**RESOLUTION OF THE ORANGE COUNTYWIDE OVERSIGHT BOARD**

**RESOLUTION NO. \_\_\_\_\_\_\_\_\_**

A RESOLUTION OF THE ORANGE COUNTYWIDE OVERSIGHT BOARD APPROVING AN *AMENDED* *RECOGNIZED OBLIGATION PAYMENT* FOR THE [FISCAL YEAR] FISCAL PERIOD OF JULY 1, [\_\_\_\_\_] TO JUNE 30, [\_\_\_\_\_], FOR THE SUCCESSOR AGENCY TO THE [CITY AGENCY], SUJECT TO SUBMITTAL TO, AND REVIEW BY, THE STATE DEPATMENT OF FINANCE [DOF] UNDER CALIFORNIA HEALTH AND SAFETY CODE, DIVISION 24, PART 1.85, AND AUTHORIZING POSTING

AND TRANSMITTAL THEREOF

**WHEREAS**, the former [City Agency] (“Former Agency”) previously was a community redevelopment agency that was previously organized and existing under the California Community Redevelopment Law, Health and Safety Code Section 33000, *et seq.*, and previously authorized to transact business and exercise powers of a redevelopment agency pursuant to action of the City Council of the City of [City] (“City”); and

**WHEREAS**, Assembly Bill x1 26 added Parts 1.8 and 1.85 to Division 24 of the California Health and Safety Code, which caused the dissolution of all redevelopment agencies and wind down of the affairs of former agencies, including as such laws were amended by Assembly Bill 1484 and by other subsequent legislation (“Dissolution Law”); and

**WHEREAS**, as of February 1, 2012 the Agency was dissolved pursuant to the Dissolution Law, and as a separate public entity, corporate and policy the Successor Agency to the [City Agency] (“Successor Agency”) administers the enforcement obligations of the Former Agency and otherwise unwinds the Former Agency’s affairs; and

**WHEREAS**, prior to July 1, 2018 under the Dissolution Law, in particular Sections 34179 and 34180, all actions of the Successor Agency were subject to the review and approval by a local seven-member oversight board, which oversaw and administered the Successor Agency’s activities during the period from dissolution until June 30, 2018; and

**WHEREAS**, as of, on and after July 1, 2018, under the Dissolution Law, in particular Section 34179(j), in every California county there shall be only one oversight board that is staffed by the county auditor-controller, with certain exceptions that do not apply in the County of Orange; and

**WHEREAS**, as of, on and after July 1, 2018, the Orange Countywide Oversight Board (“Oversight Board”) was established through the Orange County Auditor-Controller in compliance with Section 34179(j), which serves as the oversight board to the 25 successor agencies existing and operating in Orange County, including Successor Agency and all other successor agencies in Orange County; and

**WHEREAS**, every oversight board, both the prior local oversight board and this newly established Orange Countywide Oversight Board, have fiduciary responsibilities to the holders of enforceable obligations and to the taxing entities that benefit from distributions of property tax and other revenues pursuant to Section 34188 of the Dissolution Law; and

**WHEREAS**, Section 34177(m), 34177(o) and 34179 provide that each ROPS is submitted to, review and approved by the Successor Agency and then reviewed and approved by the Oversight Board final review and approval by the State Department of Finance (“DOF”); and

**WHEREAS**, Section 34177(o)(1)(E) of the Dissolution Law authorizes that “[o]nce per period, and no later than October 1, a successor agency may submit one amendment to the [ROPS] approved by the department pursuant to this subdivision, if the oversight board makes a finding that a revision is necessary for the payment of approved enforceable obligations during the second one-half of the [ROPS] period, which shall be defined as January 1 to June 30, inclusive. A successor agency may only amend the amount requested for payment of approved enforceable obligations. The revised [ROPS] shall be approved by the oversight board and submitted to the department by electronic means in a manner of the department’s choosing. The department shall notify the successor agency and the county auditor-controller as to the outcome of the department’s review at least 15 days before the date of the property tax distribution”; and

**WHEREAS**, the Successor Agency has submitted to the Orange Countywide Oversight Board an amendment to ROPS [fiscal year] reflecting additional payments for [insert text here], to enable the Successor Agency to pay costs necessary to address current remediation needs at

[insert text here]; and

**WHEREAS**, the objective of this Orange Countywide Oversight Board resolution is to authorize, make findings, and approve the Successor Agency’s amendment of ROPS [fiscal year] to correct and increase [line item 151] as reflected on the amendment to the Successor Agency’s ROPS [fiscal year] attached as Attachment No. 1 to this resolution and fully incorporated herein by this reference; and

**WHEREAS**, the Orange Countywide Oversight Board has reviewed and considered the Successor Agency’s amendment of ROPS [fiscal year], and desires to make certain findings, including: (i) amendment is necessary to pay a DOF-approved enforceable obligation on ROPS [fiscal year] during the “B” fiscal period, (ii) ROPS [fiscal year], as amended, is approved, (iii) the Successor Agency or City staff are authorized to post ROPS [fiscal year], as amended, on the City’s website, and (iv) staff is directed to transmit ROPS [fiscal year], as amended, to the DOF, pursuant to the Dissolution Law;

NOW, THEREFORE, BE IT RESOLVED BY THE ORANGE COUNTYWIDE OVERSIGHT BOARD:

**SECTION 1**. The foregoing recitals are incorporated into this Resolution by this reference, and constitute a material part of this Resolution.

**SECTION 2**. The Orange Countywide Oversight Board hereby finds the revision set forth in amended ROPS [\_\_\_\_\_] for funds to be distributed from the Redevelopment Property Tax Trust Fund (RPTTF) for the fiscal period January 1, [\_\_\_\_] to June 30, [\_\_\_\_] is necessary to pay DOF-approved enforceable obligations for such ROPS [\_\_\_\_] period; in particular, the amendment is to correct and increase the RPTTF authorized for disbursement to the Successor Agency and payment by the Successor Agency for [line item 151.]

**SECTION 3**. Under the Dissolution Law, the Orange Countywide Oversight Board approves the ROPS [\_\_\_\_], as amended, (Attachment No. 1); provided however, that the ROPS [\_\_\_\_], as amended, is approved subject to the condition that such ROPS, as amended, is to be submitted to and reviewed by the DOF. Further, the Executive Director of the Successor Agency and his authorized designees, in consultation with legal counsel, shall be authorized to discuss this matter with the DOF and make augmentations, modifications, additions or revisions as may be necessary or directed by DOF.

**SECTION 4**. The Orange Countywide Oversight Board authorizes transmittal of ROPS [\_\_\_\_], as amended, to the DOF.

**SECTION 5**. The Executive Director of the Successor Agency and his authorized designees directed to post this Resolution, including the ROPS [\_\_\_\_], as amended, on the City’s website.

**SECTION 6**. The approval of the amendment to the ROPS through this Resolution does not commit the Orange Countywide Oversight Board to any action that may have a significant effect on the environment. As a result, such action does not constitute a project subject to the requirements of the California Environmental Quality Act.

**SECTION 7**. Under Section 34179(h) written notice and information about certain actions taken by the Orange Countywide Oversight Board shall be provided to the DOF by electronic means and in a manner of DOF’s choosing. The Orange Countywide Oversight Board’s action shall become effective five (5) business days after notice in the manner specified by the DOF unless the DOF requests a review.

**SECTION 8**. This Resolution shall take effect immediately upon its adoption.