

Gavin Newsom - Governor

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Transmitted via e-mail

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2024-25 Annual Recognized Obligation Payment Schedule

Pursuant to Health and Safety Code (HSC) section 34177 (o) (1), the City of Bell Successor Agency (Agency) submitted an annual Recognized Obligation Payment Schedule for the period July 1, 2024 through June 30, 2025 (ROPS 24-25) to the California Department of Finance (Finance) on January 31, 2024. Finance has completed its review of the ROPS 24-25.

Based on a sample of line items reviewed and application of the law, Finance made the following determinations:

- Item No. 14 Property Management Plan and Disposition costs is partially approved. The Agency has requested \$233,250; however, the Agency was unable to provide support for \$180,000 in remediation costs related to groundwater contamination on Agency-owned property. Pursuant to HSC section 34177.3 (b), unless required by an existing enforceable obligation, wind-down activities do not include site remediation, site development or improvement, and other similar work. Therefore, of the requested \$233,250, only\$53,250 (\$233,250 - \$180,000) is allowed. To the extent the Agency can provide suitable supporting documentation, such as a remediation order from the Department of Toxic Substances Control, this item may be eligible for Redevelopment Property Tax Trust Fund (RPTTF) on a subsequent ROPS.
- The administrative costs claimed are within the fiscal year administrative cap pursuant to HSC section 34171 (b) (3). However, Finance notes the Oversight Board (OB) approved an amount that appears excessive, given the number and nature of the obligations listed on the ROPS. HSC section 34179 (i) requires the OB to exercise a fiduciary duty to the taxing entities. Therefore, Finance encourages the OB to apply adequate oversight when evaluating the administrative resources necessary to successfully wind-down the Agency.

John Yonai March 29, 2024 Page 2

Pursuant to HSC section 34186, successor agencies are required to report differences between actual payments and past estimated obligations (prior period adjustments) for the July 1, 2021 through June 30, 2022 (ROPS 21-22) period. The ROPS 21-22 prior period adjustment (PPA) will offset the ROPS 24-25 RPTTF distribution. The amount of RPTTF authorized includes the PPA resulting from the County Auditor-Controller's review of the PPA form submitted by the Agency.

The Agency's maximum approved RPTTF distribution for the reporting period is \$1,277,033, as summarized in the Approved RPTTF Distribution table (see Attachment).

RPTTF distributions occur biannually, one distribution for the July 1, 2024 through December 31, 2024 period (ROPS A period), and one distribution for the January 1, 2025 through June 30, 2025 period (ROPS B period), based on Finance's approved amounts. Since this determination is for the entire ROPS 24-25 period, the Agency is authorized to receive up to the maximum approved RPTTF through the combined ROPS A and B period distributions.

Except for the adjusted item, Finance approves the remaining items listed on the ROPS 24-25 at this time. If the Agency disagrees with our determination with respect to any items on the ROPS 24-25, except items which are the subject of litigation disputing our previous or related determinations, the Agency may request a Meet and Confer within five business days from the date of this letter. The Agency must use the RAD App to complete and submit its Meet and Confer request form. The Meet and Confer process and guidelines are available on our website:

http://dof.ca.gov/Programs/Redevelopment/Meet_And_Confer/

Absent a Meet and Confer, this is our final determination regarding the obligations listed on the ROPS 24-25. This determination only applies to items when funding was requested for the 12-month period. If a determination by Finance in a previous ROPS is currently the subject of litigation, the item will continue to reflect the determination until the matter is resolved.

The ROPS 24-25 form submitted by the Agency and this determination letter will be posted on our website:

http://dof.ca.gov/Programs/Redevelopment/ROPS/

This determination is effective for the ROPS 24-25 period only and should not be conclusively relied upon for future ROPS periods. All items listed on a future ROPS are subject to Finance's review and may be adjusted even if not adjusted on this ROPS or a preceding ROPS. The only exception is for items that have received a Final and Conclusive determination from Finance pursuant to HSC section 34177.5 (i). Finance's review of Final and Conclusive items is limited to confirming the scheduled payments as required by the obligation.

John Yonai March 29, 2024 Page 3

The amount available from the RPTTF is the same as the amount of property tax increment available prior to the enactment of the redevelopment dissolution law. Therefore, as a practical matter, the ability to fund the items on the ROPS with property tax increment is limited to the amount of funding available to the Agency in the RPTTF.

Please direct inquiries to <u>RedevelopmentAdministration@dof.ca.gov.</u>

Sincerely,

Original signed by Marilyn Standing Horse for:

Cheryl L. McCormick, CPA Chief, Office of State Audits and Evaluations

cc: Rickey Manbahal, Finance Director, City of Bell Linda Santillano, Property Tax Apportionment Division Chief, Los Angeles County Cesar Hernandez, Countywide Oversight Board Representative

Attachment

Approved RPTTF Distribution July 2024 through June 2025						
		ROPS A		ROPS B		Total
RPTTF Requested	\$	968,459	\$	367,116	\$	1,335,575
Administrative RPTTF Requested		76,923		76,923		153,846
Total RPTTF Requested		1,045,382		444,039		1,489,421
RPTTF Requested		968,459		367,116		1,335,575
Adjustment(s)						
Item No. 14		(63,475)		(116,525)		(180,000)
RPTTF Authorized		904,984		250,591		1,155,575
Administrative RPTTF Authorized		76,923		76,923		153,846
ROPS 21-22 prior period adjustment (PPA)		(32,388)		0		(32,388)
Total RPTTF Approved for Distribution	\$	949,519	\$	327,514	\$	1,277,033