownership of the City, the Net Proceeds	
	t other income, if any, that may be received by the City with	
l calendaria da ser en la calendaria de la	a du chi di chi ta sed	

respect to the property minus the documented costs to the City of improvement, operation and maintenance of the

property. The City will include the subject property in the compensation agreement that the City will negotiate and execute with the affected taxing entities.

APPENDIX A

LRPMP CHECKLIST

A-1

161\09\1702589.1

APPENDIX B

DOF TRACKING WORKSHEET

161\09\1702589.1

B-1

APPENDIX C

EXCERPT FROM DOF BUDGET SUMMARY

C-1

HAYWARD SUCCESSOR AGENCY OVERSIGHT BOARD

RESOLUTION 2013-09

RESOLUTION OF THE OVERSIGHT BOARD OF THE SUCCESSOR AGENCY FOR THE REDEVELOPMENT AGENCY OF THE CITY OF HAYWARD APPROVING A SINGLE PURPOSE LONG-RANGE PROPERTY MANAGEMENT PLAN PURSUANT TO HEALTH AND SAFETY CODE SECTION 34191.5 FOR THE RESIDUAL BURBANK PROPERTY.

WHEREAS, the California state legislature enacted Assembly Bill x1 26 (the "Dissolution Act") to dissolve redevelopment agencies formed under the Community Redevelopment Law (Health and Safety Code Section 33000 et seq.); and

WHEREAS, on January 10, 2012 and pursuant to Health and Safety Code Section 34173, the City Council of the City of Hayward (the "City Council") declared that the City of Hayward, a charter city (the "City"), would act as successor agency (the "Successor Agency") for the dissolved Redevelopment Agency of the City of Hayward (the "Dissolved RDA"). Effective February 1, 2012, the Former Agency was dissolved pursuant to Health and Safety Code Section 34172; and

WHEREAS, pursuant to Health and Safety Code Section 34173(g), the Successor Agency is now declared to be a separate legal entity from the City; and

WHEREAS, the Dissolution Act provides for the appointment of an oversight board (the "Oversight Board") with specific duties to approve certain Successor Agency actions pursuant to Health and Safety Code Section 34180 and to direct the Successor Agency in certain other actions pursuant to Health and Safety Code Section 34181; and

WHEREAS, the Successor Agency expects to receive a Finding of Completion from the State Department of Finance pursuant to Health and Safety Code Section 34179.7; and

WHEREAS, pursuant to Health and Safety Code Section 34191.5(b), upon receipt of the Finding of Completion, the Successor Agency will be entitled to submit a Long-Range Property Management Plan (the "LRPMP") in connection with the property assets of the Successor Agency to the Oversight Board and the DOF no later than six months following the issuance by the DOF of the Finding of Completion; and

WHEREAS, the Successor Agency desires to expedite the disposition of the property generally described as the "Residual Burbank Site," as more particularly described in <u>Exhibit A</u> to this Resolution, and has prepared a single asset LRPMP for the Residual Burbank Site (the "Single Asset LRPMP") and intends to prepare a detailed LRPMP for all other properties previously owned by the Dissolved RDA; and

WHEREAS, on August 23, 2012, the Oversight Board approved, pursuant Health and Safety Code Section 34181(a), and directed the Successor Agency to dispose of the Residual

Burbank Site to Urban Dynamic LLC pursuant to a purchase and sale agreement incorporating the terms for the disposition of the Residual Burbank Site; and

WHEREAS, in accordance with Health and Safety Code Section 34191.5, the Successor Agency has prepared and is submitting the Single Asset LRPMP to the Oversight Board; and

WHEREAS, a copy of the Successor Agency's Single Asset LRPMP is on file with the City Clerk's Office for the City of Hayward; and

WHEREAS, as fully set forth in the Single Asset LRPMP, the Single Asset LRPMP provides for the disposition of the Residual Burbank Site through liquidation pursuant to the previously negotiated purchase and sale agreement; and

WHEREAS, approval of the Single Asset LRPMP and the liquidation of the Residual Burbank Site pursuant to the Single Asset LRPMP is exempt from the requirements of the California Environmental Quality Act and the applicable state and local implementing guidelines ("CEQA") pursuant to State CEQA Guidelines Section 15061(b)(3); and

WHEREAS, the accompanying staff report (the "Staff Report") provides supporting information upon which the actions set forth in this Resolution are based.

NOW, THEREFORE, BE IT RESOLVED that the Oversight Board hereby finds, resolves, and determines that the foregoing recitals are true and correct, and, together with information provided by the Successor Agency staff and the public, form the basis for the approvals, findings, resolutions, and determinations set forth below.

BE IT FURTHER RESOLVED that, for the reasons set forth above, the Oversight Board finds and determines that approval of the LRPMP is exempt from the requirements of CEQA, and the Successor Agency Executive Director is authorized to file the appropriate notice of exemption with respect to the approval of the Single Asset LRPMP in accordance with CEOA.

BE IT FURTHER RESOLVED that pursuant to Health and Safety Code Section 34191.5(b), the Oversight Board hereby approves the Single Asset LRPMP in the form on file with the office of the Hayward City Clerk.

BE IT FURTHER RESOLVED that the Successor Agency Executive Director is hereby authorized and directed to submit the LRPMP to the DOF for approval in accordance with Health and Safety Code Section 34191.5(b).

BE IT FURTHER RESOLVED that, upon approval of the LRPMP by the DOF, the Oversight Board hereby authorizes and directs the Successor Agency Executive Director to dispose of the Burbank Residual Site and use any disposition proceeds in accordance with the LRPMP and to take any administrative action and execute any documents as may be necessary to implement the disposition of the Burbank Residual Site and any disposition proceeds in accordance with the terms approved in the LRPMP and this Resolution.

BE IT FURTHER RESOLVED that the Successor Agency is hereby directed to notify the California Department of Finance of the actions set forth in this Resolution in accordance with Health and Safety Code Section 34179(h).

BE IT FURTHER RESOLVED that this Resolution shall take effect at the time and in the manner prescribed in Health and Safety Code Section 34179(h).

BE IT FURTHER RESOLVED that nothing in this Resolution shall abrogate, waive, impair or in any other manner affect the right or ability of the Successor Agency to adopt a long range property management plan with respect to any other property of the Dissolved RDA, including, without limitation, any public use properties.

BE IT FURTHER RESOLVED that this Resolution shall take effect at the time and in the manner prescribed in Health and Safety Code Section 34179(h).

HAYWARD, CALIFORNIA, October 18, 2013

ADOPTED BY THE FOLLOWING VOTE:

AYES:	BOARD MEMBERS: Sweeney	
	Henson	
	Bristow	
	Hodges	
•	Salinas	

ATTEST:

NOES:

BOARD MEMBERS:

ABSTAIN:

BOARD MEMBERS:

ABSENT:

BOARD MEMBERS: Valle

Chair of the Oversight Board to the Hayward Successor Agency

EXHIBIT A

LEGAL DESCRIPTION

Real property in the City of Hayward, County of Alameda, State of California, described as follows:

ALL of PARCEL 1, as said parcel is shown on Parcel Map 9659, filed July 7, 2008 in Map Book 308, Pages 29-34, inclusive, Alameda County Records.

CONTAINING 3,8480 acres, more or less as shown on said Parcel Map 9659.

July 9, 2008

NORMAN PAYNE L.S. No. 4388 License Expires 09/30/09



APN: 431-0110-007-00

Successor Agency: Hayward County: Alameda

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LONG RANGE PROPERTY MANAGEMENT PLAN: PRELIMINARY DRAFT OF PROPERTY INVENTORY DATA

(191.5 (1)	ry of mental ination	80 22
HSC 34181.5 (c)(1)(F)	ri History of environmental contamination	See exhibit B
HSC 34191.5 (c)(1)(E)	Estimate of Estimate of requirements for Current Income/ use of income/ Current Revortue reventue	N/A
HSC 34	Estimate of Income/ Revenue	
HSC 34191.5 (c)(1)(D)	Estimate of Current Parcel Value	3,000,000 (2)
5	Estimale of Estimate of Current Current Income Current Zoning Parcel Value Revenue	Planned 3.84 Development (PD) 3,000,000 (2) N/A
HSC 34191.5 (c)(1)(C)	Lot Size (Acres)	3.84
HSC 34	# NdV	431-0110- 007
	Address	353 B St
HSC 34191.5 (c)(1)(E)		Redevelopment 353 B St
SALE OF PROPERTY	Purpose for Proposed Sale propriot as Sale Vatue Date acquired	ASAP
SALE OF I		28-Jun-11 3,600,000 ASAP
	Date of Estimated Current Value	28-Jun-11
	Value Basis	Market
(8)	Estimated Current Value	3,600,000
HSC 34191.5 (c)(1)(A)	cquisition Value at Time Date of Purchase	17-Jul-08 4,190,472 (1) 3,600,000
HSC	٩	17-Jul-08
HSC 34191.5 (c)(2)	Permissible Use -Government Use -Fuifill Enforceable Obligation -Future Development -Sate of Property	Sale of Property
	Property Type	Vacant Lot/Land
-	Name	Residual Burbank School site
	őz	+

NOVEMBER 20, 2013 PAGE 1 OF 2

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Successor Agency: Hayward County: Alameda

LONG RANGE PROPERTY MANAGEMENT PLAN:

HSC 34191,5 {c)(1)H)	History of previous development proposals and activity	See exhibits D and E
HSC 34191.5 (6)(1)(G)	Advancement of planning objectives of the successor agency	See exhibit C
HSC 34191.5 (c)(1)(G)	Description of property's potential for transit oriented development	See exhibit C
HSC 34191.5 (c)(2)	Permissible Use -Government Use -Fulfil Enforceable Obligation -Future Development -Sale of Property	Sale of Property
	Property Type	Vacant LoffLand
	Name	Residual Burbank School site
	No.	·

NOVEMBER 20, 2013 PAGE 2 OF 2

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