### **RESOLUTION NO. 16-01**

A RESOLUTION OF THE OVERSIGHT BOARD OF THE SUCCESSOR AGENCY TO THE CITY OF MONTCLAIR REDEVELOPMENT AGENCY ADOPTING A RECOGNIZED OBLIGATION PAYMENT SCHEDULE FOR JULY 1, 2016, THROUGH JUNE 30, 2017, PURSUANT TO CALIFORNIA HEALTH AND SAFETY CODE SECTION 34177

WHEREAS, The City of Montclair Redevelopment Agency ("Agency") was established as a redevelopment agency that was previously organized and existing under 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 Montclair ("City"); and

WHEREAS, Assembly Bill X1 26 added Parts 1.8 and 1.85 to Division 24 of the California Health and Safety Code ("Code"), which laws cause the dissolution and wind down of all redevelopment agencies ("Dissolution Act"); and

WHEREAS, on December 29, 2011, in the petition *California Redevelopment Association v. Matosantos*, Case No. S194861, the California Supreme Court upheld the Dissolution Act and thereby all redevelopment agencies in California were dissolved as of and on February 1, 2012, under the dates in the Dissolution Act that were reformed and extended thereby; and

**WHEREAS**, the Agency is now a dissolved redevelopment agency pursuant to the Dissolution Act; and

WHEREAS, by Resolution considered and approved by the City Council at an open public meeting, the City chose to become and serve as the "Successor Agency" to the dissolved Agency under the Dissolution Act; and

WHEREAS, as of and on and after February 1, 2012, the City serves and acts as the Successor Agency and is performing its functions as the successor agency under the Dissolution Act to administer the enforceable obligations of the Agency and otherwise unwind the Agency's affairs, all subject to the review and approval by a seven-member oversight board ("Oversight Board"); and

WHEREAS, Code Section 34179(i) provides that the Oversight Board has fiduciary responsibilities to holders of enforceable obligations and the taxing entities that benefit from distributions of property tax and other revenues pursuant to Code Section 34188; and

WHEREAS, pursuant to Code Section 34179, the Successor Agency's Oversight Board has been formed and the initial meeting has occurred on April 25, 2012; and

WHEREAS, the State Legislature approved and the Governor signed AB 1484 on June 29, 2012, and modified the Dissolution Act's provisions applicable to the process arising from and related to each recognized obligation payment schedule ("ROPS"); and

WHEREAS, the State Legislature passed and the Governor signed SB 107 into law on September 22, 2015, extending the existence and operation of local successor agencies and oversight boards under the Dissolution Act, and modifying law applicable to each ROPS, including but not limited to the date for submittal of each ROPS; and

WHEREAS, SB 107, in Code 34177(o)(1), required that a ROPS covering the period commencing July 1, 2016 through and including June 30, 2017 ("ROPS 2016-17"), approved by the Successor Agency and Oversight Board, be submitted to the County and State on or before February 1, 2016, subject to a \$10,000 per day fine for each day the ROPS 2016-17 is delinquent; and

WHEREAS, the Successor Agency approved ROPS 2016-17 on January 19, 2016, and staff has requested that the Oversight Board adopt ROPS 2016-17 at its special meeting on January 20, 2016, and to authorize the Successor Agency to post the ROPS on the City/Successor Agency website and transmit the ROPS to the County Auditor-Controller, the State Department of Finance ("DOF"), and the State Controller's Office; and

WHEREAS, pursuant to the Code 34179(h)(2), actions of the Oversight Board, including those approved by this Resolution, do not become effective for five (5) business days after submission, pending any request for review by DOF; and

WHEREAS. pursuant to Code 34177(o)(1). DOF shall have until April 15, 2016 to consider and make its determination regarding ROPS 2016-17, subject to the Successor Agency's rights as specified in that same section.

NOW, THEREFORE, BE IT RESOLVED that the Oversight Board for the Successor Agency to the City of Montclair Redevelopment Agency does hereby find and determine as follows:

- The Oversight Board finds and determines that the foregoing Section 1. recitals incorporated into this Resolution by this reference are true and correct and constitute a material part of this Resolution.
- The Oversight Board approves the ROPS for the period of July 1, 2016, through June 30, 2017, attached to this Resolution and incorporated herein by this reference as Attachment 1.
- The Oversight Board authorizes the Successor Agency to transmit the ROPS to the County Auditor-Controller, DOF, and the State Controller's Office.
- The Secretary of the Successor Agency or her authorized designee is directed to post the ROPS on the City/Successor Agency website pursuant to the Dissolution Act.
- The Successor Agency is hereby authorized and directed to Section 5. evaluate and execute necessary changes to the ROPS approved herein, and to meet and confer with DOF regarding any DOF determination, as may be appropriate and/or as required by the Dissolution Act whether pursuant to its terms, by court order, or as otherwise required by law for the continued payment on and performance of enforceable obligations.
- In accordance with Section 34177(o)(1) of the Health and Safety Code, this Resolution and ROPS shall be submitted to the DOF and the County Auditor-Controller.
- Pursuant to Health and Safety Code Section 34179(h)(2), all actions Section 7. taken by the Oversight Board may be reviewed by the DOF; therefore, this Resolution shall be effective on the date five (5) business days after its adoption, absent and pending any DOF request for review.
- The Secretary of the Oversight Board shall certify to the adoption Section 8. of this Resolution and shall maintain this Resolution and the ROPS approved hereunder on file as public records.

APPROVED AND ADOPTED this 20th day of January, 2016.

ATTEST:

I, Andrea M. Phillips, Secretary of the Oversight Board for the Successor Agency to the City of Montclair Redevelopment Agency, DO HEREBY CERTIFY that Resolution No. 16-01 was duly adopted by the Oversight Board of Directors at a special meeting thereof held on the 20th day of January, 2016, and that it was adopted by the following vote, to-wit:

AYES:

Piotrowski, Hillman, Erickson, Catlin, Johnson, Ruh

NOES:

None

ABSTAIN:

None

ABSENT:

Richardson

Andrea M. Phillips

Secretary

Oversight Board Resolution No. 16-01
Attachment No. 1

## Recognized Obligation Payment Schedule (ROPS 16-17) - Summary

Filed for the July 1, 2016 through June 30, 2017 Period

Successor Agency: Montclair
County: San Bernardino

						R	OPS 16-17
Curre	nt Period Requested Funding for Enforceable Obligations (ROPS Detail)	16-17A Total			6-17B Total	Total	
Α	Enforceable Obligations Funded with Non-Redevelopment Property Tax Trust Fund (RPTTF) Funding Sources (B+C+D):	\$	3,785,742	\$	-	\$	3,785,742
В	Bond Proceeds Funding		-		-		-
С	Reserve Balance Funding		3,785,742		-		3,785,742
D	Other Funding		_		-		-
E	Enforceable Obligations Funded with RPTTF Funding (F+G):		144,500	\$	4,396,900	\$	4,541,400
F	Non-Administrative Costs		19,500		4,271,900		4,291,400
G	Administrative Costs		125,000		125,000		250,000
Н	Current Period Enforceable Obligations (A+E):	\$	3,930,242	\$	4,396,900	\$	8,327,142

Certification of Oversight Board Chairman:
Pursuant to Section 34177 (o) of the Health and Safety code, I
hereby certify that the above is a true and accurate Recognized
Obligation Payment Schedule for the above named successor
agency.

William A. Ruh
Name

Chairman Title

Śignature

Date

#### Montclair Recognized Obligation Payment Schedule (ROPS 16-17) - ROPS Detail

#### July 1, 2016 through June 30, 2017

(Report Amounts in Whole Dollars)

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А	В	С	D	E	F	G	н	1	J	K	L	м	N	0	P	Q	R	s	т	U V	w
													16-17A	7A				16-17B			
								Total		Fund (Non-RPTTF) RPTTF		TTE			Trust Fund		RPTTF				
Item				Contract/Agreement				Outstanding Debt or		ROPS 16-17	Bond	Reserve	Other	151		16-17A	Bond	Reserve	Other	RELIE	16-17B
#	Project Name/Debt Obligation	Obligation Type	Execution Date	Termination Date	Payee	Description/Project Scope	Project Area	Obligation \$ 64,282,322	Retired	Total \$ 8,327,142	Proceeds	Balance - \$ 3,785,742	Funds	Non-Admin \$ 19 500	Admin \$ 125,000	Total \$ 3,930,242	Proceeds	Balance -	Funds	Non-Admin Admi \$ 4,271,900 \$ 125,0	
	1997 Taxable Tax Allocation Bonds	Bonds Issued On or Before 12/31/10		10/1/2021	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 1	127,680	N	\$ 62,680		32,180		*	¥ 122,225	\$ 32,180	,			30,500	\$ 30,500
2	2007A Tax Allocation Refunding Bonds	Bonds Issued On or Before 12/31/10	9/27/2007	9/1/2035	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 3	31,005,906	N	\$ 3,182,900		1,594,950				\$ 1,594,950				1,587,950	\$ 1,587,950
3	2007B Taxable Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	9/27/2007	9/1/2027	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 3	3,015,600	N	\$ 597,533		295,341				\$ 295,341				302,192	\$ 302,192
4	2004 Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	2/23/2004	10/1/2031	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 4	5,170,500	N	\$ 742,000		370,250				\$ 370,250				371,750	\$ 371,750
5	2001 Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	7/6/2001	10/1/2030	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 5	9,944,585	N	\$ 1,531,920		767,460				\$ 767,460				764,460	\$ 764,460
6	2006A Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	6/16/2006	10/1/2033	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 5	8,765,163	N	\$ 1,142,009		569,761				\$ 569,761				572,248	\$ 572,248
7	2006B Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	6/16/2006	10/1/2033	Bank of New York Mellon	Bond Issue to Fund Non- Housing Projects	Project Area 5	5,196,388	N	\$ 311,600		155,800		1		\$ 155,800				155,800	\$ 155,800
	Contract for Legal Services	Legal	12/9/1981	6/30/2036	Stradling, Yocca, Carlson & Rauth	Bond Counsel Legal Services	All Areas	4,000	N	\$ 4,000	)			2,000		\$ 2,000		t		2,000	\$ 2,000
	Contract for Bond Trustee Service	Fees	12/9/1981	6/30/2036	Bank of New York Mellon	Annual Bond Trustee	All Areas	20,000	N					10,000		\$ 10,000		1		10,000	\$ 10,000
	Contract for Bond Services	Fees	12/9/1981	6/30/2036	Bondlogistix LLC	Bond Continuing Disclosure	All Areas	12,000	N							\$ -				12,000	\$ 12,000
	Contract for Bond Services Administrative Cost Reimbursement	Fees Admin Costs	12/9/1981	6/30/2036 6/30/2036	Bondlogistix LLC City of Montclair	Bond Arbitrage Rebate	All Areas	12,500 250,000		\$ 12,500				7,500	1	\$ 7,500				5,000	\$ 5,000
	Agreement				, and the second	Administrative Reimbursement Agreement	All Areas	250,000		\$ 250,000					125,000	\$ 125,000				125	,000 <b>\$ 125,000</b>
	Long Range Property Management Plan Administration	Property Dispositions	6/3/2012	6/30/2036	City of Montclair	Administrative Reimbursement Agreement	All Areas	-	N	\$						\$ -					\$ -
	Bond Indenture Reporting Requirements	Professional Services	6/3/2012	6/30/2036	City of Montclair	Administrative	All Areas	8,000	N		)					\$ -				8,000	\$ 8,000
	City of Montclair as Successor Agency for City of Montclair Redevelopment Agency vs Department of Finance, et al	Litigation	6/3/2012	6/30/2036	Best & Krieger LLP	Legal services related to litigation		-	N	\$	-					\$ -					\$
51	Montclair Housing Authority - Housing	Housing Entity Admin Cost	2/18/2014	7/1/2018	Montelair Housing Authority	Administrative costs in 162		750,000	» N	450.00	0 (2)	2003			7		57			450 DOO	450,000
	Monicial Housing Adhenry Housing Ently Administrative Cost Allowance	EH.			Monician Housing Authority Successor Housing Entity	Administrative costs in connection with low and moderate income properties.												100		450,000	ar land a
52	Long Range Property Management Plan Preparation	Professional Services	6/3/2012	6/30/2014	City of Montclair	Prior unpaid LRPMP Costs - Unpaid		-	Ý	\$	-					\$ -	31 3000000000				\$
						Administrative Reimbursement Agreement															
53	Sizzessar Agency reserves improperty applied on ROPS 135 48 and utilized net to radinistrative costs but other obligations.	Admiri Costs	6/30/2014	6/30/2014	City of Montclair 10 19 19 19 19 19 19 19 19 19 19 19 19 19	Pho, Reserves claimed on ROPS 13: 148 in be used to used to use administrative costs but incorrectly redirected by DOP against other obligations.		1111111	Y		1000	100			TO PARTY T				10		
	for administrative costs but other					fund administrative costs but		1					100	Single State of the				100			107000
	obligations	production of the second			President and the second	incorrectly redirected by DOF					7	4								The Control	
					Action Control	against other obligations.			7			100					200			The state of	
54	Contract for Appraisal Services	Project Management Costs	1/1/2014	6/30/2014	Integra Ellis	Continuing Appraisals of	A.A. Salahan C. T.	m23************************************	N	\$	- XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	A. po 7:354994538	TOTAL PROPERTY.	3. 34 FM 7120M	3#13#15#15*/7%	\$ -		10-50 W S X	23.00	(541)	\$ -
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# Montclair Recognized Obligation Payment Schedule (ROPS 16-17) - Report of Cash Balances (Report Amounts in Whole Dollars)

Pursuant to Health and Safety Code section 34177 (I), Redevelopment Property Tax Trust Fund (RPTTF) may be listed as a source of payment on the ROPS, but only to the extent no other funding source is available or when payment from property tax revenues is required by an enforceable obligation. For tips on how to complete the Report of Cash Balances Form, see CASH BALANCE TIPS SHEET **Fund Sources** RPTTF **Bond Proceeds** Reserve Balance Other Prior ROPS Prior ROPS period balances RPTTF Bonds issued on and DDR RPTTE distributed as Rent. Non-Admin or before Bonds issued on balances reserve for future grants, and Cash Balance Information by ROPS Period 12/31/10 or after 01/01/11 retained period(s) interest, etc. Admin Comments ROPS 15-16A Actuals (07/01/15 - 12/31/15) 1 Beginning Available Cash Balance (Actual 07/01/15) 6,572,673 995.079 214,515 Line 7 ROPS 15-16B. 2 Revenue/Income (Actual 12/31/15) Column H - By law ROPS payment must be RPTTF amounts should tie to the ROPS 15-16A distribution from the made in January and June and San Bernardino County Auditor-Controller during June 2015 County pays when they are due. Therefore, this Form is in Error as to show the amount as indicated would not allow reconciliation to actual cash balances. ROPS 15-16A was received in June 2015 and therefore it is included in the July 1, 2015 cash balances above and cannot be reported here and reconcile with the cash balance. 3 Expenditures for ROPS 15-16A Enforceable Obligations (Actual Column C - Amount represents payments of 12/31/15) \$2,608,894 for debt service made by trustee during six month period and on hand from ROPS 2,608,894 154.824 14-15B. 4 Retention of Available Cash Balance (Actual 12/31/15) RPTTF amount retained should only include the amounts distributed as reserve for future period(s) 5 ROPS 15-16A RPTTF Balances Remaining Column H - Not Applicable as conversion to the annual ROPS did not require Prior Period No entry required Adjustment calculation. Therefore, any potential excess was not computed at this point in time. 6 Ending Actual Available Cash Balance C to G = (1 + 2 - 3 - 4), H = (1 + 2 - 3 - 4 - 5)3,963,779 \$ 995,083 \$ 59,695 Agrees to December 31, 2015 cash balances. ROPS 15-16B Estimate (01/01/16 - 06/30/16) 7 Beginning Available Cash Balance (Actual 01/01/16) (C, D, E, G = 4 + 6, F = H4 + F4 + F6, and H = 5 + 6)\$ 3,963,779 \$ 995,083 \$ 59,695 8 Revenue/Income (Estimate 06/30/16) Column H - ROPS 15-16B payment received RPTTF amounts should tie to the ROPS 15-16B distribution from the from San Bernardino County January 2016, County Auditor-Controller during January 2016 3,785,742 3.007.091 9 Expenditures for ROPS 15-16B Enforceable Obligations (Estimate Column C - Debt service on bonds through June 06/30/16) 30, 2016. Column G - Net land sales proceeds transferred to trustee. \$995,078 was shown on ROPS 15-16B as reserves for use in reducing RPTTF allocation and in accordance with LRPMP it will be used for debt service on bonds. Column H - Transfer to trustee of RPTTF obtained for bonds of \$2,790,663 and \$995,079 of land sale proceeds and interest. Remained is 1.137.871 995.083 3.066.786 other enforceable obligation monies obtained. 10 Retention of Available Cash Balance (Estimate 06/30/16) Column C - Debt service on bonds occurring RPTTF amount retained should only include the amounts distributed as after June 30, 2016 obtained from ROPS 15-16B. reserve for future period(s) 2,647,871 11 Ending Estimated Available Cash Balance (7 + 8 - 9 -10) Column C - Debt service reserves, etc. held by 3,963,779 trustee.

	Montclair Recognized Obligation Payment Schedule (ROPS 16-17) - Notes July 1, 2016 through June 30, 2017
Item #	Notes/Comments
	In accordance with Section 34171 (p) (1) as specified in AB 471, signed by the Governor 2/18/14 and effective as urgency legislation, the Montclair Housing Authority (Successor Housing Entity) is eligible to receive a "housing administrative cost allowance". This allowance is to be up to 1% of the property taxes allocated to the RORF (Redevelopment Obligation Retirement Fund) but not less than \$150,000 per fiscal year. In the current and prior fiscal years, 1% of the amount allocated to the Montclair Successor Agency RORF would be less than the prescribed \$150,000 minimum threshold Since that amount is less than the prescribed minimum threshold and since the administrative cost budget applicable to maintaining properties held by the Montclair Housing Authority is annually in excess of that amount, the minimum threshold amount would be applicable. Therefore, the minimum allocation amount of \$150,000 for three years (\$450,000) would be due to the Montclair Housing Authority. Since this amount was improperly rejected in ROPS 14-15A and for which litigation against Finance has, by court judgement, determined it is due to the Successor Agency for transmission to the Montclair Housing Authority it is again being claimed. The lower court decided in favor of the Successor Agency on this issue and Finance has appealed that decision. The appellate court has not yet ruled on that appeal.