AGENDA THURSDAY OCTOBER 4, 2012 OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE CONFERENCE ROOM C, 5th FLOOR – COUNTY ADMINISTRATIVE CENTER 4080 Lemon Street, Riverside, California (Clerk 951-955-1060)

<u>1:30 P.M.</u>

Pledge of Allegiance to the Flag

Roll Call

OPENING COMMENTS:

BOARD MEMBERS

ADMINISTRATIVE ACTION:

- 1. Approval of Meeting Minutes September 27, 2012
- 2. Approval of Successor Agency Item 4.5 of October 2, 2012: Report of the Due Diligence Review of the Unobligated Low and Moderate Income Housing Funds and Other Assets of the Successor Agency to the Redevelopment Agency for the County of Riverside

ORAL COMMUNICATIONS FROM THE AUDIENCE ON ANY MATTER WHICH DOES NOT APPEAR ON THE BOARD'S AGENDA:

MEETING ADJOURNED TO: October 18, 2012

Accommodation under the Americans with Disabilities act and agenda in alternate formats are available upon request. *Requests must be made at least 72 hours prior to the meeting.* Later requests will be accommodated to the extent feasible. Please telephone Lisa Wagner at the Clerk of the Board office at (951) 955-1063, from 8:00 a.m. to 5:00 p.m., Monday through Thursday.

OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE

Reports, Discussion and Action Items

Meeting Date:	October 4, 2012
Action:	Approval of the Report of the Due Diligence Review of the Unobligated Low and Moderate Income Housing Funds and Other Assets of the Successor Agency to the Redevelopment Agency for the County of Riverside, via Resolution No. 2012-017- Successor Agency Item 4.5, as approved by the County of Riverside Board of Supervisors on October 2,
	2012

Back ground:

Pursuant to California Health and Safety Code Section 34179.5, Successor Agencies are required to employ a licensed accountant, approved by the County Auditor Controller (ACO), to conduct a due diligence review to determine the unobligated and unencumbered cash and cash equivalent balances available for transfer to taxing entities, and submit it to the Oversight Board for approval.

It is anticipated that on October 2, 2012, the Board of Supervisors for the County of Riverside (BOS), as the governing body of the Successor Agency to the Redevelopment Agency for the County of Riverside, will consider approval of Item 4.5, and approve the Report of Due Diligence Review of the Low and Moderate Income Housing Funds of the successor Agency to the Redevelopment Agency for the County of Riverside.

Specific details pertaining to the agenda item are included in the attached staff report to the BOS.

Recommendation: Staff recommends approval of the Report of Due Diligence Review of the Low and Moderate Income Housing Funds of the successor Agency to the Redevelopment Agency for the County of Riverside, via Resolution No. 2012-017, as approved by the County of Riverside Board of Supervisors on October 2, 2012, Item 4.5.

Attachments:

- Resolution No. 2012-017 of the Oversight Board for the Successor Agency to the Redevelopment Agency for the County of Riverside
- Staff Report to the Board of Supervisors for the County of Riverside, Item 4.5 of October 2, 2012
- Report of Due Diligence Review

OVERSIGHT BOARD

COUNTY OF RIVERSIDE SUCCESSOR AGENCY

RESOLUTION NO. 2012-017 A RESOLUTION OF THE OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE APPROVING THE REPORT OF THE DUE DILIGENCE REVIEW OF THE UNOBLIGATED LOW AND MODERATE INCOME HOUSING FUNDS AND OTHER ASSETS OF THE SUCCESOR AGENCY TO THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE

WHEREAS, redevelopment agencies were dissolved as of February 1, 2012, following a California Supreme Court ruling in *California Redevelopment Association v. Matosantos* upholding Assembly Bill x1 26;

WHEREAS, the Successor Agency to the Redevelopment Agency for the County of Riverside (Successor Agency) is responsible for implementing Assembly Bill x1 26;

WHEREAS, provisions of Assembly Bill x1 26 require that each Successor Agency have an oversight board to oversee and review the actions of the Successor Agency as it winds down the affairs of the former Redevelopment Agency:

WHEREAS, an oversight board has been formed, pursuant to Health and Safety Code Section 34179;

WHEREAS, Health and Safety Code Section 34179.5, as amended through Assembly Bill 1484, requires the Successor Agency to employ a licensed accountant, approved by the County Auditor-Controller (ACO) and with experience and expertise in local government accounting, to conduct a due diligence review (DDR) to determine the unobligated balances available for transfer to taxing entities;

WHEREAS, Health and Safety Code Section 34179.6 requires the Successor Agency to submit the results of the DDR conducted for the Low and Moderate Income Housing Fund by October 1, 2012 to its Oversight Board, the ACO, the Controller (SCO), and the Department of Finance (DOF) for review;

WHEREAS, the Successor Agency submitted the results of the DDR conducted for the Low and Moderate Income Housing Fund on October 1, 2012 to the Oversight Board, the ACO, the SCO, and the DOF for their review;

WHEREAS, Health and Safety Code Section 34179.6, subdivision (c), requires the Oversight Board to review, approve, and transmit its determination of the DDR conducted for the Low and Moderate Income Housing Fund by October 15, 2012 to the DOF and the ACO; and

5 WHEREAS, the Successor Agency recommends Oversight Board approval of the report of the Due Diligence Review of the Unobligated Low and Moderate Income Housing 6 Funds and Other Assets of the Successor Agency to the Redevelopment Agency for the 8 County of Riverside, as approved by the County of Riverside Board of Supervisors on October 9 2, 2012, as Successor Agency agenda item 4.5,

NOW, THEREFORE, BE IT RESOLVED, FOUND, AND DETERMINED by the 10 11 Oversight Board for the Successor Agency to the Redevelopment Agency for the County of Riverside as follows: 12

1. The Oversight Board approves the report of the Due Diligence Review of the 13 Unobligated Low and Moderate Income Housing Funds and Other Assets of the Successor Agency to the Redevelopment Agency for the County of Riverside.

//

 \parallel

 \parallel

 \parallel

//

 \parallel

 \parallel

1

2

3

4

7

- \parallel \parallel \parallel 25
- 26 \parallel
- 27 \parallel \parallel
- 28

1	2. Pursuant to Health and Safety Code Section 34179.6, subdivision (d), determination
2	and authorization made by the oversight board to retain funds and assets shall be subject to
3	the review and approval of the DOF, and, therefore, this Resolution shall not be effective until
4	the DOF completes its review, no later than November 9, 2012, of the report of the DDR for
5	the Low and Moderate Income Housing Fund, as approved by the Oversight Board.
6	PASSED, APPROVED, AND ADOPTED by the Oversight Board for the Successor
7	Agency to the Redevelopment Agency for the County of Riverside on October 4, 2012.
8	
9	Approved as to Form:
10	Oversight Board Legal Counsel
11	
12	
13	By:
14	James M. Casso
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

5	STT OF PIPID
•)	
	利服的
	444 9, 1893

SUBMITTAL DATE:

September 13, 2012

24

FROM: Successor Agency to the Redevelopment Agency

SUBJECT: Adoption of Resolution 2012-013 to Approve the Report of the Due Diligence Review of the Unobligated Low and Moderate Income Housing Funds and Other Assets of the Successor Agency to the Redevelopment Agency for the County of Riverside

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Adopt Resolution No. 2012-013 to approve the Report of the Due Diligence Review of the Low and Moderate Income Housing Funds (LMIHF) fund assets of the Successor Agency to the Redevelopment Agency for the County of Riverside; and
- 2. Authorize submittal of the Due Diligence Review of the (LMIHF) to the Oversight Board.

BACKGROUND: (Commences on Page 2)

Robert Field Assistant County Executive Officer/EDA

	Current F.Y. Total Cost:	\$0	In Current Year Budget:	N/A
FINANCIAL	Current F.Y. Net County Cost:	\$0	Budget Adjustment:	N/A
DATA	Annual Net County Cost:	\$ 0	For Fiscal Year:	2012/13
COMPANION IT	EM ON BOARD AGENDA: No			

0	2 0	COMPANION TIEN ON	BUARD AGENDA: NO		
X		SOURCE OF FUNDS:	Successor Agency Low and Moderate Income Housing	Positions To Be	
N	VA	Funds	,	Deleted Per A-30	
ő	2		Successor Agency Low and Moderate Income Housing	Requires 4/5 Vote	
<u>n</u>	m		TION		121

C.E.O. RECOMMENDATION:

County Executive Office Signature

APPROVE Sargent

NTY COUNSE

Policy

 \boxtimes

Consent

Dep't Recomm.:

Policy

Consent

Ofc.: Exec. Ъе

Successor Agency to the Redevelopment Agency

Adoption of Resolution 2012-013 to Approve the Report of Due Diligence Review of the Low and Moderate Income Housing Funds of the Successor Agency to the Redevelopment Agency for the County of Riverside September 13, 2012 Page 2

BACKGROUND:

Pursuant to Assembly Bill x1 26, the redevelopment dissolution bill, the Riverside County Board of Supervisors adopted Resolution No. 2012-034 on January 10, 2012, which accepted the designation as the Successor Agency for the Redevelopment Agency and further designated such actions and functions to be performed as Successor Agency to the Economic Development Agency (EDA). Addionally, on January 10, 2012, the Riverside County Board of Supervisors also adopted Resolution No. 2012-035, which elected to transfer the responsibility for performing all the housing functions previously performed by the Redevelopment Agency for the County of Riverside to the Housing Authority of the County of Riverside. On February 1, 2012, all California redevelopment agencies were dissolved by this legislation.

On June 27, 2012, the governor signed AB 1484 legislation further amending provisions of the CA Health and Safety Code as it relates to the dissolution of redevelopment agencies. Health & Safety Code(HSC) Section 34179.5 requires each Successor Agency to employ a licensed accountant, approved by the County Auditor-Controller(CAC) and with experience and expertise in local government accounting, to conduct a due diligence review to determine the unobligated and unencumbered cash and cash equivalent balances available for transfer to taxing entities. Due Diligence Procedures, for use by Licensed Accountants who will conduct the Due Diligence Reviews, were developed by the California CPA society with input from the State Controller's Office and the Department of Finance(DOF) and were approved on August 31st. The Successor Agency has selected the CPA firm of Teaman, Ramirez, & Smith, Inc., which has performed previous audits of the County Redevelopment Agency and is an approved CPA firm on the list from the CAC.

The first Due Diligence Review to be conducted is the review of the unobligated (LMIHF) Housing fund and assets, with final report approval and submission to the DOF by October 15, 2012. A separate Form 11 and resolution will be prepared for the Due Diligence Review of all other funds and accounts of the former Redevelopment Agency to be conducted in October or early November with the final report approval and submission to the DOF by January 15, 2013.

Due Diligence Review results of the Low and Moderate Income Housing Fund must be submitted to the Oversight Board (OB), the County Auditor-Controller (CAC), the Department of Finance (DOF) and the State Controller's Office (SCO) by October 1, 2012. Prior to final review and approval of the report by the Oversight Board on or before October 15, 2012, a Public Hearing must be held at least five days prior to its approval action. Transmission of the approved report must be submitted by October 15, 2012, to the DOF and the County Auditor-Controller. The attached report of the Due Diligence Review results indicates if any LMIHF funds are unencumbered and eligible for transfer to other taxing entities.

The DOF review of the report determinations provided will be completed no later than November 9, 2012, and will be conveyed via a letter. Successor Agencies have five days from receipt of the decision to request a meet and confer to discuss any disputes with the DOF. The DOF must conduct the meet and confer and confirm or modify findings within 30 days. Then, the Successor Agency must transfer amounts deemed to be unencumbered by the DOF within 5 days.

(Continued)

Successor Agency to the Redevelopment Agency Adoption of Resolution 2012-013 to Approve the Report of Due Diligence Review of the Low and Moderate Income Housing Funds of the Successor Agency to the Redevelopment Agency for the County of Riverside September 13, 2012 Page 3

BACKGROUND: (Continued)

County Counsel has reviewed and approved Successor Agency Resolution No. 2012-013 as to form. Staff recommends that the Board of Supervisors approve the Report of the Due Diligence Review of the Low and Moderate Income Housing Funds and submit the report to the Oversight Board for the conduct of a public hearing and final approval before submission to the State Department of Finance by October 15, 2012.

Attachments:

- Resolution Number 2012-013
- Report of Due Diligence Review

SUCCESSOR AGENCY

BOARD OF SUPERVISORS

RESOLUTION NUMBER 2012-013

RESOLUTION TO APPROVE THE REPORT FOR THE DUE DILIGENCE REVIEW OF THE UNOBLIGATED LOW AND MODERATE INCOME HOUSING FUNDS (LMIHF) AND OTHER ASSETS OF THE SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY FOR THE COUNTY OF RIVERSIDE

WHEREAS, ABx1 26 is codified in the California Health and Safety Code;

WHEREAS, pursuant to ABx1 26, the Riverside County Board of Supervisors adopted Resolution No. 2012-034 on January 10, 2012, which accepted the designation as the Successor Agency for the Redevelopment Agency and further designating the actions and functions to be performed as said Agency to the Economic Development Agency(EDA);

WHEREAS, pursuant to ABx1 26, the Riverside County Board of Supervisors also adopted Resolution No. 2012-035 on January 10, 2012, which elected to transfer the responsibility for performing all the housing functions previously performed by the Redevelopment Agency for the County of Riverside to the Housing Authority of the County of Riverside;

WHEREAS, on February 1, 2012, all California redevelopment agencies were eliminated and the County of Riverside assumed all the former redevelopment functions previously performed by the Redevelopment Agency;

WHEREAS, on June 27, 2012, the governor signed AB 1484, legislation amending provisions of the CA Health and Safety Code as it relates to the dissolution of redevelopment agencies;

WHEREAS, Health & Safety Code (HSC) section 34179.5 requires each Successor Agency to employ a licensed accountant, approved by the County Auditor-Controller (CAC) and with experience and expertise in local government accounting, to conduct a Due Diligence Review to determine the unobligated and unencumbered cash and cash equivalent balances available for transfer to taxing entities. Due Diligence Procedures were developed by the California CPA society with input from the State Controller's Office (SCO) and the Department of Finance(DOF) and were approved for use on August 31st;

WHEREAS, the Successor Agency has selected the CPA firm of Teaman, Ramirez, & Smith, Inc. who has performed previous audits of the Redevelopment Agency and is an approved CPA firm on the list from the CAC;

WHEREAS, the first Due Diligence Review to be conducted is the review of the unobligated Low and Moderate Income Housing Funds (LMIHF) and assets;

WHEREAS, the Successor Agency Board is required to review and approve the Due Diligence Review and authorize submittal to the Oversight Board (OB) for the conduct of a public hearing and final approval.

NOW THEREFORE, BE IT RESOLVED, FOUND, DETERMINED AND ORDERED by the Board of Supervisors of the County of Riverside in regular session assembled on September 25, 2012, as follows:

1. That the Board of Supervisors hereby finds and declares that the above recitals are true and correct.

2. That the Board of Supervisors approves the attached report of the DueDiligence Review of the unobligated LMIHF funds and assets.

PROVED COUNTY COUNSE

III

///

111

///

///

///

///

///

///

|///

County of Riverside Successor Agency to the Redevelopment Agency for the County of Riverside

> Independent Accountants' Report On Applying Agreed-Upon Procedures



INDEPENDENT ACCOUNTANTS' REPORT ON APPLYING AGREED-UPON PROCEDURES

Board of Supervisors County of Riverside Successor Agency to the Redevelopment Agency for the County of Riverside Riverside, California

We have performed the minimum required agreed-upon procedures (AUP) enumerated in Attachment A, which were agreed to by the State of California Department of Finance and the California State Controller's Office, solely to assist the Successor Agency to the Redevelopment Agency for the County of Riverside (the "Successor Agency") with the due diligence review procedures provided by the State of California Department of Finance required under Assembly Bill 1484. Management of the Successor Agency is responsible for the accounting records pertaining to the compliance with the applicable requirements of Assembly Bill 1484. This agreed-upon procedures engagement was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants. The sufficiency of these procedures is solely the responsibility of those parties specified in the report. Consequently, we make no representation regarding the sufficiency of the procedures described below either for the purpose for which this report has been requested or for any other purpose.

The scope of this engagement was limited to performing the minimum required agreed-upon procedures as set forth in Attachment A. Attachment A identifies the findings noted as a result of the procedures performed.

We were not engaged to and did not conduct an audit, the objective of which would be the expression of an opinion on the accounting records and the appropriateness of the results summarized in Attachment A. Accordingly, we do not express such an opinion. Had we performed additional procedures, other matters might have come to our attention that would have been reported to you.

This report is intended solely for the information and use of the Successor Agency, Successor Agency Oversight Board, the Riverside County Auditor-Controller and the applicable State Agencies, and is not intended to be, and should not be used by anyone other than these specified parties. This restriction is not intended to limit distribution of this report, which is a matter of public records.

Jeaman Raminez & Smith, I me.

September 27, 2012

Attachment A Results of Procedures Performed

1. Obtain from the Successor Agency a listing of all assets that were transferred from the former redevelopment agency to the Successor Agency on February 1, 2012. Agree the amounts on this listing to account balances established in the accounting records of the Successor Agency. Identify in the Agreed-Upon Procedures (AUP) report the amount of the assets transferred to the Successor Agency as of that date.

Results:

We obtained a listing of all assets that were transferred from the former redevelopment agency to the Successor Agency on February 1, 2012. The amounts were agreed to the accounting records with a fair market value adjustment. The amount of assets transferred on February 1, 2012 was \$182,479,429 according to the listing.

- 2. If the State Controller's Office has completed its review of transfers required under both Sections 34167.5 and 34178.8 and issued its report regarding such review, attach a copy of that report as an exhibit to the AUP report. If this has not yet occurred, perform the following procedures:
 - A. Obtain a listing prepared by the Successor Agency of transfers (excluding payments for goods and services) from the former redevelopment agency to the city, county, or city and county that formed the redevelopment agency for the period from January 1, 2011 through January 31, 2012. For each transfer, the Successor Agency should describe the purpose of the transfer and describe in what sense the transfer was required by one of the Agency's enforceable obligations or other legal requirements. Provide this listing as an attachment to the AUP report.
 - B. Obtain a listing prepared by the Successor Agency of transfers (excluding payments for goods and services) from the Successor Agency to the city, county, or city and county that formed the redevelopment agency for the period from February 1, 2012 through June 30, 2012. For each transfer, the Successor Agency should describe the purpose of the transfer and describe in what sense the transfer was required by one of the Agency's enforceable obligations or other legal requirements. Provide this listing as an attachment to the AUP report.
 - C. For each transfer, obtain the legal document that formed the basis for the enforceable obligation that required any transfer. Note in the AUP report the absence of any such legal document or the absence of language in the document that required the transfer.

Results:

In discussions with Successor Agency staff, the State Controller's Office did not perform a review of transfers under Sections 34167.5 and 34178.8. Therefore, we performed the above procedures. We obtained the listing of transfers from the Successor Agency, see *Attachment B*. We noted no exceptions, as a result of our procedures.

- 3. If the State Controller's Office has completed its review of transfers required under both Sections 34167.5 and 34178.8 and issued its report regarding such review, attach a copy of that report as an exhibit to the AUP report. If this has not yet occurred, perform the following procedures:
 - A. Obtain a listing prepared by the Successor Agency of transfers (excluding payments for goods and services) [from the former redevelopment agency to any other public agency or to private parties for the period from January 1, 2011 through January 31, 2012. For each transfer, the Successor Agency should describe the purpose of the transfer and describe in what sense the transfer was required by one of the Agency's enforceable obligations or other legal requirements. Provide this listing as an attachment to the AUP report.
 - B. Obtain a listing prepared by the Successor Agency of transfers (excluding payments for goods and services) [from the Successor Agency to any other public agency or private parties for the period from February 1, 2012 through June 30, 2012. For each transfer, the Successor Agency should describe the purpose of the transfer and describe in what sense the transfer was required by one of the Agency's enforceable obligations or other legal requirements. Provide this listing as an attachment to the AUP report.
 - C. For each transfer, obtain the legal document that formed the basis for the enforceable obligation that required any transfer. Note in the AUP report the absence of any such legal document or the absence of language in the document that required the transfer.

In discussions with Successor Agency staff, the State Controller's Office did not perform a review of transfers under Sections 34167.5 and 34178.8. Therefore, we performed the above procedures. We obtained the listing of transfers from the Successor Agency, see *Attachment B*. We noted no exceptions, as a result of our procedures.

- 4. Perform the following procedures:
 - A. Obtain from the Successor Agency a summary of the financial transactions of the Redevelopment Agency and the Successor Agency in the format set forth in the attached schedule for the fiscal periods indicated in the schedule. For purposes of this summary, the financial transactions should be presented using the modified accrual basis of accounting. End of year balances for capital assets (in total) and long-term liabilities (in total) should be presented at the bottom of this summary schedule for information purposes.
 - B. Ascertain that for each period presented, the total of revenues, expenditures, and transfers accounts fully for the changes in equity from the previous fiscal period.
 - C. Compare amounts in the schedule relevant to the fiscal year ended June 30, 2010 to the state controller's report filed for the Redevelopment Agency for that period.
 - D. Compare amounts in the schedule for the other fiscal periods presented to account balances in the accounting records or other supporting schedules. Describe in the report the type of support provided for each fiscal period.

We noted no exceptions, as a result of our procedures. The supporting documents provided by the Successor Agency was the following:

Fiscal Year/Period	Supporting Documents
June 30, 2010	Audited Financial Statements
June 30, 2011	Audited Financial Statements
January 31, 2012	Trial Balance and Financial Reports
June 30, 2012	Trial Balance and Financial Reports

5. Obtain from the Successor Agency a listing of all assets of the Low and Moderate Income Housing Fund as of June 30, 2012 for the report that is due October 1, 2012 and a listing of all assets of all other funds of the Successor Agency as of June 30, 2012 (excluding the previously reported assets of the Low and Moderate Income Housing Fund) for the report that is due December 15, 2012. When this procedure is applied to the Low and Moderate Income Housing Fund, the schedule attached as an exhibit will include only those assets of the Low and Moderate Income Housing Fund that were held by the Successor Agency as of June 30, 2012 and will exclude all assets held by the entity that assumed the housing function previously performed by the former redevelopment agency. Agree the assets so listed to recorded balances reflected in the accounting records of the Successor Agency. The listings should be attached as an exhibit to the appropriate AUP report.

Results:

We noted no exceptions, as a result of our procedures. See *Attachment C* for the listing of all assets of the Low and Moderate Income Housing as of June 30, 2012 provided by the Successor Agency.

- 6. Obtain from the Successor Agency a listing of asset balances held on June 30, 2012 that are restricted for the following purposes:
 - A. Unspent bond proceeds:
 - i. Obtain the Successor Agency's computation of the restricted balances (e.g., total proceeds less eligible project expenditures, amounts set aside for debt service payments, etc.)
 - ii. Trace individual components of this computation to related account balances in the accounting records, or to other supporting documentation (specify in the AUP report a description of such documentation).
 - iii. Obtain from the Successor Agency a copy of the legal document that sets forth the restriction pertaining to these balances. Note in the AUP report the absence of language restricting the use of the balances that were identified by the Successor Agency as restricted.
 - B. Grant proceeds and program income that are restricted by third parties:
 - i. Obtain the Successor Agency's computation of the restricted balances (e.g., total proceeds less eligible project expenditures).
 - ii. Trace individual components of this computation to related account balances in the accounting records, or to other supporting documentation (specify in the AUP report a description of such documentation).

- iii. Obtain from the Successor Agency a copy of the grant agreement that sets forth the restriction pertaining to these balances. Note in the AUP report the absence of language restricting the use of the balances that were identified by the Successor Agency as restricted.
- C. Other assets considered to be legally restricted:
 - i. Obtain the Successor Agency's computation of the restricted balances (e.g., total proceeds less eligible project expenditures).
 - ii. Trace individual components of this computation to related account balances in the accounting records, or to other supporting documentation (specify in the AUP report a description of such documentation).
 - iii. Obtain from the Successor Agency a copy of the legal document that sets forth the restriction pertaining to these balances. Note in the AUP report the absence of language restricting the use of the balances that were identified by Successor the Agency as restricted.
- D. Attach the above mentioned Successor Agency prepared schedule(s) as an exhibit to the AUP report. For each restriction identified on these schedules, indicate in the report the period of time for which the restrictions are in effect. If the restrictions are in effect until the related assets are expended for their intended purpose, this should be indicated in the report.

We noted no exceptions, as a result of our procedures. See *Attachment D* for the listing of asset balances held on June 30, 2012 restricted by debt covenants. There were no time limitations indicated in the Official Statements of the related debt. Therefore, the restrictions are in effect until the related assets are expended for their intended purpose.

- 7. Perform the following procedures:
 - A. Obtain from the Successor Agency a listing of assets as of June 30, 2012 that are **not** liquid or otherwise available for distribution (such as capital assets, land held for resale, long-term receivables, etc.) and ascertain if the values are listed at either purchase cost (based on book value reflected in the accounting records of the Successor Agency) or market value as recently estimated by the Successor Agency.
 - B. If the assets listed at 7(A) are listed at purchase cost, trace the amounts to a previously audited financial statement (or to the accounting records of the Successor Agency) and note any differences.
 - C. For any differences noted in 7(B), inspect evidence of disposal of the asset and ascertain that the proceeds were deposited into the Successor Agency trust fund. If the differences are due to additions (this generally is not expected to occur), inspect the supporting documentation and note the circumstances.
 - D. If the assets listed at 7(A) are listed at recently estimated market value, inspect the evidence (if any) supporting the value and note the methodology used. If no evidence is available to support the value and/or methodology, note the lack of evidence.

We obtained the listing of the assets as of June 30, 2012 that are not liquid or available for distribution. This consisted of loans receivable and land held for resale purchased at cost. We agreed the amounts to the previous audited financial statements and noted the following:

Loans Receivable:

There was a difference of \$21,684,180 from the previous audited financial statements (fiscal year 2011). This difference consisted of \$21,283,479 of additional loans, \$233,314 of loan payments received and a \$634,015 net prior period adjustment for loans receivable not previously recorded or were not proper receivables. The circumstances of the additions were related to previous agreements that the former redevelopment agency had entered into before dissolution.

Land Held for Resale:

There was a difference of \$3,789,116 from the previous audited financial statements (fiscal year 2011). This consisted of a \$(5,192,218) prior period adjustment and \$1,403,102 of land purchases. The prior period adjustments mostly consisted of properties that were deeded over to other agencies and parties in prior years. The additions were related to previous agreements that the former redevelopment agency had entered into before dissolution.

- 8. Perform the following procedures:
 - A. If the Successor Agency believes that asset balances need to be retained to satisfy enforceable obligations, obtain from the Successor Agency an itemized schedule of asset balances (resources) as of June 30, 2012 that are dedicated or restricted for the funding of enforceable obligations and perform the following procedures. The schedule should identify the amount dedicated or restricted, the nature of the dedication or restriction, the specific enforceable obligation to which the dedication or restriction relates, and the language in the legal document that is associated with the enforceable obligation that specifies the dedication of existing asset balances toward payment of that obligation.
 - i. Compare all information on the schedule to the legal documents that form the basis for the dedication or restriction of the resource balance in question.
 - ii. Compare all current balances to the amounts reported in the accounting records of the Successor Agency or to an alternative computation.
 - iii. Compare the specified enforceable obligations to those that were included in the final Recognized Obligation Payment Schedule approved by the California Department of Finance.
 - iv. Attach as an exhibit to the report the listing obtained from the Successor Agency. Identify in the report any listed balances for which the Successor Agency was unable to provide appropriate restricting language in the legal document associated with the enforceable obligation.
 - B. If the Successor Agency believes that future revenues together with balances dedicated or restricted to an enforceable obligation are insufficient to fund future obligation payments and thus retention of current balances is required, obtain from the Successor Agency a schedule of approved enforceable obligations that includes a projection of the annual spending requirements

to satisfy each obligation and a projection of the annual revenues available to fund those requirements and perform the following procedures:

- i. Compare the enforceable obligations to those that were approved by the California Department of Finance. Procedures to accomplish this may include reviewing the letter from the California Department of Finance approving the Recognized Enforceable Obligation Payment Schedules for the six month period from January 1, 2012 through June 30, 2012 and for the six month period July 1, 2012 through December 31, 2012.
- ii. Compare the forecasted annual spending requirements to the legal document supporting each enforceable obligation.
 - a. Obtain from the Successor Agency its assumptions relating to the forecasted annual spending requirements and disclose in the report major assumptions associated with the projections.
- iii. For the forecasted annual revenues:
 - a. Obtain from the Successor Agency its assumptions for the forecasted annual revenues and disclose in the report major assumptions associated with the projections.
- C. If the Successor Agency believes that projected property tax revenues and other general purpose revenues to be received by the Successor Agency are insufficient to pay bond debt service payments (considering both the timing and amount of the related cash flows), obtain from the Successor Agency a schedule demonstrating this insufficiency and apply the following procedures to the information reflected in that schedule.
 - i. Compare the timing and amounts of bond debt service payments to the related bond debt service schedules in the bond agreement.
 - ii. Obtain the assumptions for the forecasted property tax revenues and disclose major assumptions associated with the projections.
 - iii. Obtain the assumptions for the forecasted other general purpose revenues and disclose major assumptions associated with the projections.
- D. If procedures A, B, or C were performed, calculate the amount of current unrestricted balances necessary for retention in order to meet the enforceable obligations by performing the following procedures.
 - i. Combine the amount of identified current dedicated or restricted balances and the amount of forecasted annual revenues to arrive at the amount of total resources available to fund enforceable obligations.
 - ii. Reduce the amount of total resources available by the amount forecasted for the annual spending requirements. A negative result indicates the amount of current unrestricted balances that needs to be retained.
 - iii. Include the calculation in the AUP report.

Results:

See *Attachment E* provided by the Successor Agency for the listing of enforceable obligations that are dedicated or restricted for funding and the initial recognized obligation payment schedule filed with the State Department of Finance. Steps B and C above are non-applicable.

The calculation of current unrestricted balances necessary for retention is as follows:

Resources: Current Dedicated or Restricted Balances Forecasted Annual Revenues	\$ 33,165,339
Total Resources Less Forecasted Annual Spending	33,165,339
Total	\$ 33,165,339

The amount of calculation is a positive result.

9. If the Successor Agency believes that cash balances as of June 30, 2012 need to be retained to satisfy obligations on the Recognized Obligation Payment Schedule (ROPS) for the period of July 1, 2012 through June 30, 2013, obtain a copy of the final ROPS for the period of July 1, 2012 through December 31, 2012 and a copy of the final ROPS for the period January 1, 2013 through June 30, 2013. For each obligation listed on the ROPS, the Successor Agency should add columns identifying (1) any dollar amounts of existing cash that are needed to satisfy that obligation and (2) the Successor Agency's explanation as to why the Successor Agency believes that such balances are needed to satisfy the obligation. Include this schedule as an attachment to the AUP report.

Results:

We obtained the final ROPS for the period of July 1, 2012 through December 31, 2012. However, the ROPS for the period January 1, 2013 through June 30, 2013 is currently under review by the State. So, we obtained the most current version. See *Attachment F* for the listing of obligations provided by the Successor Agency of balances needed to satisfy the fiscal year 2013 obligations.

10. Include (or present) a schedule detailing the computation of the Balance Available for Allocation to Affected Taxing Entities. Amounts included in the calculation should agree to the results of the procedures performed in each section above. The schedule should also include a deduction to recognize amounts already paid to the County Auditor-Controller on July 12, 2012 as directed by the California Department of Finance. The amount of this deduction presented should be agreed to evidence of payment. The attached example summary schedule may be considered for this purpose. Separate schedules should be completed for the Low and Moderate Income Housing Fund and for all other funds combined (excluding the Low and Moderate Income Housing Fund).

Results:

See Attachment G. The schedule includes a \$12,082,500 obligation currently in appeal by the Successor Agency. The schedule and notes to the schedule were prepared by the Successor Agency.

11. Obtain a representation letter from Successor Agency management acknowledging their responsibility for the data provided to the practitioner and the data presented in the report or in any attachments to the report. Included in the representations should be an acknowledgment that management is not aware of any transfers (as defined by Section 34179.5) from either the former redevelopment agency or the Successor Agency to other parties for the period from January 1, 2011 through June 30, 2012 that have not been properly identified in the AUP report and its related exhibits. Management's refusal to sign the representation letter should be noted in the AUP report as required by attestation standards.

Results:

We noted no exceptions, as a result of these procedures.

Redevelopment Agency for the County of Riverside Transfer Listing - LMIHF Assets Transferred to Other Funds within the County January 1, 2011 through January 31, 2012

DATE	DESCRIPTION	AMOUNT	PURPOSE	

None

Redevelopment Agency for the County of Riverside Transfer Listing - LMIHF Assets Transferred to Parties outside of the County January 1, 2011 through January 31, 2012

DATE	DESCRIPTION	AMOUNT	PURPOSE
	Date Palm Mobile Home Park - APN 608-		Grant Deed to developer, Desert Meadows Housing Partners,
8/18/2011	340-029	1 935 964 34	LP, pursuant to the requirements of the Disposition and Development Agreement dated as of June 29, 2010.
1/31/2012	Mission Village SF/Glen Avon Housing - APN 169-100-009, 169-100-010, 169-100- 014, 169-100-038	9-100-009, 169-100-010, 169-100- 3,098,108.65	Grant Deed to Mission Village Senior Apartments, L.P. on September 1, 2008 (recorded 9/23/08); adjusted off of our Asset listing as of 1/31/12
5/23/2011	Molino Way/Commonwealth Land Title - APN 181-082-036	141,700.00	Grant Deed to Housing Authority on May 23, 2011, pursuant to DDA dated 4/21/2011.

Redevelopment Agency for the County of Riverside Transfer Listing - LMIHF Assets Transferred to Other Funds within the County February 1, 2012 through June 30, 2012

DATE	DESCRIPTION	AMOUNT	PURPOSE	

None

Redevelopment Agency for the County of Riverside Transfer Listing - LMIHF Assets Transferred to Parties outside of the County February 1, 2012 through June 30, 2012

DATE	DESCRIPTION	AMOUNT	PURPOSE
DATE	DESCRIPTION	ANIOUNT	PURPUSE

None

Successor Agency to the Redevelopment Agency SCHEDULE A LMIHF Assets held by the Succesor Agency as of June 30, 2012

ASSETS:	AMOUNT
Cash and Investments	37,179,901
Cash and Investments with Fiscal Agent	39,974,577
Interest Receivable	17,285
Loans Receivable	66,041,026
Land Held for Resale	34,367,805
TOTAL ASSETS	177,580,594

Successor Agency to the Redevelopment Agency SCHEDULE B LMIHF Assets Legally Restricted (by debt covenants, grant restrictions and other restrictions)

		AMOUNT
Restricted by 2010 & 2011 Housing Series	s A and A-T debt covenants:	
Tres Lagos Senior Apartments	page 17, line 4	1,500,000
Highgrove Family Apartments	page 17, line 46	7,047,912
Orange Blossom Lane	page 18, line 73 and 74	418,307
Assets Restricted by Debt Covenants		8,966,219

12

Successor Agency to the Redevelopment Agency SCHEDULE D LMIHF BALANCE RESTRICTED FOR ENFORCEABLE OBLIGATIONS As of June 30, 2012

	Enforceable Obligations LMIHF	Enforceable Obligations Bond Proceeds	Total
L			
Balance Restricted for funding of Enforceable Obligations			
Outstanding Balance of Enforceable Obligations per ROPS 1	42,873,916	54,860,474	97,734,390
Less: actual payments from January 2012 to June 2012	(711,799)	(13,578,533)	(14,290,332)
Net Outstanding Balance	42,162,117	41,281,941	83,444,058
Less: Assets Legally Restricted by Debt Covenants (schedule B)		(8,966,219)	(8,966,219)
Less: Projects denied by the DOF			
DOF letter dated April 25, 2012:	<i>.</i>		
page 17, line 35 Mission Village Single family Subdivision	(4,500,000)		(4,500,000)
page 17, line 43 Vista Rio Apartments / Mission Plaza	(4,730,000)	((4,730,000)
page 18, line 86 Mountain View Estates Mobile Home Park		(12,082,500)	(12,082,500)
page 18, line 101 Middleton Street and 66th Avenue Project	(10,000,000)		(10,000,000)
page 18, line 111 100 Palms Housing Project	(10,000,000)		(10,000,000)
Restricted Balance net of Projects Denied by DOF	12,932,117	20,233,222	33,165,339
Less: RORF received to fund Enforceable Obligations above	0	0	0
Balance Restricted for Enforceable Obligations under ROPS 1	12,932,117	20,233,222	33,165,339

Projects under appeal with the DOF:

page 18, line 86

Mountain View Estates Mobile Home Park

12,082,500 12,082,500

										Ja	n-Jun 2012, RDA Housing
		Name of Redevelopment Agency: Redevelopment Project Area(s):				y to the Redevelopme and Desert Communiti	nt Agency for the County of es Proiect Area	Riverside			-
		·····			,				-		
				Pa	ayments by						
			Total Outstanding		Month	Actual Payment	Net Outstanding	Legal Description of	Amount		
	Job Code	Project Name / Debt Obligation	Debt or Obligation	Tot	tal (6 months)	Total	Balance	Enforceable	Ap	propriated	Legal Document Language
											Professional Services Agreement
1	12345-11	USA HELP-Homebuyer Educ/Foreclosure	10,416.74	\$	10,416.74	10,416.66	0.08	BOS	\$	125,000.00	paragraph 3, line 2.
2	12345-13	Public Notice Publication Costs/Various	7,047.22	\$	2,000.00		7,047.22	BOS 4.1 12/21/99			
3	Misc JC's	Weed Abatement - RDA Housing	25,535.00	s	8,500.00		25 535 00	BOS 4.1 12/21/99			
				-	-,						
											Loan Agreement for Tres Lagos dated 07-17-12, page 1 Lines 23/24
											of the agreement to use low mod
											funds in the original agreement and page 3 lines 1 & 2 transferring funds
4	0103-32	Tres Lagos Senior Apartments	1,500,000.00	\$	-		1,500,000.00	BOS 10.2 7/17/12	\$	1,500,000.00	to the Housing Authority.
											Loan Agreement for Tres Lagos dated 07-17-12, page 1 Lines 23/24
											of the agreement to use low mod funds in the original agreement and
											page 3 lines 1 & 2 transferring funds
5	0103-32	Tres Lagos Senior Apartments	9,000,000.00	\$	1,000,000.00		9,000,000.00	BOS 10.2 7/17/12	\$	9,000,000.00	to the Housing Authority. Amended and Restated Disposition
											and Development Agreement, page
6	JVPA-383A	37th St & Wallace Infill Housing Project	151,750.00	\$	151,750.00	136,575.00	15,175.00	BOS 4.2 9/16/08	\$	310,000.00	2, lines 12 and 13. Development and Disposition
											Agreement with the County of
7	JVPA-450	Mira Loma Infill Housing Project	350,000.00	\$	-		350,000.00	BOS 4.4 6/6/06	\$	350,000.00	Riverside Housing Authority
											A new loan agreement is in the process for an increase to \$4 million
8	JVPA-451	Mustang Lane Infill Housing Project	4,000,000.00	¢			4 000 000 00	BOS 4.2 10/17/06	s	4,000,000.00	with the Riverside County Housing Authority
- 0	STI ATUI		4,000,000.00	¥	-		4,000,000.00	0004.2 10/17/00	-	4,000,000.00	First Amendment to MOU with
											Mustang Affordable Homes, LLC. Page 2, Lines 9 through 11 to use
-				_	000 050 05						Low and Moderate income housing
9	JVPA-451B	Mustang Lane Infill Housing Project	222,952.20	\$	222,952.20	63,382.46	159,569.74	BOS 4.1 3/31/09	\$	218,623.00	funds. First Amendment to MOU with
											Mustang Affordable Homes, LLC.
											Page 2, Lines 9 through 11 to use Low and Moderate income housing
10	JVPA-451A	Mustang Lane Infill Housing Project	32,424.80	\$	-		32,424.80	BOS 4.1 11/8/11	\$	187,624.00	
											Page 1 of the First Amendment to the Agreement for Architectural Services
											with TR Design Group, Lines 19 and
11	JVPA-596	Figueroa Home Improvement Loan	11,513.66	s	11.513.66	11,513.66	0.00	Agreement/BOS 4.1 12/21/99	•	43 015 18	20 to use Low and Moderate income housing funds.
	0VFA-330	rigueroa nome improvement Loan	11,515.00	Ŷ	11,313.00	11,313.00	0.00	12/2 1/00	4	40,010,10	noosing runus.

Jan-Jun 2012, RDA Housing

County of Riverside as Successor Agency to the Redevelopment Agency for the County of Riverside 1-1986, Jurupa Valley, I-215, Mid-County and Desert Communities Project Area

Name of Redevelopment Agency: Redevelopment Project Area(s):

<u> </u>											
1											
I .				P	ayments by			Land	-		
I .			Total Outstanding		Month	Actual Payment	Net Outstanding	Legal	1	Amount	
	Job Code	Project Name / Debt Obligation	Total Outstanding Debt or Obligation	To	tal (6 months)	Total	Balance	Description of Enforceable	Δ.		Legal Document Language
	Job Code	Project Name / Dept Obligation	Dept or Obligation	10	tai (o monuis)	Total	Dalance	Enforceable	~	ppropriated	Page 1 of the First Amendment to the
											Agreement for Architectural Services
I .											with TR Design Group, Lines 19 and
				-							20 to use Low and Moderate income
12	JVPA-596A	Figueroa Home Improvement Loan	25,000.00	\$	5,871.66	5,871.66	19,128.34	BOS 4.1 12/21/99	\$	43,815.16	housing funds.
											Page 2, Lines 15 and 16 of the Second Amendment to MOU with
13	JVPA-600J1	Cottonwood MHP/Crestmore Apartments	746,101.87	s	170,272.87	19,455,41	726 646 48	BOS 4.2 12/23/08	s	1 105 000 00	Northtown Development Corp.
	JVPA-600G	Cottonwood MHP/Crestmore Apartments	1.065.00		1.065.00	1.065.00		BOS 4.2 12/23/08	*	1,100,000.00	Same as above number 13.
	JVPA-600K	Cottonwood MHP/Crestmore Apartments	7.290.00		7.290.00	6.858.72		BOS 4.2 12/23/08	-		Same as above number 13.
10	0117-0001	Cottonwood Mini Peresanore Aparanenta	7,200.00	*	7,200.00	0,000.72	451.25	000 4.2 12/20/00	-		Loan Agreement with SL-Imperial
											LLC, dated September 1, 2009. Line
				-							20 of the Agreement to use Low Mod
	JVPA-671	SL Imperial LLC/Foreclosed Homes	201,818.61		75,000.00			BOS 4.1 9/1/09	\$	3,000,000.00	
		SL Imperial LLC/5648 29th St	24,516.94		24,516.94	450.00		BOS 4.1 9/1/09			Same as above number 16.
		SL Imperial LLC/6590 Frank Avenue	43,509.01		43,509.01			BOS 4.1 9/1/09			Same as above number 16.
		SL Imperial LLC/4410 Felspar St	102,125.97	*	102,125.97	87,911.04		BOS 4.1 9/1/09			Same as above number 16.
		SL Imperial LLC/4496 Agate Street	92,479.32		92,479.32	57,984.71		BOS 4.1 9/1/09			Same as above number 16.
		SL Imperial LLC/6250 Tarragona Dr	97,421.00	*	97,421.00	80,751.07		BOS 4.1 9/1/09			Same as above number 16.
		SL Imperial LLC/387 Pacific Avenue	94,540.43		94,540.43	82,990.23		BOS 4.1 9/1/09			Same as above number 16.
	JVPA-671B	SL Imperial LLC/21651 Club Dr Perris	5,929.13		5,929.13		5,929.13	BOS 4.1 9/1/09			Same as above number 16.
	JVPA-671H	SL Imperial LLC/3554 Manor Dr Riverside	10,680.64		10,680.64			BOS 4.1 9/1/09			Same as above number 16.
25	JVPA-671K	SL Imperial LLC/32530 Crescent Ave Lake Elsino	11,308.10		11,308.10	3,764.17	-	BOS 4.1 9/1/09			Same as above number 16.
	JVPA-671M	SL Imperial LLC/9151 Patrick Cir Riverside	36,435.25	\$	36,435.25		36,435.25	BOS 4.1 9/1/09			Same as above number 16.
	JVPA-6710	SL Imperial LLC/6583 Villa Vista Dr	31,275.31	-	31,275.31	24,892.42	6,382.89	BOS 4.1 9/1/09			Same as above number 16.
28	JVPA-671U	SL Imperial LLC/8520 Donna Way Riverside	37,835.24	\$	37,835.24	18,430.14	19,405.10	BOS 4.1 9/1/09			Same as above number 16.
29	JVPA-671V	SL Imperial LLC/4023 Kenneth St Riverside	38,119.13	\$	38,119.13	23,765.74	14,353.39	BOS 4.1 9/1/09			Same as above number 16.
30	JVPA-671W	SL Imperial LLC/10472 54th St Mira Loma	30,899.42	\$	30,899.42	16,213.59	14,685.83	BOS 4.1 9/1/09			Same as above number 16.
31	JVPA-671X	SL Imperial LLC/9084 63rd St Riverside	26,082.92	\$	26,082.92	13,071.42	13,011.50	BOS 4.1 9/1/09			Same as above number 16.
32	JVPA-671Y	SL Imperial LLC/6363 Tournament Dr Riverside	27,143.17	\$	27,143.17		27,143.17	BOS 4.1 9/1/09			Same as above number 16.
33	JVPA-671Z	SL Imperial LLC/4141 Estrada Dry, Jurupa Valley	27,412.13	\$	27,412.13	7,239.13	20,173.00	BOS 4.1 9/1/09			Same as above number 16.
											Workforce Homebuilders LLC
24	JVPA-726	Mission Village Single Femily Cylodivisian	E40.000.00	~	60,000,00	141.01	540 550 50	000 4 0 400 400			Negotiation Agreement and Pre- Development Loan, page 1, item F.
34	JVPA-726	Mission Village Single-Family Subdivision	510,699.60		60,000.00	141.01		BOS 4.3 12/14/10	\$	557,150.00	Development Loan, page 1, Item F.
35		Mission Village Single-Family Subdivision	4,500,000.00	\$	-		4,500,000.00	Project Denied			Disposition and Development
											Agreement with the Housing Authority
											of Riverside County dated 09-28-11
											Lines 25 and 26 on page 1 of the
	N/DA 704	Meline Wey Jefft Heusing Desired	20,000,00							40.000.00	agreement specifies low mod funds
- 36	JVPA-731	Molino Way Infill Housing Project	39,936.00	\$	-		39,936.00	DDA/BOS 4.6 5/10/11	1 \$	40,000.00	to be used. Disposition and Development
											Agreement with the Housing Authority
I									1		of Riverside County dated 09-28-11.
I									1		Lines 25 and 26 on page 1 of the
27	N/DA 7244	Meline Wey Jeff Heyeine Designt	422,000,00				100 000 00			400.000.00	agreement specifies low mod funds
- 3/	JVPA-731A	Molino Way Infill Housing Project	133,000.00	\$	-		133,000.00	DDA/BOS 4.6 5/10/11	5	133,000.00	to be used. Memorandum of Understanding with
I									1		Habitat for Humanity Riverside, Inc.,
											page 1 lines 13 and 14 to use low and
- 38	JVPA-732	Habitat Riverside MOU - 2011-2012	339,433.22	\$	339,433.22	231,439.72	107,993.50	BOS 4.3 5/17/11	\$	500,000.00	moderate funds.

Jan-Jun 2012, RDA Housing

County of Riverside as Successor Agency to the Redevelopment Agency for the County of Riverside 1-1986, Jurupa Valley, I-215, Mid-County and Desert Communities Project Area

Name of Redevelopment Agency:	
Redevelopment Project Area(s):	

				F	Payments by						
	Job Code	Project Name / Debt Obligation	Total Outstanding Debt or Obligation	То	Month otal (6 months)	Actual Payment Total	Net Outstanding Balance	Legal Description of Enforceable	Ар	Amount propriated	Legal Document Language
											Memorandum of Understanding with
											Habitat for Humanity Riverside, Inc.,
39	JVPA-732A	Habitat Riverside MOU - 2012-2013	500.000.00	s			500 000 00	BOS 4.3 5/17/11	\$	500 000 00	page 1 lines 13 and 14 to use low and moderate funds.
	CTT TODA		000,000.00	Ť			000,000.00	0001001111	*	000,000.00	Memorandum of Understanding with
											Habitat for Humanity Riverside, Inc.,
40	JVPA-732B	Habitat Riverside MOU - 2013-2014	500,000.00	c			500 000 00	BOS 4.3 5/17/11		500 000 00	page 1 lines 13 and 14 to use low and moderate funds.
40	JVFA-132D	Habitat Niverside WOO - 2013-2014	500,000.00	Φ	-		500,000.00	BUS 4.3 SHITT	\$	500,000.00	moderate funds.
											Consulting Services Agreement with
41	JVPA-717A	Vista Rio Apartments/Mission Plaza	95,970.08	\$	95,970.08	16,160.72	79,809.36	BOS 4.2 11/2/10	\$	200,468.00	
											Negotiation Agreement and
				-							Predevelopment Loan to use Low
	JVPA-733	Vista Rio Apartments/Mission Plaza	618,000.00		618,000.00	349,010.21		BOS 4.1 6/7/11	\$	618,000.00	Mod funds.
43 44		Vista Rio Apartments/Mission Plaza Vista Rio Apartments/Mission Plaza	4,730,000.00		-		4,730,000.00 75.000.00	Project Denied			
45		Vista Rio Apartments/Mission Plaza	200.000.00	-	-		200.000.00				
40		Vista Nio Apartments/Mission Plaza	200,000.00	4	-		200,000.00				Disposition and Development
											Agreement with Workforce
	0000000000		7 000 005 04		4 000 000 00						Homebuilders, LLC, page 1 item D to
	0502-95A1 0102-29A	Highgrove Family Apartments			1,000,000.00 3.600.00	36,023.32		BOS 4.5 6/28/11	\$	7,475,000.00	use Low Mod funds.
	0102-29A 0102-30	Traci Green/MHRP Traci Green/MHRP	3,600.00		3,600.00			BOS 4.4 6/13/06			
40	0102-30	Tradi Green/MIRKP	1,000.00	\$	1,000.00		1,000.00	BOS 4.1 12/21/99			Loan Agreement with Traci Green,
											page 1, Lines 24 and 25 to use low
49	0102-29B	Traci Green/MHRP	40,000.00	\$	40,000.00	31,079.48	8,920.52	BOS 4.1 12/6/11	\$	40,000.00	mod funds.
				-							Agreement with 3rd Street Holdings,
50	0102-33A	Murrieta Infill Housing Project	53,800.00	\$	10,000.00		53,800.00	BOS 4.4 9/22/08	\$	538,000.00	LLC Estimated legal costs authorized per
51		Murrieta Infill Housing Project	75.000.00	s	50.000.00		75,000,00	BOS 4.4 9/22/08			Section 34177.3 (b) of AB 1484
52	0303-13D	North Hemet Housing	12.943.22	S	12,943,22			Agreement/BOS 4.1 1	s	56,500.00	
53	0303-20	North Hemet Housing	108,409.16	\$	108,409.16	58,651.96	49,757.20	BOS 4.3 9/15/09			
											RDA Resolution No. 2010-047 and
											Acquisition Agreement from Jim
-54	0303-25C	North Hemet Housing	5,029.08	\$	5,029.08	4,446.57	582.51	BOS 4.5 8/31/10	\$	1,813,850.00	
55	0303-25F	North Hemet Housing	300.947.24	s	300.947.24	7.744.95	202 202 20	BOS 4.1 12/14/10		\$658.927	RDA Resolutions No. 2010-059 & 2010-066
	0303-25G	North Hemet Housing	4.277.00	-	4.277.00	1,144.55		BOS 4.4 6/14/11	\$		RDA Resolution No. 2011-020
	0303-25H	North Hemet Housing	1,650.00		1,650.00			BOS 4.4 6/14/11	s S		
	0303-251	North Hemet Housing	5,000.00		5.000.00			BOS 4.4 6/14/11	s	5.000.00	
	0303-25J	North Hemet Housing	1.433.90		1.433.90			BOS 4.1 12/21/99	*	0,000.00	
	0303-25K	North Hemet Housing	11,900.00	-	11,900.00			BOS 4.1 12/21/99			
	0303-25M	North Hemet Housing	2,900.00		2,900.00	2,900.00		BOS 4.1 12/21/99			
62	0303-25N	North Hemet Housing	288,200.00		100,000.00	10,952.78		BOS 4.1 11/1/11		\$333,200	RDA Resolution No. 2011-035
63	0303-250	North Hemet Housing	25,000.00	\$	15,000.00	4,532.50	20,467.50	BOS 4.1 11/1/11			RDA Resolution No. 2011-035
64	0303-25P	North Hemet Housing	20,000.00	\$	10,000.00		20,000.00	BOS 4.1 11/1/11		\$333,200	RDA Resolution No. 2011-035
CE.	0202.28	North Hamat Housing	2 420 05		2 429 25	2 494 00	000.00	000 4 4 400 400		8950 007	RDA Resolutions No. 2010-059 & 2010-066
	0303-28 0303-30	North Hemet Housing	3,438.25		3,438.25 5.050.00	3,184.90		BOS 4.1 12/14/10 BOS 4.4 7/26/11		\$658,927	2010-066
00	0303-30	North Hemet Housing	5,030.00	\$	5,050.00		0,000.00	003 4.4 //20/11			
67	0303-30A	North Hemet Housing	49,936.00	\$	34,936.00		49,936.00	BOS 4.4 7/26/11			
		North Hemet Housing	1,886.00		1,886.00			BOS 4.4 7/26/11			

Jan-Jun 2012, RDA Housing

		Name of Redevelopment Agency:					nt Agency for the County of	Riverside		Ja	an-Jun 2012, RDA Housing _
		Redevelopment Project Area(s):	1-1986, Jurupa Valle	y, I-2	215, Mid-County	and Desert Communiti	ies Project Area		-		
				F	Payments by Month			Logal			
	Job Code	Project Name / Debt Obligation	Total Outstanding Debt or Obligation	То	otal (6 months)	Actual Payment Total	Net Outstanding Balance	Legal Description of Enforceable		Amount ppropriated	Legal Document Language
				┝					-		
69	0303-31	North Hemet Housing	1,500.00	\$	1,500.00		1,500.00	BOS 4.1 12/21/99			
70	0303-32	North Hemet Housing	1,500.00	\$	1,500.00	1,500.00	0.00	BOS 4.1 12/21/99			
											RDA Resolution No. 2010-047 and
71	0303-25C	North Hemet Housing	35,000.00	s	20,000.00		35,000,00	BOS 4.5 8/31/10	\$	1,813,850.00	Acquisition Agreement from Jim Wilson
	0000-200	North Homot Hodoling	00,000.00	Ť	20,000.00		00,000.00	000 1.0 0.0 0.0	Ť	1,010,000.00	
72		North Hemet Housing	87,495,60	s	41,174.40		87.495.60				Real Estate staffing costs authorized per Section 34177.3 (b) of AB 1484 (
		in order in ordering	01,100.00	Ť	11,11110		07,100.00				Riverside Housing Development
											Corp. Agreement page 1, lines 22 and 23. 2nd Amendment, page 3,
											Line 11, conditions the increased
72	0205 4224 V	Orange Blossom Lane	471,362.00	\$	89,430.41	89,430,41	201 021 50	BOS 4.3 9/30/08		805 000 00	amount with the original terms of the agreement.
15	0305-122AA	Orange Blossom Lane	471,362.00	Þ	09,430.41	09,430.41	381,931.09	805 4.3 9/30/08	\$	080,000.00	Riverside Housing Development
											Corp. Agreement page 1, lines 22
											and 23. 2nd Amendment, page 3, Line 11, conditions the increased
											amount with the original terms of the
74	0305-122X	Orange Blossom Lane	36,375.40	\$	-		36,375.40	BOS 4/08/08	\$	6,060,000.00	agreement. Loan Agreement with Thousand
											Palms Apartments Limited
75	0408-145	Legacy Apartments, Thousand Palms	5,110,000.00	\$	5,110,000.00	4,380,000.00	730,000.00	BOS 4.3 2/15/11	\$	7,300,000.00	Partnership, Page 1, Line 22 & 23.
											Loan Agreement with Desert Alliance for Community Empowerment, page
76	0403-238	Los Vinedos - Resolution	3,500,000.00	\$	500,000.00		3,500,000.00	BOS 4.5 01/24/12	\$	3,500,000.00	1, line 24.
											RDA Resolution No. 2011-2037, page
77	0403-197	Paseo de Los Heroes III	3,000,000.00	\$	-		3,000,000.00	BOS 4.5 8/16/11/ & 4.	\$	1,500,000.00	1, line 12, committing low mod funds.
											Agreement with Duran's Farming and
-			105 000 00		105 000 00	40.000.00					Clean up - no indication for the
78	0407-554	Mobile Home Abatement/Duran's Farm	125,000.00	2	125,000.00	16,000.00	109,000.00	BOS 4.1 12/21/99	\$	125,000.00	dedication of low mod funds. Disposition and Development
											Agreement with National Community
											Renaissance, of California, assigned to Desert Meadows Housing
											Partners, page 1 item D to use Low
79	0403-114V	Date Palm Mobile Home Park	4,791,211.98	\$	3,549,975.37	3,606,211.98	1,185,000.00	BOS 4.1 6/29/10	\$	7,900,000.00	Mod funds.
											Loan Agreement with the Coachella
80	0403-198A	CALHFA HELP Loan Fund/Valencia	103,125.00	\$	103,125.00		103,125.00	BOS 4.2 10/21/08			Valley Housing Coalition. (;
81	0403-199	CALHFA HELP Loan Fund/Nuestro Orgullo	302,353.18	\$	302,353.18		302,353.18	BOS 4.3 10/21/08			Loan Agreement with the Coachella Valley Housing Coalition.
82	0403-199A	CALHFA HELP Loan Fund/Nuestro Orgulio	137,500.00		137,500.00			BOS 4.3 10/21/08			Loan Agreement with the Coachella Valley Housing Coalition.
02	0 100-100M	onen Arneer evan ananaesto orgalio	107,000.00	-	107,000.00		137,300.00	000 4.0 10/21/00			Professional Services Agreement
_											with KTGY Group, Inc no indication
83	0405-31	Mobile Home Park Development Standards	425.00	\$	425.00		425.00	BOS 4.1 12/21/99	\$	8,500.00	of low mod funds. (
84	0406-10A	Ripley/Mesa Verde Infill Housing Project	50,451.62	\$	50,451.62		50 451 82	BOS 4.1 9/12/06	۹.	408 000 00	Development Agreement with Ranch Housing Alliance
				<u> </u>					*	-	Funding Agreement with Desert
85	0407-462	Mountain View Estates Mobile Home Park	2,742,290.07	\$	1,290,720.00	2,447,079.00	295,211.07	BOS 4.1 4/8/08	\$	5,000,000.00	Empire Homes (

Jan-Jun 2012, RDA Housing

County of Riverside as Successor Agency to the Redevelopment Agency for the County of Riverside 1-1986, Jurupa Valley, I-215, Mid-County and Desert Communities Project Area

Name of Redevelopment Agency: Redevelopment Project Area(s):

									-	
				Р	ayments by Month			Legal		
	Job Code	Project Name / Debt Obligation	Total Outstanding Debt or Obligation			Actual Payment Total	Net Outstanding Balance	Description of Enforceable	Amount Appropriated	Legal Document Language
86	0407-556	Mountain View Estates Mobile Home Park	12,082,500.00	\$	6,007,500.00	0.00	12,082,500.00	BOS 4.6 1/24/12	\$ 12,082,500.00	Loan Agreement with Desert Empire.
87		Mountain View Estates Mobile Home Park	905,000.00	\$	300,000.00		905,000.00	BOS 4.6 1/24/12		Loan Agreement with Desert Empire.
88	0407-527A	Mountain View Estates Mobile Home Park	75,000.00	\$	75,000.00		75,000.00	BOS 4.1 12/21/99	\$ 75,000.00	Agreement with Coachella Valle Water District and Desert Empir Homes
	0407-522A	Villalobos Mobile Home Park	12,522.50	\$	12,522.50	4,583.75		BOS 4.1 12/21/99	\$ 62,000.00	Agreement with Overland Pacific & Cutler, Inc.
	0407-522E	Villalobos Mobile Home Park	143,379.52	-	143,379.52	16,516.85	126,862.67	BOS 4.6 10/19/10	\$ 963,000.00	
	0407-522F	Villalobos Mobile Home Park	849.00	\$	849.00			BOS 4.6 10/19/10	\$ 963,000.00	
92	0407-522G	Villalobos Mobile Home Park	3,005.00	\$	3,005.00		3,005.00	BOS 4.6 10/19/10	\$ 963,000.00	
93	0407-522H	Villalobos Mobile Home Park	117,358.11	\$	117,358.11	41,089.00	76,269.11	BOS 4.4 4/5/11	\$ 925,000.00	Resolution No. 2011-009 - n indication of low and mod funds.
94		Villalobos Mobile Home Park	33,454.20	\$	10,293.60		33,454.20			Real Estate staffing costs authorize per Section 34177.3 (b) of AB 1484
05	0407-394F	Middleton St & 66th Ave	541,684,41	s	349,934,53	5.230.00	500 454 44	000 4 0 400 400	s 625 000 00	Agreement with Urban Housin Communities LLC
30	0407-394F	Wilddleton St & both Ave	341,004.41	Ф.	349,934.55	5,230.00	030,404.41	BOS 4.2 12/14/10		Agreement with Overland Pacific 3
										Cutler, Inc no indication of low an
96	0407-529A	Middleton St & 66th Ave	20,127.90	\$	20,127.90	11,395.46	8,732.44	BOS 4.1 12/21/99	\$ 45,250.00	mod funds.
	0407-529B 0407-529C	Middleton St & 66th Ave Middleton St & 66th Ave	186,718.68 9,518.04	\$ \$	146,718.68 9,518.04	47,782.25 1,045.34		BOS 4.2 1/11/11 BOS 4.2 1/11/11		Resolution No. 2011-002 Resolution No. 2011-002
99	0407-529D	Middleton St & 66th Ave	350,000.00	\$	350,000.00		350,000.00	BOS 4.2 1/11/11	\$ 643,600.00	Resolution No. 2011-002
00		Middleton St & 66th Ave	50,000.00	\$	50,000.00			BOS 4.2 1/11/11	\$ 643,600.00	Resolution No. 2011-002
01		Middleton St & 66th Ave	10,000,000.00	\$	-		10,000,000.00	Project Denied		
02		Middleton St & 66th Ave	43,747.80	\$	20,587.20		43,747.80			Real Estate staffing costs authorize per Section 34177.3 (b) of AB 1484
03	0407-78D	Hemandez Mobile Home Park	2,882.00	\$	2,882.00		2,882.00	BOS 4.1 12/21/99		
104	0407-78F	Hemandez Mobile Home Park	5,315.58	\$	5,315.58	502.21	4,813.37	Agreement/BOS 4.1 1	\$ 43,000.00	RDA Resolution No. 2010-032, pag 2, lines 16-20.
105	0407-78	Hemandez Mobile Home Park	75,000.00	\$	75,000.00	16,470.50	58,529.50	BOS 4.2 9/21/99	\$ 43,000.00	RDA Resolution No. 2010-032, pag 2, lines 16-20.
06		Hemandez Mobile Home Park	41,176.40	\$	10,295.60		41,176.40		\$ 190,000.00	Real Estate staffing costs authorize per Section 34177.3 (b) of AB 1484
107	0408-125	Operation Safe House	2,688.63	\$	2,688.63		2,688.63	BOS 4.1 12/21/99		
	0408-125A	Operation Safe House	700,000.00	\$	550,000.00			BOS 4.3 3/23/10	\$ 1,100,000.00	Disposition and Developmen Agreement with Operation Sat House
109	0408-125D	Operation Safe House	2,074.25	\$	2,074.25		2,074.25	BOS 4.1 12/21/99		

		Name of Redevelopment Agency:	County of Riverside	35 \$110	concert Ariano	v to the Redevelopme	nt Agency for the County of	Pivorcido		Ja	n-Jun 2012, RDA Housing
						and Desert Communit		Niverside .			-
					yments by						
	Job Code	Project Name / Debt Obligation	Total Outstanding Debt or Obligation		Month al (6 months)	Actual Payment Total	Net Outstanding Balance	Legal Description of Enforceable	Amo Approp		Legal Document Language
	0408-126A	100 Palms ENA/Urban Housing	186,148.60		155,123.85	16,624.72		BOS 4.4 2/23/10	\$ 450	0,000.00	Agreement with Urban Housing Communities, LLC, page 1 item F for the use of low mod funds.
111		100 Palms Housing Project	10,000,000.00	-	-		10,000,000.00				
112	0407-DP50	Redevelopment Homeownership Program (Gopar	75,000.00	\$	75,000.00		75,000.00	BOS 4.3 4/29/08	\$ 2,000	0,000.00	Resolution No. 2008-42 (a
113	0506-131B	Sherman Road, Romoland	1,345.20	\$	300.00		1,345.20	BOS 4.1 12/21/99			Estimated legal costs authorized per Section 34177.3 (b) of AB 1484 (c
114	0506-97A	Vineyards at Menifee Apartments	2,520,000.00	\$ 2	2,520,000.00	2,160,000.00	360,000.00	BOS 4.2 2/8/11	\$ 3,600	0,000.00	Loan Agreement with Menifee Vineyards Limited Partnership (a
115		Legal Counsel for Hsg Projects (BK, foreclosure,	200,000.00	\$	50,000.00		200,000.00	Professional Services	Legal Couns		Estimated legal costs authorized per Section 34177.3 (b) of AB 1484 (d
116		Project Staffing	539,736.00	\$	68,393.00		539,736.00				Housing staffing costs authorized per Section 34177.3 (b) of AB 1484 (d
117		Project Staffing	934,567.00	\$	445,839.00		934,567.00				Housing staffing costs authorized per Section 34177.3 (b) of AB 1484 (c
		Total	\$ 97,734,390.67	\$ 28	8,150,009.36	\$ 14,290,331.82	\$ 83,444,058.85				

Recap of Balances:		
Total Outstanding Debt or Obligation		97,734,390.67
Less: Payment, January to June Actuals	_	(14,290,331.82)
Net Outstanding Balance		83,444,058.85
Less: Assets Legally Restricted by Debt Covenants	8,966,218.71	
Projects Denied by the DOF	29,230,000.00	
Projects under appeal -Mountain View	12,082,500.00	(50,278,718.71)
Balance Restricted by ROPS 1		33,165,340.14

- (a) Indicates items that were dedicated by the formal actions of the Board of Supervisors for the use of low and moderate income funds but not specifically included in agreements with the contractors or other parties.
- (b) Indicates items the Successor Agency was unable to provide specific restricting language in the legal documents.
- (c) These are estimated costs related to the projects listed in this schedule.
- (d) These are projects that have been approved in the ROPS by the Department of Finance. However, the agreements are currently in progress with other parties for the completion of these projects.

Jan-Jun 2012, RDA Housing

Name of Agency:		County of Riverside EDA, as Successor	Agency	to the Redevelopment Agency for the County	of Riverside		. 8		Project Amas (PA)		8 S			of Payment	3
Former Project Areas		1-1966, Jurupa Valley, I-215, Nid-County	and De	sert Communities Project Area				1	1-1906 Project Area		8 8	A	Low and Hoderste Incon Bond Proceeds	te Housing Funds	
	INITIAL OF OC		-						Jurupa Valley Project Av Mid-County Project Av		8	0	Reserve Delances		
	INITIAL RECO	GNIZED OBLIGATION PAYME	INIS	CHEDULE			1	4	Deast Communities P		8 - N	D	Administrative Cost Allow	MICC.	
		Due March 1, 2012					10	5	1-215 Project Area		i i	E		Tax Trust Fund/ Tax Incre	ment Revenue
		Per AB1x 26 - Section 34177*					10				1 B	F		25 Section 341770x1070	
			_												<i></i>
		8	10-3		9	Bource of Payment									- X
			PA	2	Total Outstanding	(See	Jan 12	Feb 12	FY 20 Mar 12	11-12 Payments by Apr '12	month May '12	Jun '12	Total	FY 20	
Project Name / Debt Oblig	aton	Payes	PA	Description	Debt or Obligation	Legend)	Jun 12	Peb 12	Mar 12	Apr 12	May 12	Jun 12	Total	Jul-Dec 12 Total	Jan-Jun '33 Total
1 USA HELP-Homebuyer Ed		USA Help		Homeownership education	10,416.74	A		10,418.74		1. 	6	1	\$ 10,418.74	-	
2 Public Notice Publication C		Verious newspeper		Marketing	7,047.22	A			500.00	500.00	500.00	500.00		3,000.00	2,047.22
3 Weed Abetement - RDA H 4 Trea Legos Senior Apertmi		Various contractors Paim Communities	1	Weed abstamentProperty maintenance Development and Construction Loan	25,535.00	B			2,000.00	2,500.00	2,000.00	2,000.00	\$ 8,500.00	8,500.00	8,535.00
5 Tres Leops Senior Apertm	ents	Paim Communities	1	Development and Construction Loan	9.000.000.00	A		8			1	1.000.000.00	\$ 1,000,000,00	8,000,000,00	2 000 000 00
6 37th St & Wellece Infil Hor		Riverside Hsg Dev Corp	2	Single-family construction	151,750.00	A	138,575.00				15,175.00	1.	\$ 151,750.00		-
7 Mina Loma Infil Housing Pr 8	roject	Housing Authority Mary Erickson Community Housing	2	Single-family construction Development loan infil	350,000.00	AB							1 .	4,000,000,00	350,000.00
g Mustang Lane Infit Housing	g Project	Musteng Affordable Housing, LLC	2	Pre-development Loan & MOU	222,962.20	A		44,590.44	44,590.44	44,590.44	44,500.44	44,500.44	\$ 222,952.20		93
10	el constatutore	Mary Erickson Community Housing		Pre-development Loan & MOU	32,424.80	A								32,424,80	-
11 Figueroe Home Improvem	ent Loan	TR Design Group TR Design Group		Architecture and Design Architecture and Design	11,513.68 25,000.00	A	11,513.66			<u>.</u>	2 9		\$ 11,513.68 \$ 5,871.66	-	
13	NO NO	Northown Housing Development Corp.		Predevelopment Losn & ENA	748,101.87	B	70,272.87		100,000.00			3	\$ 170,272.87		
14 Cottorwood MHP/Crestmo	are Apertmenta	Verious contractors	2	Real Property expenses	1,065.00	A	1,085.00				2 2		\$ 1,065.00		
15 16		Verious tenents SL-Imperial LLC		Relocation expenses Foreclosure Acquistion, Refeb, Resale	7,290.00 201,618.61	A	6,858.72	431.28	15,000.00	15,000.00	15,000.00	15,000.00	\$ 7,290.00 \$ 75,000.00	55,000.00	
17		SL-Imperial LLC		Foredosure Acquistion, Hereb, Hesele Foredosure Acouistion, Refeb, Resele	24,516,94	Â	450.00	15,000.00	24,068,94	13,000.00	10,000.00	18,000.00	\$ 75,000.00	55,000,00	
18		SL-Imperfel LLC	2	Forecideure Acquistion, Rehab, Resale	43,509.01	A		33,000.00	10,509.01				\$ 43,509.01	1 S.	
19		SL-Imperial LLC	2	Foreclosure Acquistion, Reheb, Resale	102,125,97	A	73,223.15	350.00	28,552.82 34,494.61		2 9		\$ 102,125.97 \$ 92,479.32		-
20 21		SL-Impertal LLC SL-Impertal LLC	2	Foreclosure Acquistion, Reheb, Resele Foreclosure Acquistion, Reheb, Resele	97,421.00	Â	57,509.71	63,493.15					\$ 97,421.00		
22		SL-Imperiel LLC	2	Foredosure Acquistion, Rehab, Resele	94.540.43	A	0	70.928.94	23,813,49	1	8 8		\$ 94,540.43		-
23		SL-Impertel LLC		Foredosure Acquistion, Rehab, Resale	5,929.13	A	X	5,929.13			i		\$ 5,929.13	-	-
24 25 8L Imperial LLC/Forectose	d Homes	SL-Imperial LLC SL-Imperial LLC		Foredosure Acquistion, Reheb, Resale Foredosure Acquistion, Reheb, Resale	10,680.64	A	3,764.17	10,680.94	7,543.93	-		-	\$ 10,680.64 \$ 11,308.10	-	
26		SL-Impertal LLC	2	Foreclosure Acquistion, Rehab, Resele	38,435.25	Â	3/104.17	38,435.25	7,040.90		8 8		\$ 38,435.25	-	
27 28		SL-Impertel LLC	2	Foreclosure Acquistion, Reheb, Resale	31,275.31	A	24,892.42		6,382.89	4	()		\$ 31,275.31	1	() () () () () () () () () ()
28		SL-Impertal LLC SL-Impertal LLC	2	Foreclosure Acquistion, Rehab, Resale Foreclosure Acquistion, Rehab, Resale	37,835.24	A		-	37,835.24	-	8 8		\$ 37,835.24 \$ 38,119,13		-
29 30 31		SL-Imperial LLC	2	Foredosure Acquistion, Rehab, Resale	30,899,42	Â			30,899,42	2	8 8	2	\$ 30,800,42		
31		SL-Imperfel LLC		Foreclosure Acquistion, Reheb, Resele	26,082.92	A		- S	28,082.92	2	S	i li	\$ 28,082.92	-	-
32		SL-Impertel LLC		Foreclosure Acquistion, Rehab, Resale	27,143.17	A			27,143.17	1	1		\$ 27,143.17	-	-
33 34 Marcine Village Shock Care		SL-Imperial LLC Workforce Homebuilders	2	Foreclosure Acquistion, Rehab, Resale Predevelopment Loan & ENA	27,412.13 510,699.60	A	425.00		26,987.13			40.000.00	\$ 27,412.13 \$ 60,000.00	360,000.00	90,699,60
35		Workforce Homebuilders		Development and Construction Loan	4,500,000.00	A	3			<u>i</u>	Q Q		\$.	1,125,000.00	3,375,000.00
38 Moline Way Infill Housing F	Project	Housing Authority	2	Escrow& Other Fees	39,938.00	B				1	9		1 -	39,938.00	
37 38 Hebitat Riverside MOU - 2		Housing Authority Habitat Riverside		Single-family construction/DDA Single-family Acq, Rehab or New Construction	133,000,00 399,433.22	8	23,640.24	1,500.00	150,000.00	164,292.98	a		\$ 330,433.22	133,000.00	
39 Habitat Riverside MOU - 2	012-2013	Habitat Riverside		Single-family Acq, Rehab or New Construction	500,000.00	B					6		\$.	250,000.00	250,000.00
40 Habitat Riverside MOU - 2	013-2014	Habitat Riverside	2	Single-femily Acq,Rahab or New Construction	500,000.00	A	3	3			X X		1 .	· · · ·	
41 42		Albert A Webb Pelm Communities		Entlements & Environmental	95,970.08 618,000.00	B	188,455.77	-	47,984.72 300,000.00	47,985.38	100,000.00	29,544.23	\$ 95,970.08 \$ 618,000.00	-	
43 Vista Ric Apertments/Miss	ion Plaza	Palm Communities	2	Predevelopment Loan & ENA Development and Construction Loan	4,730,000.00	A	100,400.11		300,000.00	-	100,000.00	28,044.20	\$ 010,000.00	4,730,000.00	
44		Ahumede		Land acquisition and relocation	75,000.00	В	1				9	1	\$ -	g - stantseeg	75,000.00
45 48 Minhaton a Farak Anadam	ada.	Heistend		Post Office Land acquisition /relocation	200,000.00	8				-		1.000.000.00	\$ 1,000,000,00	3,541,987.52	200,000.00
46 Highgrove Family Apartme 47		Workforce Homebuilders Traci Green/H-Mark		Development loan & ENA Home repair	3,600.00	A			3,600.00		2	1,000,000.00	\$ 3,800.00	3,041,307,52	2,041,007.52
48 Tred Green/MHRP		Traci Green/Hi-Mark	3	Home repeir	1,000.00	A			1,000.00	5	8 - Š		\$ 1,000.00	-	-
49		Traci Green/Hi-Mark		Home repeir	40,000.00	B			40,000.00		10.000.00		\$ 40,000.00 \$ 10,000.00	43,800.00	
50 Murrieta Infil Housing Proj	ect	Third Street Holding Lease Coursel		Construction Ledal Coursel Services	53,800.00	-				-	10,000.00	25.000.00	\$ 10,000.00	43,800.00	
52		Paragon Partners	3	Property Management	12,043.22	8		12,943.22		1		the start life.	\$ 12,943.22		
53 54 55		The Planning Center	3	Specific Plan development	108,409.18	A	15,220.68	5,000.00	35,000.00	53,188.48	8 9		\$ 108,400.15	-	-
54		Various Contractors Paragon Partners		Real Property Costs Relocation	5,029.08	B	980.03	4,040.05	150,000.00	138, 193, 29	<u>.</u>		\$ 5,029.08 \$ 300,947.24	-	
56		Orange Coest/Mol		Title costa	4,277.00	B	12,100,90	4,277.00	130,000.00	100, 190.20			\$ 4,277.00	-	
57		URS/Mol	3	Phase One report	1,850.00	В		1,850.00	1 5	1	\$		\$ 1,850.00		-
58 59		Various contractors/Mol		Real Property Costa Public Noticing	5,000.00	B	9	5,000.00			8 2		\$ 5,000.00 \$ 1,433.90	•	
60		Press Enterprise Various contractors		Public Noticing Real Property Costs	1,433.90	8		1,433.90		-	ê (j.		\$ 1,433.90		
61		Valley Cities Fencing Co.	3	Fencing costs	2,900.00	В	2,900.00			1	X X		\$ 2,900.00		-
62 North Hernet Housing		Verious tenents		Relocation	288,200.00	B	1.100	1	100,000.00	E 000 44		E 000 00	\$ 100,000.00	188,200.00	-
63		Various contractors Various contractors		Property Management Real Property Costs	25,000.00	8			5,000.00	5,000.00	5.000.00	5,000.00	\$ 15,000.00 \$ 10,000.00	10,000.00	
64 65		Paragon Partners		Real Property Costs	3,438.25	B	1,382.41	2,055.84	5,000.00		2,000.00		\$ 3,438.25		
66		Lawyers Title/Fairchild		Title costs	5,050.00	В	00000000	5,050.00	in the second		2		\$ 5,050.00		
66 67 68		Verious contractors/Fairchild URS/Fairchild		Real Property Costs Phase One report	49,936.00	8		25,000.00	9,938.00		<u> </u>		\$ 34,936.00 \$ 1,866.00	15,000.00	
69		Himes and Himes		Acoraisais	1,500.00	B		1,500.00					\$ 1,888.00	-	
69 70		Himes and Himes/Checon	3	Appraisals	1,500.00	8	1,500.00	100000		3	S 3	-	\$ 1,500.00		
71		Various contractors		Board up and fencing	35,000.00	8			10,000.00		10,000.00		\$ 20,000.00	15,000.00	-
72		Housing Support Staff	3	Staff Salary	87,495.60	8		i i i i i i i i i i i i i i i i i i i	10,293.80	10,293.60	10,293,60	10,293.60	\$ 41,174.40	30,880.80	15,440.4

Jan-Jun 2012, RDA Housing

					Source of Payment									
	-	_		Total Outstanding	(See				11-12 Payments by					Jan-Jun '13 Total
Project Name / Debt Obligation	Payee	PA	Description	Debt or Obligation	Legend)	Jan '12	Feb '12	Mer '12	Apr '12	May '12	Jun '12	Total	JURDEC 12 TOOL	Jan-Jun 15 Total
73 Orange Blossom Lane	Riverside Housing Development Corpon	3	Multi-family Rehabilitation	471,382.00	B	89,430.41						\$ 89,430.41	-	-
74	Riverside Housing Development Corpon		Multi-family Acquisition	38,375.40	В							ş -	-	-
75 Legacy Apartments, Thousand Palms	Thousand Palms Apartments LP		Multi-family New Construction	5,110,000.00	В		2,190,000.00	2,920,000.00				\$ 5,110,000.00		-
78 Los Vinedos - Resolution	DACE		41-unit mobile home perk	3,500,000.00	В						500,000.00	\$ 500,000.00	1,249,998.00	1,750,004.0
77 Paseo de Los Heroes III	Coachelia Valley Housing Coalition	_	80-unit epertment complex for fermworkers	3,000,000.00	В							\$ -	500,000.00	2,500,000.0
78 Mobile Home Abatement/Duran's Farm	Durans Farming and Clean Up		Demo contract mobile homes	125,000.00	B	4,000.00			20,000.00	101,000.00		\$ 125,000.00	-	-
79 Date Palm Mobile Home Park	Desert Meadows Housing Partners, LP		DDA/Project expenses	4,791,211.98	В	549,975.37	600,000.00	600,000.00	600,000.00	600,000.00	600,000.00		848,238.61	395,000.0
80 CALHFA HELP Loan Fund/Valencia	CVHC		Dev financing - Interest	103,125.00	A					103,125.00		\$ 103,125.00	-	-
81 CALHFA HELP Loan Fund/Nuestro Orgulio	CVHC		Dev financing - Principal	302,353.18	A					302,353.18		\$ 302,353.18	-	-
82	CVHC		Dev financing - Interest	137.500.00	A					137.500.00		\$ 137,500.00		-
83 Mobile Home Park Development Standards	KTGY		Plan Design	425.00	A			425.00				\$ 425.00	-	-
84 Ripley/Mesa Verde Infil Housing Project	Rancho Housing Alliance		Construction costs	50,451.62	A				50,451.62			\$ 50,451.62	-	-
85	Desert Empire Homes		Development & Construction costs	2,742,290.07	в	225,720.00		65,000.00	500,000.00		500,000.00	\$ 1,290,720.00	1,000,000.00	451,570.0
88 Mountain View Estates Mobile Home Park	Desert Empire Homes		MHTL Mobiles	12,082,500.00	B			2,160,000.00	1,080,000.00	1,080,000.00	1,687,500.00	\$ 6,007,500.00	6,075,000.00	-
87	Desert Empire Homes		Demolition of Mobiles	905,000.00	в				100,000.00	100,000.00	100,000.00	\$ 300,000.00	605,000.00	-
88	Coachella Valley Water District		Fees	75,000.00	B			75,000.00				\$ 75,000.00	-	-
80	Overland Pacific		Real Property Costs	12,522.50	B	2,921.25	9,601.25					\$ 12,522.50	-	-
90	Various contractors		Real Property Costs	143,379.52	B	2,983.31		71,689.78		68,708.45		\$ 143,379.52	-	-
91 Villajobos Mobile Home Park	Lawyers Title		Title costs	849.00	В		849.00					\$ 849.00	-	
92	Various contractors	4	Real Property Costs, Fees	3,005.00	в		3,005.00					\$ 3,005.00	-	-
93	Overland Pacific	4	Relocation and Property Mgmt	117,358.11	B	28,800.00		58,679.08	10,000.00	10,000.00	9,879.08	\$ 117,358.11	-	-
94	Housing Support Staff	4	Staff Salary	33,454.20	B			2,573.40	2,573.40	2,573.40	2,573.40	\$ 10,293.60	15,440.40	7,720.2
95	Urban Housing Communities	4	ENA/Pre-development loan	541,684.41	в	5,230.00		100,000.00	100,000.00	100,000.00	44,704.53	\$ 340,934.53	191,749.88	
96	Overland Pacific	4	Real Property Costs	20,127.90	B	7,807.98	12,519.94					\$ 20,127.90	-	
97	Various tenants	4	Relocation	186,718,68	в			93,359,34			53,359,34	\$ 148,718.68	40,000.00	
98 Middleton St & 68th Ave	Various contractors	4	Real Property Costs	9,518,04	B	35.02	9,483.02					\$ 9,518.04		
99 Middleton St & 65th Ave	Property Owner		Land Acquisition & Relocation	350,000.00	В						350,000.00	\$ 350,000.00	-	-
100	Overland Pacific		Board up and fencing and consultant	50,000,00	В		10.000.00	10.000.00	10.000.00	10.000.00	10.000.00	\$ 50,000,00		
505	Contractor		Development and Construction Loan	10 000 000 00								*		3 000 000 0
101	Housing Support Staff		Staff Salary	43,747,80	B			5,146,60	5 148 80	5,146,80	5,148,80	\$ 20,587,20	15,440,40	7,720,2
103	Stantec		Environmental work	2.682.00	A		2.882.00	0,140.00	a, 140.00	0,140.00	a, 190.00	\$ 2,882.00	10,110.10	-
504	Overland Pacific	4	Relocation benefits	5.315.58	B	1,123.01	4,192,57					\$ 5.315.58		
105 Hernandez Mobile Home Park	Overland Pacific	4	Board up and fencing	75.000.00	B		15,000,00	15,000,00	15,000,00	15.000.00	15.000.00	\$ 75,000,00		-
108	Housing Support Staff	4	Staff Salary	41,178,40	B			2,573,40	2,573,40	2.574.40	2.574.40	\$ 10,295,60	15,440,40	15,440,4
107	Operation Safe House/Lewvers Title		Title costa	2.688.63	A		2,688,63		2,012.70			\$ 2,688.63		10,410.4
108 Operation Safe House	Operation Safe House		DDA	700.000.00	Â		2,000.00	100.000.00	175.000.00	100.000.00	175.000.00		150.000.00	
109	Riverside County Clerk		Recording costs	2.074.25	Â			2.074.25	11 0,000.00	100,000.00		\$ 2.074.25	1.00,000.00	
110 100 Palms ENAUrban Housing	Urban Housing Communities		Pre-development loan	188,148,60	B		31.024.77	31,024,77	31.024.77	31.024.77	31.024.77		31.024.75	
111 100 Palms Housing Project	Urban Housing Communities		Development and Construction Loan	10.000.000.00	4		1,000 CT	51,024.17	51,02%.TT	S1,004.11		* 130,123.00	2.000.000.00	3.000.000.0
111 100 Pains Housing Project 112 Redevelopment Homeownership Program (Gopar)	Escrow Company		Development and Construction Loan Down payment essistance (Goper)	75.000.00	Â					75.000.00		\$ 75.000.00	2,000,000.00	3,000,000.00
112 Redevelopment Homeownership Program (Gopar) 113 Sherman Road, Romoland	Eacrow Company EMWD		Water Assessments (Annual Fees)	1 345 20	-					75,000.00	300.00		300.00	745.2
113 Sherman Hoad, Homoand 114 Vinevards at Menifee Apartments	Menifee Vineyards L.P.		Development loan	2.520.000.00	B	1,080,000.00		1.080.000.00		360.000.00	300.00	\$ 2,520,000,00	300.00	r45.2
114 Vineyards at Menfee Apartments 115 Legal Counsel for Hsg Projects (BK, foreclosure, etc.)	County Counsel		Legal Coursel Services	2,520,000.00	A	1,080,000.00	10.000.00	1,080,000.00	10.000.00	10.000.00	10.000.00		60.000.00	60.000.00
115 Legal Coursel for Hsg Projects (BK, foreclosure, etc.) 116 Project Staffing					A									261,700.00
	Verious Steff		Staffing Salary	539,738.00	<u> </u>		13,678.60	13,678.60	13,678.60	13,678.60	13,678.60	\$ 68,393.00 \$ 445,839.00	209,843.00	
117 Project Staffing	Verious Steff	ALL	Staffing Salary	934,587.00	В		89,167.80	89,167.80	89,167.80	89,167.80	89,167.80	\$ 445,839.00	304,589.00	184,139.0
									-					
			Total	\$ 97,734,390.67		\$ 2,637,189.77	\$ 3,378,957.16	\$ 8,911,455.49	\$ 3,298,160.54	\$ 3,554,409.44	\$ 6,371,836.97	\$ 28,150,009.38	\$ 35,428,589.58	\$ 20,542,728.8

VAD 26- Section 34177: Successor agencies are required to do all of the following: ((0)(3)(4) A card Recorption Colligation Payment Decision Colligation are provided by the successor agency by the entertained and the following which the redessignment agency by November 1, 2011, to July 1, 2012, the initial draft of that schedule shall project the dates and amounts of scheduled payment for each entroreable obligation for the entertained and the following which the redessignment agency would have been sufficient to colligate property for its increment agency and shall be reviewed and cetted, as to its accuracy, by an external sudfor designable pursuent to Section 34182." For the decision made by the Supreme Court of Calibraia on December 29, 2011 impeding the CRA x. Matcaantus Eligation, each effective date or deadine stating betwee May 1, 2012, was revised to take that to promote the track to the RCPG is do by March 1, 2012.

Successor Agency to the Redevelopment Agency SCHEDULE E LMIHF BALANCES NEEDED TO SATISFY ROPS FOR THE 2012-2013 FISCAL YEAR

Purpose of Withholding Funds for ROPS 3

Enforceable	Enforceable	
Obligations	Obligations	
LMIHF	Bond Proceeds	Total

ROPS 3 RORF is being utilized to fund payment of debt service and other enforceable obligations. The following projects are listed to use Low & Moderate Income Housing Funds or Bonds on ROPS 3 because there is no other funding source available:

MIHF NEEDED TO SATISFY ROPS 3		5,445,244	1,848,745	7,293,989
Fencing (page 10, line 365)	expense was not anticipated during ROPS 1		75,000	75,000
	This project is listed to use LMIHF on ROPS 3, the		,	,
Title & Escrow Closing Costs (page 10, line 364)	expense was not anticipated during ROPS 1		50,000	50,000
Homanaoz Mobile Home Faire (page 10, III e 000, 0	This project is listed to use LMIHF on ROPS 3, the		120,004	125,004
Hernandez Mobile Home Park (page 10, line 359, 36			729,684	729,684
winduleton & both Ave (page 10, line 356)	This project is listed to use LMIHF on ROPS 3, the		70,000	70,000
Middleton & 66th Ave (page 10, line 356)	expense was not anticipated during ROPS 1		70,000	70,000
North Hemet Housing (page 9, lines 335)	This project is listed to use LMIHF on ROPS 3, the		794,417	794,417
North Hamat Housing (page 0, lines 205)	This project is listed to use LMIHF on ROPS 3, the expense was not anticipated during ROPS 1		704 417	704 447
Molino Way Infill Housing (page 9, line 325 ROPS 3			129,644	129,644
Maline Way Jafill Llausing (see a 0, line 2005 DODO 0	This project is listed to use LMIHF on ROPS 3, the		400.044	400.044
Asset Disposition Costs (page 12, line 365)	expense was not anticipated during ROPS 1	25,000		25,000
Annal Diseasities Oracle (same 40 line 207)	This project is listed to use LMIHF on ROPS 3, the	05.000		
Hernandez Mobile Home Staff Salary (page 12, line		250,000		250,000
	This project is listed to use LMIHF on ROPS 3, the			
Middleton Street & 66th Avenue Staff Salary (page 1		43,748		43,748
	This project is listed to use LMIHF on ROPS 3, the			
Villalobos Real Prop Staff Salary (page 12, line 351)		33,454		33,454
	This project is listed to use LMIHF on ROPS 3, the			
North Hemet Housing Real Prop Staff Salary (page	 line 342) expense was not anticipated during ROPS 1 	87,496		87,496
	This project is listed to use LMIHF on ROPS 3, the			
Project Staffing (page 11, line 321)	expense was not anticipated during ROPS 1	1,200,000		1,200,000
	This project is listed to use LMIHF on ROPS 3, the			
Legal Counsel for Housing Projects (page 11, line 3	20) expense was not anticipated during ROPS 1	1,200,000		1,200,000
	This project is listed to use LMIHF on ROPS 3, the			
Sherman Road Romoland (page 11, line 319)	expense was not anticipated during ROPS 1	1,155		1,155
	This project is listed to use LMIHF on ROPS 3, the			
North Hemet Housing (page 11, line 333)	expense was not anticipated during ROPS 1	41,348		41,348
	This project is listed to use LMIHF on ROPS 3, the	-,		-,
Mira Loma Infill Housing (page 10, line 289 ROPS 3) expense was not anticipated during ROPS 1	125,000		125,000
,	This project is listed to use LMIHF on ROPS 3, the	- ,		- ,
Weed Abatement Projects (page 10, line 285 ROPS 3)		374,465		374,465
	This project is listed to use LMIHF on ROPS 3, the	,		,
Public Notice - (page 10, line 284 of ROPS 3)	expense was not anticipated during ROPS 1	72,953		72,953
(1-5-7)	This project is listed to use LMIHF on ROPS 3, the	,,		,,.
CALHFA HELP Loan (page 1, line 43 - ROPS 3)	source was changed to LMIHF	1,990,625		1,990,625
	RORF and in ROPS 3 (the due date of the loan) funding			

LMIHF NEEDED TO SATISFY ROPS 3

1,848,745 5,445,244

Successor Agency to the Redevelopment Agency SUMMARY OF LMIHF BALANCES AVAILABLE FOR ALLOCATION TO AFFECTED TAXING ENTITIES June 30, 2012

Notes

Total Amount of Assets held by the Successor Agency for the LMIHF as of June 30, 2012	\$ 177,580,594	
Add: Amount of any assets transferred to the City or other parties for which an enforceable obligation with a third party requiring such transfer and		
obligating the use of the transferred assets did not exist	0	Not applicable
Less: Assets legally restricted for uses specified by debt covenants, grant		
restrictions, or restrictions imposed by other governments	(8,966,219)	Projects restricted by Bond Covenants
Less: Assets that are not cash or cash equivalents	(100,408,831)	Loans Receivable and Land Held for Resale
Less: Balances that are legally restricted for the funding of an enforceable		
obligation (net of projected annual revenues available to fund those		
obligations)	(33,165,339)	Projects included in ROPS 1
Less: Balances needed to satisfy ROPS for the 2012-2013 fiscal year	(7,293,989)	Projects needed to satisfy ROPS 2 and 3
Less: Amount of payments made on July 12, 2012 to the County Auditor-		
Controller as directed by the California Department of Finance		Not applicable
Less: Projects under appeal with the DOF (see detail justification in ROPS 3)	 (12,082,500)	Mountain View Estates (page 18, line 86 of ROPS 1)
Amount to be remitted to County for disbursement to Taxing Entities	\$ 15,663,716 ¹	

¹ Additional amounts may be retained due to obligations of the Agency listed on Schedule F.

Successor Agency to the Redevelopment Agency SCHEDULE F CASH BALANCES NEEDED TO BE RETAINED BY THE AGENCY

[Total
City of Coachella Housing Successor - Request for \$1,000,000 to fund ongoing obligations and responsibilities.	1,000,000
City of Norco Housing Successor - Request for \$500,000 to fund ongoing obligations and responsibilities.	500,000
Request to Retain \$1,000,000 to address exposure to litigation associated with Disposition and Development Agreements (DDAs) entered into pursuant to the Voluntary Redevelopment Program of ABx1 27	1,000,000
TOTAL AMOUNT NEEDED TO BE RETAINED	2,500,000

City of Coachella Housing Successor - Request for \$1,000,000 to fund ongoing obligations and responsibilities.

The City of Coachella provided formal notice, pursuant *to Health & Safety Code (HSC)* § 34176, to the Housing Authority of the County of Riverside (Housing Successor or Authority) of its election not to retain the housing assets and functions of the former Coachella RDA), transferring the housing function to the Housing Successor.

HSC 34176 (b) provides, in pertinent part, as follows:

"If a city, county....does not elect to retain the responsibility for performing housing functions previously performed by a redevelopment agency, *all rights, powers, assets, duties, and obligations* associated with the housing activities of the agency, excluding enforceable obligations retained by a successor agency...*shall* be transferred as follows:

(1)

(2) If there is one local housing local housing authority in the territorial jurisdiction of the former redevelopment agency, to that local housing authority." (Emphasis added)

HSC 34176 does not provide the Housing Authority of the County of Riverside the option to decline the tender by the City of Coachella (City) of its Former Coachella RDA housing responsibilities. Nevertheless, the Authority has requested that the City include funding for the housing activities through its Recognized Obligation Payment Schedule (ROPS). However, to date they have declined to do so indicating that they simply do not have the funds.

Pending Litigation and Associated Liabilities

The Former Coachella RDA transfer includes limited assets and substantial liability and obligations, including two ongoing legal actions concerning the default of a development loan to Rancho Housing Alliance, Inc. (Rancho) in the amount of \$6,000,000 plus accrued interest. The two pending actions include a Superior Court action for breach of contract (Case No. INC 1102649) initiated by the Former Coachella RDA; and a Chapter 11 Bankruptcy action filed by Rancho as a result of the aforementioned action (Case No. 6:11-bk-27519-SC). The estimated residual value of the underlying real property is estimated at between \$400,000 and \$1,000,000.

There are several complicating factors associated with this transfer and the aforementioned legal actions. First, there is an ongoing obligation to continue to prosecute/defend and seek to recover the bond proceeds for use in accordance with the bond covenants. Over \$100,000 in legal fees has been expended to date on these matters. Year to date expenditures for legal fees is approximately \$55,000. It is anticipated that this amount could exceed \$500,000 before the bankruptcy action is resolved. Rancho has proposed a reorganization plan,

City of Coachella Housing Successor - Request for \$1,000,000 to fund ongoing obligations and responsibilities. - Continued

however, at this stage; it is unclear whether it will be successful. There is also a related entity, DACE, Inc., which could be possibly be joined as a party, or in a separate action to pierce the corporate veil since the entities are closely related.

In anticipation of resolving the litigation at some point, the Housing Successor would require additional funds to successfully complete the planned project in accordance with the bond covenants. These expenditures would include legal, financial, project management, project related fees, staffing and other costs associated with meeting the obligations associated with the project.

Other Responsibilities and Obligations

Additionally, the Former Coachella RDA is transferring the administrative and monitoring obligations associated with approximately 40 first time homebuyer loans and affordable housing projects. By the very nature of these loans, it is unlikely that there will be any significant repayment. It is a function of servicing the loans and monitoring compliance with the affordability covenants.

The Former Coachella RDA does not have housing assets and/or funds to cover these expenses; so essentially, the transfer to the Housing Successor is a transfer of liabilities and obligations. The Housing Successor (Housing Authority does not have the capacity to absorb these responsibilities and obligations without funding. Therefore, it is requested that the Successor Agency to the Redevelopment Agency for the County of Riverside (Successor Agency) retain \$1,000,000 in Low and Moderate Income Housing Funds for the operation of the housing function of the Former Coachella RDA housing functions.

City of Norco Housing Successor - Request for \$500,000 to fund ongoing obligations and responsibilities.

The City of Norco provided formal notice, pursuant *to Health & Safety Code* (*HSC*) § 34176, to the Housing Authority of the County of Riverside (Housing Successor or Authority) of its election not to retain the housing assets and functions of the former Norco Redevelopment Agency (Former Norco RDA), transferring the housing function to the Housing Successor.

HSC 34176 (b) provides, in pertinent part, as follows:

"If a city, county....does not elect to retain the responsibility for performing housing functions previously performed by a redevelopment agency, *all rights, powers, assets, duties, and obligations* associated with the housing activities of the agency, excluding enforceable obligations retained by a successor agency...*shall* be transferred as follows:

(1)

City of Norco Housing Successor - Request for \$500,000 to fund ongoing obligations and responsibilities. - Continued

(2) If there is one local housing local housing authority in the territorial jurisdiction of the former redevelopment agency, to that local housing authority." (Emphasis added)

HSC 34176 does not provide the Housing Authority of the County of Riverside the option to decline the tender by the City of Norco (City) of its Former Norco RDA housing responsibilities. Nevertheless, the Authority has requested that the City include funding for the housing activities through its Recognized Obligation Payment Schedule (ROPS). However, to date the City has declined to do so indicating that they simply do not have the funds.

Responsibilities and Obligations

Additionally, the Former Norco RDA is transferring the administrative and monitoring obligations associated with first time homebuyer loans and affordable housing projects. By the very nature of these loans, it is unlikely that there will be any significant repayment. It is simply a function and obligation of servicing the loans and monitoring compliance with the affordability covenants. Moreover, the true nature and extent of the liabilities and obligations associated with the Former Norco is unknown at this time. Thus, the Authority will need sufficient reserves to address these responsibilities and obligations.

The Former Norco RDA does not have housing assets and/or funds to cover these expenses; so essentially, the transfer to the Housing Successor is a transfer of liabilities and obligations. The Housing Successor (Housing Authority does not have the capacity to absorb these responsibilities and obligations without funding. Therefore, it is requested that the Successor Agency to the Redevelopment Agency for the County of Riverside (Successor Agency) retain \$500,000 in Low and Moderate Income Housing Funds for the operation of the housing function of the Former Norco RDA housing functions.

<u>Request to Retain \$1,000,000 to address exposure to litigation associated with Disposition and Development Agreements(DDAs)</u> entered into pursuant to the Voluntary Redevelopment Program of ABx1 27

Pursuant to ABx1 27, which was invalidated by the California Supreme Court *in CRA, et al v. Matosantos*, et al on December 29, 2011,(53 Cal.4th 231) redevelopment agencies were allowed to adopt an ordinance agreeing to make payments to the State, and upon adoption, continue to operate and function pursuant to California redevelopment law (CRL). The Redevelopment Agency for the County of Riverside (Former RDA) adopted such an ordinance on July 26, 2011 to continue pursuant to ABx1 27. Subsequent to adoption of the ordinance (also on July 26, 2011 and thereafter prior to the implementation of the stay on redevelopment activities imposed by the court), the Former RDA approved and executed several third party agreements including, but not limited to DDAs, loan agreements and other transactions.

AB 1484 was enacted and became effective on June 27, 2012. AB 1484 included provisions which provided that such actions and agreements were "ultra vires." *Health & Safety Code* section 34177.3, which provides, in pertinent part:

"Redevelopment agencies that resolved to participate in the Voluntary Alternative Redevelopment Program ... were and are subject to the provisions of Part 1.8 (commencing with Section 34161). Any actions taken by redevelopment agencies to create obligations after June 27, 2011, are ultra vires and do not create enforceable obligations." (Emphasis added)

This provision is contrary to well settled law. The Contracts Clause of the United States Constitution provides that, "No State....shall pass any....law impairing the obligation of contracts." (U.S. Const., art I, § 10.) The contracts clause imposes "limits upon the power of the State to abridge *existing contractual relations*, even in the exercise of its otherwise legitimate police power." *Mercury Cas Co v Scottsdale Indem Co*, 156 Cal.App.4th 1212, 1224. The general rule is that a subsequent change in law will not render unenforceable a previously created contractual right." *Moran v. Harris*, 130 Cal.App.3d 872, 918-919, n.6.

Funding for Anticipated Legal Expenses

To the extent that the State declares otherwise enforceable third party obligations entered into by the Former RDA "unenforceable obligations," the Successor Agency will be subject to legal actions, including but not limited to specific performance, justifiable reliance and damages, by the third party entities with whom they have contracted. These entities, along with the Former RDA justifiably relied on then existing law. The law does not allow retroactive invalidation of otherwise valid agreements. The Successor Agency will incur substantial legal costs in defending these actions, and will likely be subject to damages for any breach of these agreements based upon denials by the State. Thus, the Successor Agency requests to retain \$1,000,000 for legal costs associated with affordable housing projects and obligations which fall into this category.