REPORT/RECOMMENDATION TO THE BOARD OF SUPERVISORS OF SAN BERNARDINO COUNTY FLOOD CONTROL DISTRICT AND RECORD OF ACTION

November 19, 2024

<u>FROM</u>

NOEL CASTILLO, Chief Flood Control Engineer, Flood Control District TERRY W. THOMPSON, Director, Real Estate Services Department

SUBJECT

Purchase and Sale Agreement for the Sale of Exempt Surplus Land in Rancho Cucamonga

RECOMMENDATION(S)

Acting as the governing body of the San Bernardino County Flood Control District:

- 1. Find that approval of the Purchase and Sale Agreement and Escrow Instructions described in Recommendation No. 3 is an exempt project under the California Environmental Quality Act Guidelines pursuant to Title 14, Section 15312 of the California Code of Regulations, surplus property sales.
- Adopt Resolution authorizing the sale of vacant land owned by the San Bernardino County Flood Control District, identified as approximately 1,252.21 18 acres within the Etiwanda Heights Neighborhood and Conservation Plan Area, in the City of Rancho Cucamonga, to Rancho Etiwanda, LLC, a California Limited Liability Company pursuant to Water Code Appendix section 43-6 and County Policy No. 12-17.
- 3. Approve the Purchase and Sale Agreement and Escrow Instructions with Rancho Etiwanda, LLC, a California Limited Liability Company to sell up to a total of approximately 1,252.21 acres of real property in Rancho Cucamonga, in phases to be determined, during a five-year Original Term and an optional five-year Extended Term, for a maximum Purchase Price of \$93,000,000, plus interest, plus the consideration noted in the agreement.
- 4. Authorize the Chair of the Board of Supervisors to execute the Purchase and Sale Agreement and Escrow Instructions with Rancho Etiwanda, LLC, a California Limited Liability Company upon approval of these actions.
- 5. Authorize the Chief Executive Officer of the San Bernardino County Flood Control District to execute grant deeds to convey the property identified in Recommendation No. 1, or portions thereof, to Rancho Etiwanda, LLC, a California Limited Liability Company at the time of the to-be-determined phases referenced in Recommendation No. 3.
- 6. Authorize the Director of the Real Estate Services Department to execute additional Escrow Instructions and any other non-binding documents necessary to complete this transaction, subject to County Counsel review.

(Presenter: Terry W. Thompson, Director, 387-5000)

<u>COUNTY AND CHIEF EXECUTIVE OFFICER GOALS & OBJECTIVES</u> Ensure Development of a Well-Planned, Balanced, and Sustainable County. Provide for the Safety, Health and Social Service Needs of County Residents.

FINANCIAL IMPACT

Approval of this item will not result in the use of Discretionary General Funding (Net County Cost). The San Bernardino County Flood Control District (FCD) is funded by property taxes, fees, and other local, state, and federal funding. FCD will receive a maximum revenue in the amount of \$93,000,000, plus interest, accruing to certain payments for property conveyed as described in the Background Information section, and calculated as the average of the Secured Overnight Financing Rate, in effect on January 1, April 1, July 1, and October 1 each calendar year, plus 2%, compounded annually, plus the additional consideration noted in the Purchase and Sale Agreement and Escrow Instructions (PSA).

BACKGROUND INFORMATION

The recommended action will authorize the sale of vacant land owned by the FCD, identified as approximately 1,252.21 acres within the Etiwanda Heights Neighborhood and Conservation Plan Area, in the City of Rancho Cucamonga (Property), to Rancho Etiwanda, LLC, a California Limited Liability Company (Buyer) pursuant to Water Code Appendix section 43-6 and County Policy No. 12-17. The PSA will also allow the (Buyer) to acquire the Property, in phases to be determined, during a five-year Original Term and an optional five-year Extended Term, for a maximum Purchase Price of \$93,000,000 plus interest, plus the additional consideration noted in the PSA.

The Property was used historically by FCD to manage stormwater runoff from the San Gabriel Mountains flowing south into both the Day Creek and Deer Creek streams. Over the past four decades, improvements made by FCD, including the Day Creek and Deer Creek Debris Dam, spreading grounds, and channels, have rendered the Property unnecessary for flood management and surplus to FCD needs. Approximately 159 acres of the Property is subject to an open space easement that was approved by the Board of Supervisors (Board) on September 8, 1986 (Item No. 48) and granted to the County as mitigation for the Day Creek Water Project. The open space easement that is held by the County will remain on the Property if FCD sells the Property.

On February 24, 2009 (Item No. 63), by request of FCD, the Board declared an approximately 1,200-acre portion of the Property surplus. However, due to economic difficulties associated with the recession, the disposition process was unable to be completed and was placed on hold.

On November 9, 2020, the Etiwanda Heights Neighborhood and Conservation Plan Area, within which the Property is situated, was annexed into the City of Rancho Cucamonga (LAFCO 3241). Around this time period, the boundaries of the Property were refined, and the total area of the Property was determined to be approximately 1,253 acres.

On December 15, 2020 (Item No. 76), the Board adopted Resolution No. 2020-221, declaring that the Property is no longer necessary for the uses and purposes for which it was acquired and is surplus land pursuant to Government Code section 54221(b)(1). Thereafter, the Real Estate Services Department (RESD) released Notices of Availability (NOA) and proceeded with extended good faith negotiations, with a responder to the NOA, over a period of more than two years. However, no deal was able to be completed and the parties' ended negotiations.

On October 22, 2024 (Item No. 61), the Board adopted Resolution No. 2024-154 that rescinded Resolution No. 2020-221 and declared approximately 1,253 acres of the FCD-owned Property as no longer necessary for the uses and purposes for which it was acquired and is exempt surplus land pursuant to County Policy 12-17, Water Code Appendix Section 43-6, and

Government Code section 54221(f)(1)(N). Since Item No. 61 was approved by the Board, the San Bernardino County Surveyor prepared updated legal descriptions of three distinct areas of the Property, referenced as the South Area containing approximately 730.94 acres, the Central Area containing approximately 320.32 acres, and the North Area containing approximately 200.95 acres. Therefore, the total area of the Property has been updated and defined as containing approximately 1252.21 acres.

In September 2023, the County received an inquiry from Frontier Enterprises, now the (Buyer), a residential homebuilder, expressing interest in a potential purchase of the Property. Thereafter, on behalf of FCD, RESD, with support and approval from the County Administrative Office, entered negotiations with the Buyer and the parties have developed the proposed PSA with the terms summarized below:

Term:	Original Term. For the period commencing from the Effective Date of the PSA and expiring five years thereafter (unless the PSA is earlier terminated), the Buyer may acquire the Property in either a single acquisition for the entire Property, or in multiple acquisitions that total the entire Developable Property, as set forth in Section 5(b) of the PSA.
	Option for Extended Term. If Buyer has not acquired the entire Property or paid the Total Consideration, which is the Purchase Price plus interest, during the Original Term, Buyer shall have the option to extend the Original Term for five more years following the expiration of the Original Term (unless the PSA is earlier terminated). Therefore, the total possible term is ten years.
Phased Acquisition:	Buyer will acquire certain Target Parcels within the South Area of the Property.
	Within one year after the Effective Date of the PSA, Buyer shall submit a minimum of 60 acres of the Property that Buyer intends to acquire in the first phase for FCD's review, provided that such portions shall consist of entire-acre parcels within the South Area along with the necessary entire-acre parcels, as required by Resource Agencies (e.g. California Department of Fish & Wildlife) and as may be necessary to meet the required amount of mitigation land needed to develop the Target Parcels, within the Central Area and North Area.
	Similar to the first phase, Buyer shall submit the number of acres of the Property that Buyer intends to acquire in the second phase for FCD's review, provided that such portions shall consist of entire-acre parcels within the South Area along with the necessary entire-acre parcels, as required by Resource Agencies (e.g. California Department of Fish & Wildlife) and as may be necessary to meet the required amount of mitigation land needed to develop the Target Parcels, within the Central Area and North Area. The second phase parcels are the Property less the first phase parcels.
	Regardless of identification of the first phase and second phase parcels, Buyer may acquire all the Target Parcels in a single acquisition during the first phase or in multiple acquisitions that occur within the first phase and, if

	necessary, during the second phase.
Consideration and Purchase Price Basis:	Within 15 days after the Effective Date, Buyer shall submit an Original Deposit of \$2,500,000 to FCD. The entire Original Deposit shall immediately become non-refundable but shall be applicable to the Total Consideration, which is the Purchase Price plus interest.
	To exercise the Extended Term, Buyer shall submit an additional Extension Deposit of \$2,500,000.00 to FCD at least 10 days prior to the expiration of the Original Term. The entire Extension Deposit shall immediately become non-refundable but shall be applicable to the Total Consideration.
	The Purchase Price for the Property is \$93,000,000 which imputes a per-acre price of \$127,233 based on 730.94 developable acres in the South Area.
Interest:	Beginning on the Effective Date, the Purchase Price less the deposit(s) will bear interest at a rate defined as the average of the Secured Overnight Financing Rate, in effect on January 1, April 1, July 1, and October 1 each calendar year, plus 2% percent, compounded annually, which Interest shall continue to accrue on a principal amount of \$127,233 per acre until the occurrence of each Closing Date for the Target Parcel acquisitions at which point interest will be paid (with Interest continuing to accrue for the remainder of then unacquired developable portions of the South Area of the Property). Interest on Accelerated Payments similarly accrue until the date on which the Accelerated Purchase amount for each acre was paid to FCD, but said interest is not paid until the time of the acquisition of the final Target Parcels.
Target Parcel Acquisition Price:	The acquisition price to be paid by Buyer at the time of each acquisition of Target Parcels is \$127,233 multiplied by two (totaling \$254,467) for each acre of Target Parcels acquired by Buyer. This total of \$254,467 includes an Accelerated Payment, which is an additional payment of \$127,233 per acre. In addition to the acquisition price, Buyer will pay accrued interest at the time of each acquisition, but only on \$127,233 per acre for the acquired Target Parcels (excluding, at that time, payment of interest on the additional payment portion of the Accelerated Payments, which is only paid at the time of the acquisition of the final Target Parcels).
	If Buyer has purchased at least 300 acres of Developable Property, but the Target Parcel Acquisition Price received, plus the deposit(s), plus any profit- sharing payments received (as described below) are less than the Purchase Price of \$93,000,000 plus interest, then Buyer shall pay FCD a differential payment to make up that deficit, in one lump amount at the time of the final Closing Date. If Buyer pays the full Purchase Price plus Interest, then all remaining developable and undevelopable Property shall be conveyed to Buyer.
	If the Buyer has not purchased at least 300 acres of Developable Property by the expiration of the Extended Term, then FCD shall retain all the unacquired Property. In this case, the acquisition price paid to FCD will be the \$254,467

Profit Sharing:	 that had been paid for each acre sold to date, plus interest that had been paid on \$127,233 for each acre sold to date, plus a true-up of interest due on Accelerated Payments that had been paid to date, plus the Profit Sharing, as outlined below. If the Buyer, after acquiring any Target Parcels, sells all or a portion of the Target Parcels to a third-party, then Buyer shall pay to FCD 50% of the pretax net profits from said sale, which shall be paid to FCD at the time the Target Parcels are sold and shall be applied as part of the Purchase Price due from Buyer, provided that the Total Consideration has not been
	previously paid. Pre-tax net profits are defined as net revenues minus total costs paid for the land, hard and soft costs attributable to the parcel minus closing costs and 15% general and administrative costs.
	Additionally, if Buyer retains any of the Property, after acquiring any Target Parcels, and develops this land with apartments, then upon Buyer's receipt of a certificate of occupancy for the apartments, FCD will receive 20% of the per-acre principal, which is equal to \$25,447, for each acre of land developed in this manner. This profit sharing on apartment land shall also be applied as part of the Purchase Price due from Buyer if the Total Consideration has not been previously paid.
Additional Profit Participation:	Additionally, and above and beyond the \$93,000,000 Purchase Price plus interest, FCD shall receive 5% of the net profit, defined as net revenues minus total costs paid for the land, hard and soft costs attributable to the parcel minus closing costs and 15% general and administrative cost, of any additional land sales from Buyer to third parties, or of any sales of finished housing units from Buyer to end-user home buyers. This "Additional Profit Participation" shall not exceed \$15,000,000 in payments from Buyer to Seller. This Additional Profit Participation shall remain in effect for 99 years.

*Please note that the capitalized terms in the above chart are defined in the Agreement.

Additional terms will be considered and discussed when this item is considered by the Board.

FCD reviewed this project and has determined that the project is exempt from the California Environmental Quality Act (CEQA) under CEQA Guidelines section 15312 which pertains to surplus government property sales.

PROCUREMENT

The Board may determine that any real property held by FCD is no longer necessary to be retained for the uses and purposes of FCD and enter into a direct sale of the Property pursuant to Water Code Appendix Section 43-6 and County Policy 12-17. County Policy 12-17 requires the sale of FCD property at fair market value.

REVIEW BY OTHERS

This item has been reviewed by County Counsel (Scott Runyan, Principal Assistant County Counsel, 387-5455) on November 15, 2024; Flood Control District (Noel Castillo, Director, 387-7906) on November 15, 2024; Public Works (Arlene Chun, Engineering Manager, 387-8110) on September 27, 2024; Finance (Garrett Baker, 387-3077, Administrative Analyst) on November 15, 2024; and County Finance and Administration (Valerie Clay, Deputy Executive Officer, 387-5423) on November 15, 2024.

Purchase and Sale Agreement for the Sale of Exempt Surplus Land in Rancho Cucamonga November 19, 2024

Record of Action of the Board of Supervisors San Bernardino County Flood Control District

CONTINUED TO TUESDAY, DECEMBER 3, 2024

Moved: Curt Hagman Seconded: Joe Baca, Jr. Ayes: Col. Paul Cook (Ret.), Jesse Armendarez, Dawn Rowe, Curt Hagman, Joe Baca, Jr.

Lynna Monell, CLERK OF THE BOARD

ΒY 11

DATED: November 19, 2024



cc: File - Final BAI

JLL 11/21/2024