



City of Rohnert Park ♦ 130 Avram Avenue ♦ Rohnert Park, California 94928
PHONE: (707) 588-2227 ♦ FAX: (707) 792-1876 ♦ WEB: www.rpcity.org

**OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY
CITY OF ROHNERT PARK
(Successor Agency of the Former Community Development Commission of the
City of Rohnert Park)**

**SPECIAL MEETING AGENDA
Monday, September 16, 2013, 10:30 a.m.**

**MEETING LOCATION: CITY HALL - COUNCIL CHAMBER
130 Avram Avenue, Rohnert Park, California**

The Oversight Board welcomes your attendance, interest and participation at its public meetings. Oversight Board agendas and minutes may be viewed at the City of Rohnert Park website at: www.rpcity.org.

PUBLIC HEARINGS

The Oversight Board may discuss and/or take action on any or all of the items listed on this agenda. If you challenge decisions of the Oversight Board or the Successor Agency City of Rohnert Park in court, you may be limited to raising only those issues you or someone else raised at public hearing(s) described in this agenda, or in written correspondence delivered to the Successor Agency City of Rohnert Park, at, or prior to the public hearing(s).

PUBLIC COMMENTS

For public comment on items listed or not listed on the agenda, or on agenda items if unable to speak at the scheduled time (limited to three minutes per appearance and a 30 minute total time limit, or allocation of time based on number of speaker cards submitted)

**PLEASE FILL OUT A SPEAKER CARD PRIOR TO SPEAKING
*SEE NOTE AT THE END OF THIS AGENDA**

Copies of all staff reports and documents subject to disclosure that relate to each item of business referred to on the agenda are available for public inspection before each regularly scheduled Board meeting at City Hall, located at 130 Avram Avenue. Any writings or documents subject to disclosure that are provided to all, or a majority of all, of the members of the Board regarding any item on this agenda after the agenda has been distributed will also be made available for inspection at City Hall during regular business hours.

ANNOUNCEMENT: Please turn off all pagers, cellular telephones and all other communication devices upon entering the Rohnert Park Council Chamber. Use of these devices causes electrical interference with the sound recording and TV broadcast systems.

10:30 AM

1. **CALL TO ORDER / ROLL CALL** (Zane__ Mackenzie__ Babonis__ Calvert__ Jenkins__ Jolley __ Thompson__)

2. **PUBLIC COMMENTS**

Persons wishing to address the Board on any Consent Calendar item or on Successor Agency City of Rohnert Park business not listed on the Agenda may do so at this time. Each speaker will be allotted 3 minutes. Those wishing to address the Oversight Board on any report item listed on the Agenda should submit a "Speaker Card" to the Clerk before announcement of agenda item.

3. **APPROVAL OF MINUTES**

- A. Regular meeting of Oversight Board for Successor Agency City of Rohnert Park held on April 10, 2013

4. **MEETING ITEMS**

- A. Consider Approving a Long Range Property Management Plan for Disposition and Use of Real Properties of the Former Community Development Commission

1. Staff Report

2. Resolution for adoption: Resolution No. OSB 2013-04 A Resolution of the Oversight Board for the Successor Agency City of Rohnert Park Approving a Long-Range Property Management Plan

- a. Board Motion/Discussion/Vote

- B. Consider Making Finding that a Loan between the City of Rohnert Park and Former Community Development Commission ("General Fund Loan") was for Legitimate Redevelopment Purposes and is an Enforceable Obligation of the Successor Agency

1. Staff Report

2. Resolution for adoption: Resolution No. OSB 2013-05 A Resolution of the Oversight Board for the Successor Agency City of Rohnert Park Approving Repayment of Amounts Owed to the City of Rohnert Park by the Former Community Development Commission of the City of Rohnert Park

- a. Board Motion/Discussion/Vote

- C. Consider Approving the Recognized Obligation Payment Schedule ("ROPS 13-14B") of the Successor Agency City of Rohnert Park for the Periods January 1– June 30, 2014

1. Staff Report

2. Resolution for adoption: Resolution No. OSB 2013-06 A Resolution of the Oversight Board for the Successor Agency City of Rohnert Park Approving the Recognized Obligation Payment Schedule For January 1 – June 30, 2014, ("ROPS 13-14B"), Pursuant To Section 34177 of the California Health And Safety Code

- a. Board Motion/Discussion/Vote

5. **NEW MATTERS FOR FUTURE CONSIDERATION**

6. PUBLIC COMMENT ON NON-AGENDA ITEMS

Members of the public may address the Oversight Board on matters that are within the Oversight Board's jurisdiction and not on today's calendar. Each speaker shall have up to three minutes to make pertinent public comments unless the Oversight Board adopts a shorter period. It is strongly recommended that members of the public who wish to address the Oversight Board should fill out a "Speaker Card" provided by the Clerk, and submit the completed card to the Clerk.

7. ADJOURNMENT

DISABLED ACCOMMODATION

If you have a disability which requires an interpreter or other person to assist you while attending this Board meeting, please contact the Clerk of the Board at (707) 588-2205 at least 72 hours prior to the meeting to ensure arrangements for accommodation by the City. Please notify the Clerk's Office as soon as possible if you have a visual impairment requiring meeting materials to be produced in another format (Braille, audio-tape, etc.)



**MINUTES OF THE REGULAR MEETING
OVERSIGHT BOARD
TO THE SUCCESSOR AGENCY CITY OF ROHNERT PARK**

**Wednesday, April 10, 2013
Rohnert Park City Hall, Council Chambers
130 Avram Avenue, Rohnert Park, California**

1. CALL TO ORDER

The regular meeting of the Oversight Board to the Successor Agency City of Rohnert Park was called to order by Chair Shirlee Zane at 2:04 PM on April 10, 2013 in the Council Chambers, Rohnert Park City Hall, 130 Avram Avenue, Rohnert Park, California.

Present: Shirlee Zane, Chair
Jake Mackenzie, Vice Chair
Linda Babonis, Board Member
Denise Calvert, Board Member
Darrin Jenkins, Board Member
Kate Jolley, Board Member
Mike Thompson, Board Member

Absent: Jake Mackenzie, Vice Chair

Staff present: City Manager Gabriel Gonzalez; Clerk of the Board Eydie Tacata; Finance Director Cathy Orme; Oversight Board Counsel Betsy Strauss (via telephone)

2. PUBLIC COMMENTS

There were no comments from the public.

3. APPROVAL OF MINUTES

Chair Zane announced the item.

ACTION: Moved/seconded (Calvert/Jenkins) and carried 6-0-1(Mackenzie absent) to approve minutes of the meeting of February 27, 2013.

4. MEETING ITEMS

A. Election of Officers

Chair Zane announced the item.

ACTION: Moved/seconded (Jenkins/Thompson) to nominate Shirlee Zane as Chair and Jake Mackenzie as Vice-Chair. The motion carried 6-0-1 (Mackenzie absent) to elect Shirlee Zane as Chair and Jake Mackenzie as Vice-Chair and approve OSB 2013-03 A Resolution of the Oversight Board to the Successor Agency City of Rohnert Park Affirming Selection of Officers

B. Consideration of Extension of Legal Services Agreement with Betsy Strauss

Chair Zane announced the item

ACTION: Moved/seconded (Jenkins/Babonis) and carried 6-0-1(Mackenzie absent) to provide direction to City Manager Gonzalez to seek from the City of Rohnert Park, acting in its capacity as the Successor Agency, approval of the First Amendment to the Legal Services Agreement with Betsy Strauss for the Successor Agency’s Oversight Board.

C. Department of Finance Review of the Due Diligence All Other Funds of the Successor Agency

Chair Zane announced the item. Finance Manager Orme gave the staff report.

There was discussion among the Board members, staff and Oversight Board legal counsel about legal challenges by successor agencies over Department of Finance (DOF) rejections of certain actions by Oversight Boards regarding agreements; interest on and disposition of loans between the former Community Development Commission and the City of Rohnert Park; potential implications for lands purchased and improvements through such loans; and status of DOF determination on housing assets.

5. NEW MATTERS FOR FUTURE CONSIDERATION

There were no new matters.

6. PUBLIC COMMENT ON NON-AGENDA ITEMS

There were no comments from the public.

7. ADJOURNMENT

ACTION: The Board members concurred to adjourn the meeting at 2:41 PM.

Eydie Tacata, Clerk of the Board
Successor Agency City of Rohnert Park

Shirlee Zane, Chair
Oversight Board for the Successor Agency of
Rohnert Park



Mission Statement

“We Care for Our Residents by Working Together to Build a Better Community for Today and Tomorrow.”

**CITY OF ROHNERT PARK
OVERSIGHT BOARD AGENDA REPORT**

Meeting Date: September 16, 2013
Department: Administration
Submitted By: Gabriel A. Gonzalez, City Manager
Prepared By: Cathy Orme, Finance Director
Agenda Title: Consider Approving a Long Range Property Management Plan for Disposition and Use of Real Properties of the Former Community Development Commission

RECOMMENDED ACTION:

Approve the Long Range Property Management Plan for disposition and use of real properties of the former Community Development Commission.

BACKGROUND:

Pursuant to Health and Safety Code Section 35191.5(b), each successor agency is required to prepare a long-range property management plan that addresses the disposition and use of the real properties of the former redevelopment agency. The report must be completed and submitted to the oversight board and Department of Finance (“DOF”) for approval no later than six months following the issuance to the successor agency of a finding of completion pursuant to Health and Safety Code Section 34179.7 (“Finding of Completion”).

The Successor Agency (“Successor Agency”) to the former Community Development Commission of the City of Rohnert Park (“CDC”) was issued its Finding of Completion on April 26, 2013; therefore, the Successor Agency must submit a Long Range Property Management Plan (“LRPMP”) on or before October 25, 2013.

On August 27, 2013 the Successor Agency approved a LRPMP for disposition and use of real properties of the former CDC (See attached City Council Resolution No. 2013-125).

Prior to the Successor Agency submitting the LRPMP to the DOF, the Oversight Board (“Board”) must consider and approve the LRPMP. Once staff has received approval from the Board, it will submit the LRPMP to the DOF.

ANALYSIS:

Staff explored numerous options for disposition and use of the real properties formerly owned by the CDC. These options are discussed in the LRPMP.

The analysis performed by staff considered the following matters:

- Restrictions (if any) associated with the funds used to acquire the properties (e.g., tax exempt bond proceeds).
- Method by which properties could be sold, potential transferees of such properties, and factors that might impact their price and other terms of sale.
- How the City and Successor Agency might develop opportunities and structure transactions that would enable the City, Successor Agency and taxing entities to realize the financial benefits of development.
- How the City might continue to realize its vision for a city center established in the City Center Concept Plan absent redevelopment.

OPTIONS CONSIDERED:

The following are permitted uses/disposition alternatives for the real property included in the LRPMP (Health and Safety Code Section 34191.5):

- Transfer governmental use properties to the City pursuant to Health and Safety Code Section 34181(a);
- Use properties to fulfill an enforceable obligation;
- Transfer properties to the City to be used or liquidated for a project identified in the redevelopment plan; or
- Liquidate properties and distribute proceeds of sale as property taxes to affected taxing entities.

Staff has made recommendations related to permitted uses and the recommended disposition of each property in the LRPMP.

Health and Safety Code Section 34191.5 provides specific direction as to the information that must be contained in the LRPMP.

FISCAL IMPACT/FUNDING SOURCE:

The City will continue to bear the costs of operation and maintenance of the governmental purpose properties identified in the LRPMP.

The use of any proceeds from the disposition of the non-governmental purpose properties will be determined in accordance with the requirements of federal tax law and AB 1484. Bond counsel has advised that because these properties were purchased with tax-exempt bond proceeds, any property sales proceeds in excess of ten percent (10%) of the original amount of the bond issue (i.e., any proceeds in excess of \$606,000), as well as and including the proceeds of the property sale causing the total sales proceeds to exceed 10%, would have to be used to defease the bonds.

It is likely that any sales proceeds not used to defease the bonds (i.e., any sales proceeds beneath the 10% threshold) would have to be redistributed to the affected taxing entities according to

their proportionate share of property tax. As an affected taxing entity, the City would then receive its proportionate share of such proceeds as property tax revenue.

Attachments (*list in packet assembly order*):

1. City Council Resolution No. 2013-125 including Exhibit A (the LRPMP)
2. Long Range Property Management Plan (See Exhibit A to City Council Resolution No. 2013-125)
3. Resolution No. OSB 2013-04 without Exhibit A (Exhibit A will be attached to final approved OSB Resolution)

RESOLUTION NO. 2013-125

**A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK
AS SUCCESSOR AGENCY TO THE COMMUNITY DEVELOPMENT COMMISSION
OF THE CITY OF ROHNERT PARK APPROVING A LONG-RANGE
PROPERTY MANAGEMENT PLAN**

WHEREAS, the Redevelopment Dissolution Law (AB1x 26, enacted June 28, 2013, as amended by AB 1484, enacted June 26, 2013) provided for creation of the Successor Agency to the Community Development Commission of the City of Rohnert Park ("**Successor Agency**") and required the Successor Agency to expeditiously wind-down the affairs of the former Community Development Commission as directed by the oversight board created pursuant to Section 34179 of the California Health and Safety Code ("**Oversight Board**"); and

WHEREAS, following the successful completion of certain statutory prerequisites, the Successor Agency received a Finding of Completion from the State of California Department of Finance by letter dated April 26, 2013; and

WHEREAS, Health and Safety Code Section 34191.5(b) states that the Successor Agency shall prepare a Long-Range Property Management Plan ("**PMP**") that addresses the disposition and use of the real properties of the former Community Development Commission, which shall be submitted to the Oversight Board and the Department of Finance for approval no later than six months following the issuance to the Successor Agency of the Finding of Completion; and

WHEREAS, the Successor Agency has received, reviewed and considered the PMP and finds that the PMP was prepared in accordance with the requirements of Health and Safety Code Section 34191.5.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF ROHNERT PARK, AS SUCCESSOR AGENCY TO THE COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF ROHNERT PARK, DOES HEREBY RESOLVE AS FOLLOWS:

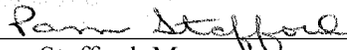
Section 1. The Long-Range Property Management Plan attached to the staff report for this Resolution is hereby approved.

Section 2. The staff of the Successor Agency is hereby authorized and directed to transmit the approved PMP and this Resolution to the Oversight Board for review and approval in accordance with the requirements of Health and Safety Code Section 34191.5.

DULY AND REGULARLY ADOPTED by the City Council of the City of Rohnert Park this 27th day of August 2013.



CITY OF ROHNERT PARK


Pam Stafford, Mayor

ATTEST:

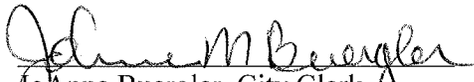
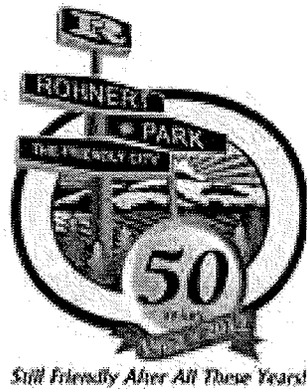

JoAnne Buergler, City Clerk

Exhibit A: Long Range Property Management Plan

AHANOTU: AYE BELFORTE: AYE MACKENZIE: AYE CALLINAN: NO STAFFORD: AYE
AYES: (4) NOES: (1) ABSENT: (0) ABSTAIN: (0)

EXHIBIT A

LONG-RANGE PROPERTY MANAGEMENT PLAN



**CITY OF
ROHNERT PARK
AB 1484
LONG-RANGE PROPERTY
MANAGEMENT PLAN**

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Table of Contents

	Page #
I. Plan Basics	1
II. Structuring Transactions & Developing Opportunities	2
III. Dollars & Cents	2
IV. Real Properties	3
V. Permitted Uses & Disposition Overview	3
VI. Why It Makes Sense to Transfer Certain Non-Governmental Properties to the City	4
VII. Why It Makes Sense to Liquidate Certain Non-Governmental Use Properties	4
VIII. The Plan	5
IX. Parcel 1: Rohnert Park Senior Center APN 143-051-061	7
X. Parcel 2: City Center Parking Lot APN 143-051-076	11
XI. Parcel 3: Former Veterinary Building APN 143-051-065	15
XII. Parcel 4: Vacant Lot APN 143-051-066	19
XIII. Parcel 5: Redwood Drive Parcel North APN 045-081-007	23
XIV. Parcel 6: Redwood Drive Parcel South APN 045-082-053	27
XV. Exhibits A – G	31-183

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Plan Basics

Pursuant to Health and Safety Code (“H & S Code”) Section 34191.5 (b), Successor Agencies are to prepare a Long-Range Property Management Plan (“Property Management Plan”) that addresses the disposition and use of the real properties of the former redevelopment agency. Successor agencies are also required to complete a Long-Range Property Management Plan Checklist which is to be forwarded, along with the Property Management Plan, to the Department of Finance (Exhibit A).

This Property Management Plan addresses the real properties in the Community Redevelopment Property Trust Fund established pursuant to Health and Safety Code Section 34191.5(a). The Property Management Plan does not contain housing properties of the former redevelopment agency. H & S Code Section 34176 (a) gives the city that authorized creation of a redevelopment agency the option of retaining the redevelopment agency’s housing assets and functions. On January 10, 2012, the City Council of the City of Rohnert Park elected to retain the housing assets and functions previously held and performed by the Community Development Commission (“CDC”).

The Property Management Plan must be submitted to the oversight board and the Department of Finance for approval no later than six months following the issuance of a Finding of Completion. The Finding of Completion for the City of Rohnert Park Successor Agency was issued April 26, 2013 (Exhibit B – Finding of Completion). Accordingly, the Property Management Plan must be submitted on or before October 25, 2013.

The Property Management Plan must contain two primary elements for each property (H & S Code §34191.5 (c)):

- 1) A detailed inventory addressing specified aspects of each property.
- 2) A plan that addresses the proposed use or disposition of each property within four (4) basic use/disposition categories.

Permitted uses/disposition of successor agency real property under a Property Management Plan (H & S Code § 34291.5) include:

Plan Category	Use/Disposition Purpose of Property	Property Transferee
Enforceable Obligation	Use consistent with Enforceable Obligation Terms	Designated Enforceable Obligation Recipient
Governmental	Governmental Use in Accordance with Section 34181 (a)	Appropriate Public Jurisdiction
Approved Redevelopment Plan Project	Direct use, or liquidation and use of proceeds, for project identified in approved redevelopment plan	Host community
Other Liquidation	Distribution of sales proceeds as property taxes to affected taxing entities	Approved purchaser

Structuring Transactions & Developing Opportunities

There are a number of options available to Successor Agencies for real property liquidation under AB 1484, these include:

- Auction
- Traditional brokered sale
- Negotiated Sale
- Conditioned Sale (Essentially DDA)

In determining which liquidation option to use for achieving the highest price, and ensuring that the buyer's interest/intent and agency goals are aligned, the Successor Agency has considered where each property falls within three (3) basic property classifications. The classifications are:

"A" Properties

- Strategic Properties for economic development
- Entitlement conditions/status a factor
- Highest & Best Use vs. Price

"B" Properties

- Properties with encumbrances, Conditions of Approval, need zoning
- Market & zoning/Conditions of Approval will impact value and terms of sale

"C" Properties

- Less saleable properties: easements, remnant parcels, covenants, air space rights, transferable Floor Area Ratios ("FARs")
- Specialized campaign or approach to disposition (e.g., adjacent owners, unique conditions)

Dollars & Cents

The Successor Agency has also considered strategies that increase the likelihood that the property liquidations will result in a tax generating project. Sources of tax revenues include:

- Property tax
- Sales tax
- Transient Occupancy Tax

Real Properties

The Property Management Plan comprises the following six (6) real properties:

- | | |
|---|---|
| 1. Rohnert Park Senior Center
APN 143-051-061
Site address: 100 Enterprise Drive | 4. Vacant lot
Site address: 415 City Center Drive
APN 143-051-066 |
| 2. City Center Parking Lot
No site address
APN 143-051-076 | 5. Redwood Drive North
No site address
APN 045-081-007 |
| 3. Former veterinary building
Site Address: 6230 State Farm Drive
APN 143-051-065 | 6. Redwood Drive South
No site address
APN 045-082-053 |

Permitted Uses & Disposition Overview

Enforceable Obligation:

At dissolution, the former redevelopment agency did not have any enforceable obligations for development or sale of the properties in this plan.

Governmental Purpose Properties:

In accordance with H & S Code Section 34181 (a), the oversight board may direct the successor agency to transfer ownership of those assets that were constructed and used for a governmental purpose, such as roads, school buildings, parks, police and fire stations, libraries, and local agency administrative buildings, to the appropriate public jurisdiction pursuant to any existing agreements relating to the construction or use of such as asset.

Properties shall not, however, be transferred to a successor agency, city, county, or city and county, unless the long-range property management plan has been approved by the oversight board and the Department of Finance (H & S Code Section 34179.5 (c)(5)(C)).

The City of Rohnert Park and its former redevelopment agency entered into a Project Payment Agreement to facilitate the installation and construction of buildings, facilities, structures and other improvements either within or without the boundaries of the redevelopment project area including (Exhibit C – Project Payment Agreement and related resolutions).

Two (2) of the properties listed above (i.e., Rohnert Park Senior Center, City Center Parking Lot) were constructed and are used for governmental purposes.

Approved Redevelopment Plan Project:

In 2002, the City of Rohnert Park adopted the Rohnert Park City Center Concept Plan ("Plan"). The plan establishes a vision for development of the City Center. The vision for the City Center is to create a central focal point in the City as an active and vital public place for people to gather, celebrate and hold special events (Exhibit D – Rohnert Park City Center Concept Plan).

The City Center is in the redevelopment project area. Under the "Property Acquisition Program", as defined in the Community Development Commission ("CDC") Five Year Implementation Plan for Fiscal Years 2009-10 through 2013-14, the CDC purchased two parcels in the City Center for the purpose of facilitating redevelopment in the City Center (Exhibit E – Five Year Implementation Plan for Fiscal Years 2009-10 through 2013-14).

The Successor Agency is recommending that the two parcels be transferred to the City. The City would then sell the properties to a developer with restrictions that ensure development consistent with the City Center Concept Plan. An agreement with affected taxing entities may be required, and the use of any sales proceeds will be determined in accordance with federal tax law and AB 1484.

Liquidation of Properties:

The Successor Agency is recommending that two "non-governmental" properties, parcels 5 and 6, be liquidated since the properties cannot be independently developed and only have value to adjacent developers.

Why It Makes Sense to Transfer Certain Non-Governmental Properties to the City

- ❖ Can sell to developer with restrictions that ensure development consistent with City Center Concept Plan and Priority Development Area Plan.
- ❖ If the properties are put to a private business use, City could receive ...
 - Sales tax
 - Property tax
 - Transient occupancy tax ("TOT")

Why It Makes Sense to Liquidate Certain Non-Governmental Use Properties

- ❖ Irregular shaped/small parcels are costly to improve, expensive to maintain, and not readily marketable. No direct revenue generating end use. May be leveraged to (a) provide access to Redwood Drive from adjacent development; and (b) generate property tax revenues.

The Plan

This plan addresses each of the six (6) real properties owned by the former Community Development Commission. As stated under "Plan Basics" the plan comprises two elements for each parcel:

- 1) A detailed inventory addressing specified aspects of each property.
- 2) A plan that addresses the proposed use or disposition of each property within four (4) basic use/disposition categories.

The plan will first consider the two (2) government purpose properties.

1. Rohnert Park Senior Center
APN 143-051-061
Site address: 100 Enterprise Drive
2. City Center Parking Lot
No site address
APN 143-051-076

It will then look at the remaining four (4) properties which were acquired for the purpose of promoting redevelopment.

3. Former veterinary building
Site Address: 6230 State Farm Drive
APN 143-051-065
4. Vacant lot
Site address: 415 City Center Drive
APN 143-051-066
5. Redwood Drive North
No site address
APN 045-081-007
6. Redwood Drive South
No site address
APN 045-082-053

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Parcel 1

Rohnert Park Senior Center

Site address: 100 Enterprise Drive

APN 143-051-061



PROPERTY INVENTORY DATA

APN #: 143-051-061

Address: 100 Enterprise Drive

Property type: Public Building

Lot Size: 64,033 square feet

Current Zoning: Public Institutional

Permissible use: Governmental Use

Permissible use detail: Serves as City's Senior Center and Information Technology Division offices. Both staff and equipment are located at this site.

Acquisition date: 6/30/1989

Value at time of purchase: \$851,620 (Purchased with low/moderate income housing funds)

Estimated current value: \$851,620

Value basis: Book Value

Date of estimated current value: as of 6/30/13

Proposed sale value: N/A

Proposed sale date: N/A

Purpose for which property was acquired: The CDC acquired the property for the purpose of constructing a Senior Center. The acquisition and construction of the Senior Center was contemplated in the Redevelopment Plan that was adopted on 7/14/1987.

Estimate of current parcel value: \$1,021,944. It is estimated that the value of this parcel has appreciated by 20% since it was acquired by the CDC. Factors such as historical and current sales prices, as well as the effects of the economic downturn, were considered. The property appreciation estimate was provided by a real estate broker with over 28 years of experience selling properties in Sonoma County.

Estimate of income/revenue: A portion of the building (approximately 2,500 square feet) is leased to Old Adobe Developmental Services ("OADS"), a 501(c)(3) non-profit corporation. The monthly lease payment is \$2,111. The recipient of annual revenues from this lease, totaling \$25,332, is the City of Rohnert Park. The term of the lease is five (5) years commencing on September 1, 2010 and expiring on September 1, 2015.

Contractual requirements for use of income/revenue: N/A

History of environmental contamination, studies and/or remediation, and designation as a Brownfield site: None.

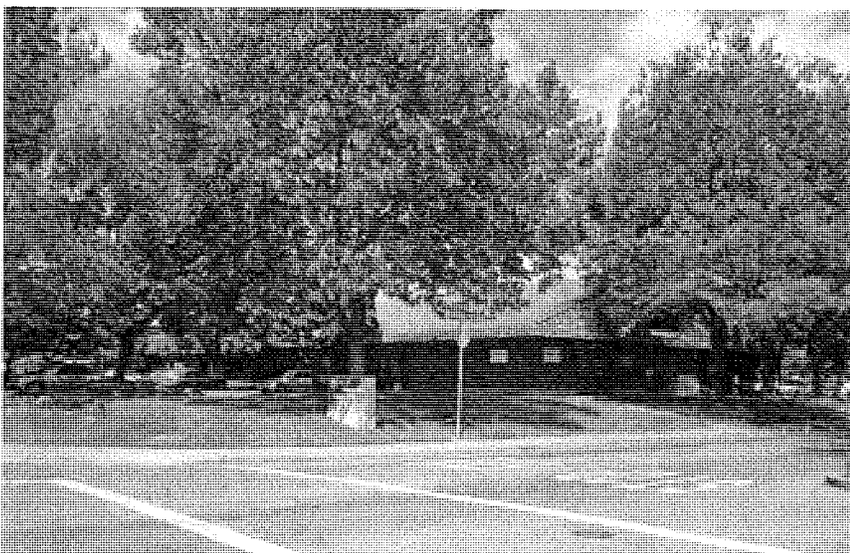
Description of property's potential for transit oriented development: N/A

Advancement of planning objectives of the successor agency: Currently meets objectives operating as a senior center.

History of previous development proposals and activity: N/A

PROPERTY DISPOSITION PLAN

The Redevelopment Plan for the City of Rohnert Park Community Development Commission ("CDC") envisioned the construction of a senior center. On December 13, 1988, the CDC adopted Resolution No. 88-14, authorizing the Executive Director to execute a Certificate of Acceptance of Deed and to disburse funds for acquisition of the site that would become home to Rohnert Park's Senior Center.



The Senior Center is ideally situated next to a number of large multi-family complexes that cater to seniors. It is also conveniently located next to a number of shopping centers and a bus line that serves Rohnert Park, Sonoma County and other destinations throughout Northern California.

The Rohnert Park Senior Center reaches over 35,000 seniors annually and as many as 500 seniors per day through its various programs. The type of classes and programs offered are as varied and diverse as the seniors

that attend them.

The following is a partial list of classes, programs and activities offered at the Senior Center:

- Aerobics exercises, Tai Chi and Ping Pong
- Country & western line dancing, both beginner and intermediate
- Zumba fitness classes for seniors (“Zumba Gold”)
- Bridge, Mahjong, scrabble and pool
- Arts and crafts classes
- Book clubs

When physical and cognitive impairments prevent older adults from driving or using public transportation the City’s Senior Transportation Program gives them a reliable option. The Senior Center provides door-to-door transportation for seniors residing in Rohnert Park, Cotati, and Penngrove on Mondays, Tuesdays, Wednesdays and Fridays for medical appointments, grocery shopping, banking, or other personal needs. On Thursday mornings, seniors are transported to Santa Rosa for medical, DMV or Social Security only.

If this site does not remain a senior center, the 35,000 seniors who currently utilize the facility will be displaced and will no longer have access to the classes, programs and other essential services that they enjoy today. Many seniors’ health and welfare would be impacted by the absence of the transportation services and the delicious and healthy meals that are provided by the Council on Aging of Sonoma County.

Recommendation: Continued use of site as City’s Senior Center.

Parcel 2
City Center Parking Lot
No site address
APN 143-051-076



PROPERTY INVENTORY DATA

APN #: 143-051-076

Address: City Center Drive

Property type: Parking Lot

Lot Size: 99,752 square feet

Current Zoning: Mixed use

Permissible use: Governmental Use

Permissible use detail: Identified in approved Redevelopment Plan (i.e., Property Acquisition Program) and City Center Concept Plan. This site is also part of a 282-acre Priority Development Area (PDA) for which the City has received a grant award for the purpose of moving forward with formal adoption of a PDA Plan.

Acquisition date: 6/30/2009

Value at time of purchase: \$3,001,063 (Purchased with Tax Allocation Bonds, Series 2007R)

Estimated current value: \$3,001,063

Value basis: Book Value

Date of estimated current value: as of 6/30/13

Proposed sale value: N/A

Proposed sale date: N/A

Purpose for which property was acquired: To facilitate redevelopment of properties adjacent to parking lot. Adjacent properties would be developed as mixed use project in keeping with the direction provided by the City Center Concept Plan.

Estimate of current parcel value: \$1.5 million to \$1.7 million (based on \$15 to \$17 per square foot). The land value estimate was derived from informal discussions with real property professionals.

Estimate of income/revenue: N/A

Federal tax law requirements for use of income/revenue: Tax Allocation Bonds Series 2007R establishes certain covenants with the bondholders for the use of the proceeds. Use of sales proceeds will be determined in accordance with federal tax law and AB 1484.

History of environmental contamination, studies and/or remediation, and designation as a brownfield site: N/A

Description of property's potential for transit oriented development: Does not adjoin the Northwest Pacific Railroad line. Transit-oriented development is not feasible at this location.

Advancement of planning objectives of the successor agency: Currently meets objectives operating as a public parking lot serving government buildings.

History of previous development proposals and activity: N/A

PROPERTY DISPOSITION PLAN

This site is a City-maintained parking lot with ingress/egress driveways and travel lanes, lighting and appurtenant landscaping.

The property comprises a basically rectangular generally level parcel located in the east central portion of the City of Rohnert Park, with ±260 l/f of frontage on City Center Drive and ±280 l/f of frontage on Rohnert Park Expressway.



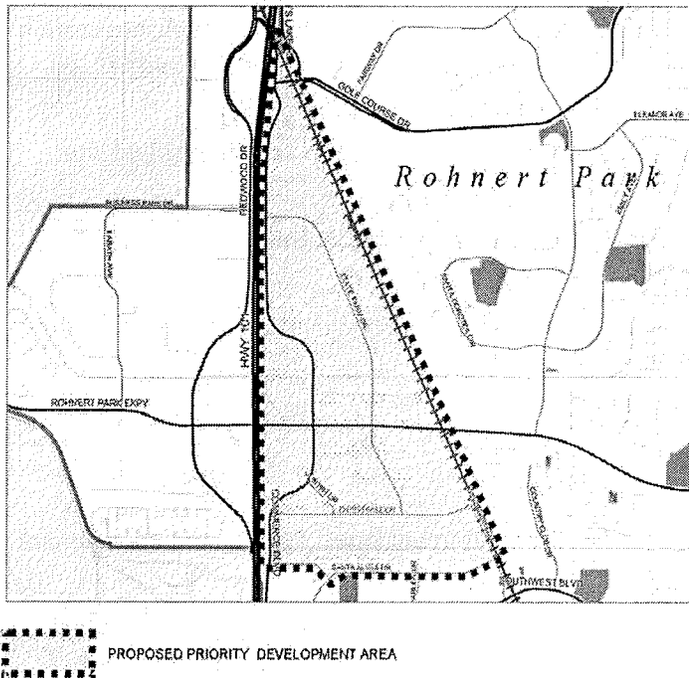
The City Center does not have a downtown; therefore, the parking lot serves as the central community gathering place; a place where people come to enjoy cultural, recreational, business and civic functions. It is home to one of the most successful farmer's markets in Sonoma County. Over 1,000 visitors and more than 60 vendors attend the weekly farmers market that is held from June through August of each year.

The site provides parking for visitor's to the Rohnert Park – Cotati Regional Library, the City of

Rohnert Park Public Safety Department and the Rohnert Park City Center Plaza. It will also provide parking for the future mixed use development of two adjoining parcels (APNs 143-051-065 and 143-051-066).

With the exception of this parking lot, there is no off-street parking in close proximity and available on-street parking is limited and insufficient to meet basic parking requirements for visitors to these locations.

The City of Rohnert Park Public Safety Department utilizes the City Center Parking Lot to accommodate parking overflow on training days when all City of Rohnert Park Public Safety personnel are present. The parking lot is also utilized by outside agencies (police/fire) who participate in joint training exercises with City Public Safety personnel or who utilize Rohnert Park's facilities for their own dedicated off-site training.



The property is located within a 282-acre Priority Development Area (PDA).

The area is already Rohnert Park's transit hub, with four (4) Golden Gate Transit commuter and intercity routes, three (3) Sonoma County Transit intercity routes, and three (3) Sonoma County Transit city routes serving the area. Existing on- and off-street bicycle facilities provide non-motorized transportation options.

The future multi-use path along the SMART rail and the siting of the Rohnert Park SMART station adjoining the former State Farm Insurance site has many of the elements for intermodal access to employment, housing and amenities that characterize the type of development that the Metropolitan Transportation Commission ("MTC") and Association of Bay Area Governments ("ABAG") wishes to encourage through Priority Development Areas.

On June 13, 2012, the MTC Board formally recognized the proposed Priority Development Area and awarded the City a \$448,000 grant to develop a formal PDA Plan.

An appraisal of the property was done in June 2007. It concluded that the highest and best use of the property, as improved, is continued interim use as City-parking lot until such time as development or partial development pursuant to City of Rohnert Park zoning and land use policies is warranted.

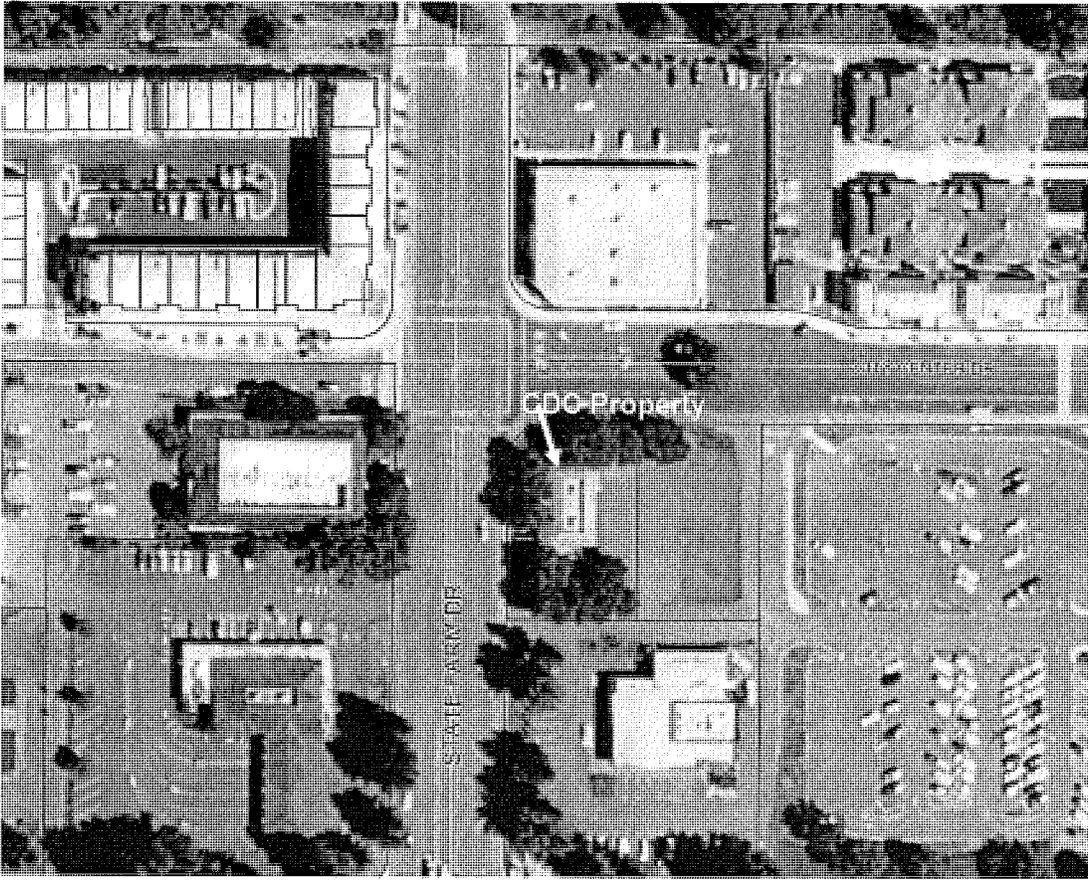
Recommendation: Continued use of site as a community gathering area and City-maintained parking lot.

Parcel 3

Former Veterinary Building

Site Address: 6230 State Farm Drive

APN 143-051-065



Property Inventory Data

APN #: 143-051-065

Address: 6230 State Farm Drive

(Corner of State Farm Drive and City Center Drive)

Property type: Commercial

Lot Size: 15,100 square feet

Current Zoning: Mixed use

Permissible use: Future Development

Permissible use detail: Identified in approved Redevelopment Plan (i.e., Property Acquisition Program) and City Center Concept Plan. This site is also part of a 282-acre Priority Development Area (PDA) for which the City has received a grant award for the purpose of moving forward with formal adoption of a PDA Plan.

Acquisition date: 11/16/2007

Value at time of purchase: \$1,105,357 (Purchased with Tax Allocation Bonds, Series 2007R)

Estimated current value: \$1,105,357

Value basis: Book Value

Date of estimated current value: 6/30/13

Proposed sale value: \$550,000

Proposed sale date: FY 2013/14

Purpose for which property was acquired: To facilitate redevelopment of the property and develop a mixed use project that would be in keeping with the direction provided by the City Center Concept Plan.

Estimate of current parcel value: \$500,000 (inclusive of APN 143-051-066) Probable sales price.

Estimate of income/revenue: \$500,000 less seller's fees.

Federal tax law requirements for use of income/revenue: Tax Allocation Bonds Series 2007R establishes certain covenants with the bondholders for the use of the proceeds. Use of sales proceeds will be determined in accordance with federal tax law and AB 1484.

History of environmental contamination, studies and/or remediation, and designation as a brownfield site:
None

Description of property's potential for transit oriented development: Does not adjoin the Northwest Pacific Railroad line. Transit-oriented development is not feasible at this location.

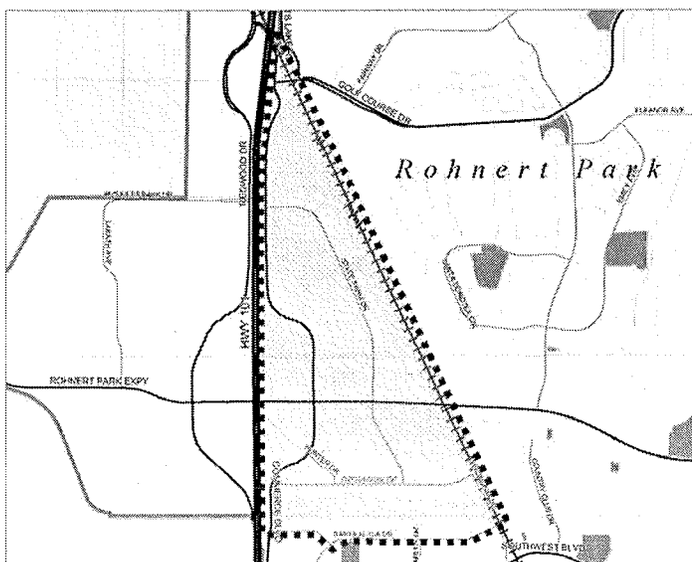
Advancement of planning objectives of the successor agency: In order to advance the planning objectives of the Successor Agency, this property is recommended for sale.

History of previous development proposals and activity: None

PROPERTY DISPOSITION PLAN

The property is located in Central Rohnert Park in a transitional commercial/residential and public/institutional neighborhood within the 32-acre Rohnert Park City Center Concept Plan Area. Newer development includes mixed-use retail/residential, professional office and retail; public use includes linear park, public library, public safety headquarters, public plaza, and public parking lot.

The property is improved with an existing one-story Class "D" wood frame medical office building comprising ±2,486 square feet of gross building area, 11 on-site paved parking spaces, appurtenant landscaping and hardscape.



 PROPOSED PRIORITY DEVELOPMENT AREA

The property is located within a 282-acre Priority Development Area (PDA).

The area is already Rohnert Park's transit hub, with four (4) Golden Gate Transit commuter and intercity routes, three (3) Sonoma County Transit intercity routes, and three (3) Sonoma County Transit city routes serving the area. Existing on- and off-street bicycle facilities provide non-motorized transportation options.

The future multi-use path along the SMART rail and the siting of the Rohnert Park SMART station adjoining the former State Farm Insurance site has many of the elements for intermodal access to employment, housing and amenities that characterize the type of development that the Metropolitan Transportation Commission

("MTC") and Association of Bay Area Governments ("ABAG") wishes to encourage through Priority Development Areas.

On June 13, 2012, the MTC Board formally recognized the proposed Priority Development Area and awarded the City a \$448,000 grant to develop a formal PDA Plan.

An appraisal of the property was done in June 2007. It concluded that the highest and best use of the property, as improved, is continuation of the existing use as a veterinary/medical office. At the time of the appraisal, no significant elements of functional or economic obsolescence were noted. However, this is no longer the case. The condition of the property has deteriorated markedly making continued use of the building unfeasible without significant and costly improvements.

Pursuant to the Broker Price Opinion dated 7/16/2013 obtained by the City, the "Suggested marketing plan would be to demolish the building on the corner (APN 143-051-065) and market together with the contiguous parcel (APN 143-051-066) to increase the pool of potential purchasers for a larger economically feasible development project" (Exhibit F – Broker Price Opinion).

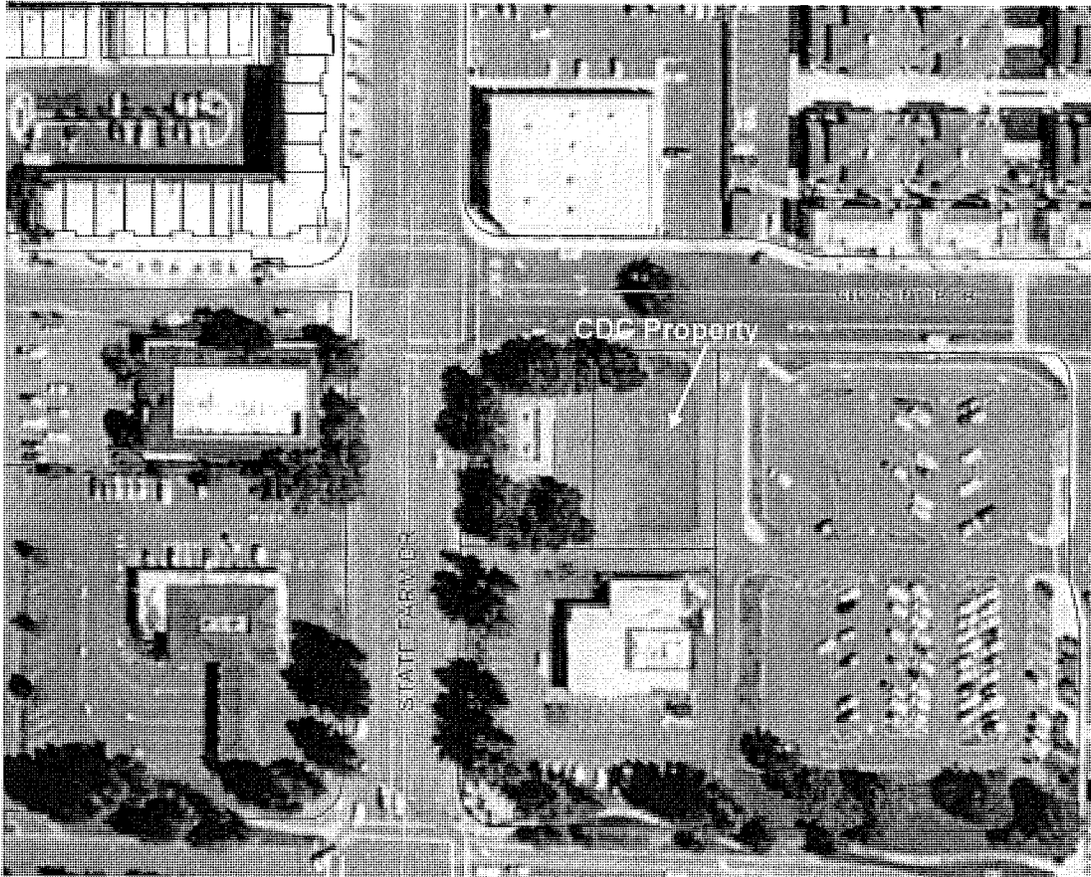
Recommendation: In order to address the obsolescence of this site, maximize its development potential consistent with the City Center Concept Plan and PDA Plan, and its capacity to generate tax revenues, it is recommended that the parcel be transferred to the City. The City would then sell the property to a developer with restrictions that ensure development consistent with the City Center Concept Plan and PDA Plan. An agreement with affected taxing entities may be required, and the use of any sales proceeds will be determined in accordance with federal tax law and AB 1484.

Parcel 4

Vacant Lot

Site address: 415 City Center Drive

APN 143-051-066



Property Inventory Data

APN #: 143-051-066

Address: 415 City Center Drive

Property type: Vacant lot/land

Lot Size: 14,345 square feet

Current Zoning: Mixed use

Permissible use: Future Development

Permissible use detail: Identified in approved Redevelopment Plan (i.e., Property Acquisition Program) and City Center Concept Plan. This site is also part of a 282-acre Priority Development Area (PDA) for which the City has received a grant award for the purpose of moving forward with formal adoption of a PDA Plan.

Acquisition date: 12/4/2007

Value at time of purchase: \$552,674 (Purchased with Tax Allocation Bonds, Series 2007R)

Estimated current value: \$552,674

Value basis: Book Value

Date of estimated current value: 6/30/13

Proposed sale value: \$550,000

through Priority Development Areas.

On June 13, 2012, the MTC Board formally recognized the proposed Priority Development Area and awarded the City a \$448,000 grant to develop a formal PDA Plan.

An appraisal of the property was done in June 2007. It concluded that the highest and best use of the property, as improved, is development pursuant to City of Rohnert Park zoning and land use policies and regulations, including the City Center Concept Plan.

Pursuant to the Broker Price Opinion dated 7/16/2013 obtained by the City, the "Suggested marketing plan would be to demolish the building on the corner (APN 143-051-065) and market together with the contiguous parcel (APN 143-051-066) to increase the pool of potential purchasers for a larger economically feasible development project" (Exhibit F – Broker Price Opinion).

Recommendation: In order to maximize the development potential of the site consistent with the City Center Concept Plan and PDA plan, and its capacity to generate tax revenues, it is recommended that the parcel be transferred to the City. The City would then sell the property to a developer with restrictions that ensure development consistent with the City Center Concept Plan and PDA Plan. An agreement with affected taxing entities may be required, and the use of any sales proceeds will be determined in accordance with federal tax law and AB 1484.

Parcel 5
Redwood Drive Parcel North
No site address
APN 045-081-007



PROPERTY INVENTORY DATA

APN #: 045-081-007

Address: Redwood Drive (North of Wilfred Avenue)

Property type: Vacant lot/land

Lot Size: 6,875 square feet

Current Zoning: Regional commercial

Permissible use: Future development

Permissible use detail: Identified in approved Redevelopment Plan (i.e., Property Acquisition Program and Economic Development Program.)

Acquisition date: 6/30/2010

Value at time of purchase: \$137,500 (Purchased with Tax Allocation Bonds, Series 2007R)

Estimated current value: \$137,500

Value basis: Book Value

Date of estimated current value: 6/30/13

Proposed sale value: N/A

Proposed sale date: N/A

Purpose for which property was acquired: On June 30, 2010, the CDC acquired two sites (APN 045-081-007 & 045-082-053) to stimulate private investment in the project area and to allow for greater flexibility in negotiating a future agreement for their disposition. The unusual size and irregular shape of these parcels create constraints on the development potential of the sites; however, they do have inherent value to the adjacent land owners because they will provide access to Redwood Drive.

Estimate of current parcel value: Nominal.

Estimate of income/revenue: Nominal.

Federal tax law requirements for use of income/revenue: Tax Allocation Bonds Series 2007R establishes certain covenants with the bondholders for the use of the proceeds. Use of sales proceeds will be determined in accordance with federal tax law and AB 1484.

History of environmental contamination, studies and/or remediation, and designation as a Brownfield site: None.

Description of property's potential for transit oriented development: None.

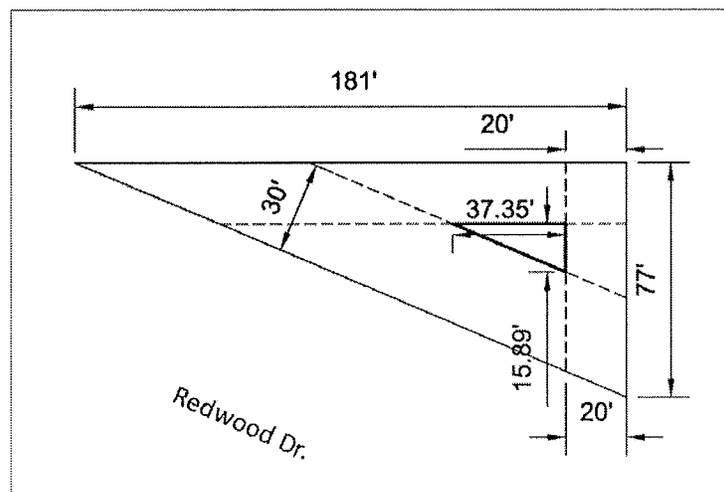
Advancement of planning objectives of the successor agency: The sale of this parcel will facilitate development on the adjoining parcel.

History of previous development proposals and activity: See discussion below under "Property Disposition Plan."

PROPERTY DISPOSITION PLAN

The property is located in the northwest quadrant of Rohnert Park adjacent to the Wilfred-Dowdell Specific Plan Area. Redwood Drive, in the vicinity of the subject parcels, serves as a freeway frontage road from Rohnert Park's northerly urban boundary to State Highway 116. Highway commercial uses are located along Redwood Drive.

The parcel is triangular in shape, 181 feet long and 77 feet wide at the thickest end tapering along its length. Because of its location any structure will need to be set back 30 feet off the roadway and 20 feet on the other two sides. Taking into account the setback, the "buildable area" is a triangle 35 feet long and 16 feet wide at the widest end. This is shown below.



An appraisal of the property was done in May 2009. It concluded that the best and highest use was to combine this parcel with the property immediately to the west. The appraisal noted development of the parcel alone "is

not legally permissible, physically possible or financially feasible.” Without incorporation into the adjacent development, the parcel is essentially worthless.

The subject property is adjacent to the “Wilfred/Dowdell Specific Plan” that is proposed for commercial development. The parcel is adjacent to a hotel and restaurant development that has gone to Planning Commission and hope to start construction this year. The project includes at least \$9,000,000 of improvements, so it will generate over \$100,000 per year to be shared by taxing entities.

The hotel development plan originally included this triangular property. Since the hotel development needed the property, they were negotiating to acquire it, but were very reluctant to pay a high price. The developer suggested an exchange of property they were dedicating to the City for right of way.

Following the passage of AB 1484, the ability to acquire the property and the timing of any acquisition was thrown into doubt. The developer therefore paid to redesign the development to exclude the triangular property in order to avoid delay and risk. On March 9, 2012, the developer provided a planning submittal that completely removed the triangle property from the development; they also asked to be released from any obligation or conditions pursuant to maintenance of the triangular property.

Now that the developer has an alternative to acquiring the property, the value of the property in any negotiation is greatly diminished. It is doubtful the developer will agree to anything but a nominal price for the property.

This parcel is unimproved. Required public improvements include sidewalks and utilities. Without a sidewalk being installed over at least a portion of the property, the frontage along the west side of Redwood Drive will remain inaccessible to pedestrians and it will not comply with required ADA accessibility standards. People choosing to walk in the street could create both public safety and liability problems.

If the property can be incorporated into the development, it will generate property taxes estimated at about \$800 per year. The developer will plant and maintain the property and be responsible for the sidewalk. The plantings will enhance the commercial area of the City.

If the property is not incorporated into the development, it will remain in the City and the City would retain responsibility for all improvements, the cost of weed control, landscape and sidewalk maintenance; as well as liability for the property. The City is not adequately funded for this expense. Due to the small size, available access and remote location of the property, this parcel is difficult and expensive to maintain.

Pursuant to the Broker Price Opinion (“Opinion”) dated 7/16/2013 obtained by the City, the proposed marketing strategy states that, “Properties may have value and/or utility to contiguous properties as plottage. Under “Comments,” the Opinion states that since the properties cannot be independently developed, no estimated marketing time or list price has been suggested. (Exhibit G – Broker Price Opinion).

Recommendation: Negotiate a sale of this property to the developers of the Northern Wilfred Dowdell Specific Plan.

Parcel 6

Redwood Drive Parcel South

No site address

APN 045-082-053



Property Inventory Data

APN #: 045-082-053

Address: Redwood Drive (South of Wilfred Avenue)

Property type: Vacant lot/land

Lot Size: 6,534 square feet

Current Zoning: Regional commercial

Permissible use: Future development

Permissible use detail: Identified in approved Redevelopment Plan (i.e., Property Acquisition Program and Economic Development Program.)

Acquisition date: 6/30/2010

Value at time of purchase: \$137,463 (Purchased with Tax Allocation Bonds, Series 2007R)

Estimated current value: \$137,463

Value basis: Book Value

Date of estimated current value: 6/30/13

Proposed sale value: N/A

Proposed sale date: N/A

Purpose for which property was acquired: On June 30, 2010, the CDC acquired two sites (APN 045-082-053 & 045-081-007) to stimulate private investment in the project area and to allow for greater flexibility in negotiating a future agreement for their disposition. The unusual size and irregular shape of these parcels create constraints on the development potential of the sites; however, they do have inherent value to the adjacent land owners because they will provide access to Redwood Drive.

Estimate of current parcel value: Nominal.

Estimate of income/revenue: Nominal.

Federal tax law requirements for use of income/revenue: Tax Allocation Bonds Series 2007R establishes certain covenants with the bondholders for the use of the proceeds. Use of sales proceeds will be determined in accordance with federal tax law and AB 1484.

History of environmental contamination, studies and/or remediation, and designation as a Brownfield site: None.

Description of property's potential for transit oriented development: None.

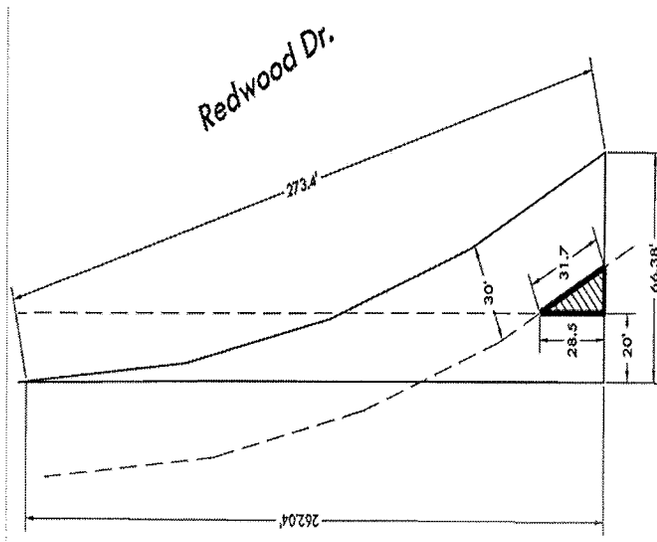
Advancement of planning objectives of the successor agency: The sale of this parcel will facilitate development on the adjoining parcel.

History of previous development proposals and activity: None.

PROPERTY DISPOSITION PLAN

The property is located in the northwest quadrant of Rohnert Park adjacent to the Wilfred-Dowdell Specific Plan Area. Redwood Drive, in the vicinity of the subject parcels, serves as a freeway frontage road from Rohnert Park's northerly urban boundary to State Highway 116. Highway commercial uses are located along Redwood Drive.

The setback from Redwood Drive is 30', the rear setback is 20'. The property is 66.38 ft. on the south, 262.04 ft. on the South and connected by a curve 273.4 ft. along Redwood Drive. Taking into account the setback, the buildable area" is a triangle 28.5 feet long and 31.7 feet wide at the widest end. This is shown below.



An appraisal of the property was done in May 2009. It concluded that the best and highest use was to combine this parcel with the property immediately to the west. The appraisal noted development of the parcel alone “is not legally permissible, physically possible or financially feasible.” Without incorporation into the adjacent development, the parcel is essentially worthless.

This parcel is needed for essential public improvements. Required public improvements include sidewalks and utilities. Without a sidewalk being installed over at least a portion of the property, the frontage along the west side of Redwood Drive will remain inaccessible to pedestrians and it will not comply with required ADA accessibility standards. People choosing to walk in the street could create both public safety and liability problems.

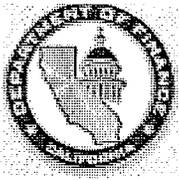
If the property can be incorporated into adjacent development, it will generate property taxes. The developer will plant and maintain the property and be responsible for the sidewalk. The plantings will enhance the commercial area of the City.

If the property is not incorporated into the development, it will remain in the City and the City would retain responsibility for all improvements, the cost of weed control, landscape and sidewalk maintenance; as well as liability for the property. The City is not adequately funded for this expense. Due to the small size, available access and remote location of the property, this parcel is difficult and expensive to maintain.

Pursuant to the Broker Price Opinion (“Opinion”) dated 7/16/2013 obtained by the City, the proposed marketing strategy states that, “Properties may have value and/or utility to contiguous properties as plottage. Under “Comments,” the Opinion states that since the properties cannot be independently developed, no estimated marketing time or list price has been suggested. (Exhibit G – Broker Price Opinion).

Recommendation: Negotiate a sale of this property with the developers to the west.

Exhibit A
Long-Range Property Management
Plan Checklist



LONG-RANGE PROPERTY MANAGEMENT PLAN CHECKLIST

Instructions: Please use this checklist as a guide to ensure you have completed all the required components of your Long-Range Property Management Plan. Upon completion of your Long-Range Property Management Plan, email a PDF version of this document and your plan to:

Redevelopment_Administration@dof.ca.gov

The subject line should state “[Agency Name] Long-Range Property Management Plan”. The Department of Finance (Finance) will contact the requesting agency for any additional information that may be necessary during our review of your Long-Range Property Management Plan. Questions related to the Long-Range Property Management Plan process should be directed to (916) 445-1546 or by email to Redevelopment_Administration@dof.ca.gov.

Pursuant to Health and Safety Code 34191.5, within six months after receiving a Finding of Completion from Finance, the Successor Agency is required to submit for approval to the Oversight Board and Finance a Long-Range Property Management Plan that addresses the disposition and use of the real properties of the former redevelopment agency.

GENERAL INFORMATION:

Agency Name: City of Rohnert Park

Date Finding of Completion Received: April 26, 2013

Date Oversight Board Approved LRPMP:

Long-Range Property Management Plan Requirements

For each property the plan includes the date of acquisition, value of property at time of acquisition, and an estimate of the current value.

Yes No

For each property the plan includes the purpose for which the property was acquired.

Yes No

For each property the plan includes the parcel data, including address, lot size, and current zoning in the former agency redevelopment plan or specific, community, or general plan.

Yes No

For each property the plan includes an estimate of the current value of the parcel including, if available, any appraisal information.

Yes No

For each property the plan includes an estimate of any lease, rental, or any other revenues generated by the property, and a description of the contractual requirements for the disposition of those funds.

Yes No

For each property the plan includes the history of environmental contamination, including designation as a brownfield site, any related environmental studies, and history of any remediation efforts.

Yes No

For each property the plan includes a description of the property's potential for transit-oriented development and the advancement of the planning objectives of the successor agency.

Yes No

For each property the plan includes a brief history of previous development proposals and activity, including the rental or lease of the property.

Yes No

For each property the plan identifies the use or disposition of the property, which could include 1) the retention of the property for governmental use, 2) the retention of the property for future development, 3) the sale of the property, or 4) the use of the property to fulfill an enforceable obligation.

Yes No

The plan separately identifies and list properties dedicated to governmental use purposes and properties retained for purposes of fulfilling an enforceable obligation.

Yes No

ADDITIONAL INFORMATION

- If applicable, please provide any additional pertinent information that we should be aware of during our review of your Long-Range Property Management Plan.

Agency Contact Information

Name:	Linda T. Babonis	Name:	Cathy Orme
Title:	Economic Development Manager	Title:	Finance Director
Phone:	(707) 588-2233	Phone:	(707) 585-6717
Email:	lbabonis@rpcity.org	Email:	corne@rpcity.org
Date:	August 27, 2013	Date:	August 27, 2013

Department of Finance Local Government Unit Use Only

DETERMINATION ON LRPMP: APPROVED DENIED

APPROVED/DENIED BY: _____ DATE: _____

APPROVAL OR DENIAL LETTER PROVIDED: YES DATE AGENCY NOTIFIED: _____

Exhibit B

Finding of Completion



April 26, 2013

Ms. Cathy Orme, Finance Director
City of Rohnert Park
130 Avram Avenue
Rohnert Park, CA 94928

Dear Ms. Orme:

Subject: Request for a Finding of Completion

The California Department of Finance (Finance) has completed the Finding of Completion for the City of Rohnert Park Successor Agency.

Finance has completed its review of your documentation, which may have included reviewing supporting documentation submitted to substantiate payment or obtaining confirmation from the county auditor-controller. Pursuant to Health and Safety Code (HSC) section 34179.7, we are pleased to inform you that Finance has verified that the Agency has made full payment of the amounts determined under HSC section 34179.6, subdivisions (d) or (e) and HSC section 34183.5.

This letter serves as notification that a Finding of Completion has been granted. The Agency may now do the following:

- Place loan agreements between the former redevelopment agency and sponsoring entity on the ROPS, as an enforceable obligation, provided the oversight board makes a finding that the loan was for legitimate redevelopment purposes per HSC section 34191.4 (b) (1). Loan repayments will be governed by criteria in HSC section 34191.4 (a) (2).
- Utilize proceeds derived from bonds issued prior to January 1, 2011 in a manner consistent with the original bond covenants per HSC section 34191.4 (c).

Additionally, the Agency is required to submit a Long-Range Property Management Plan to Finance for review and approval, per HSC section 34191.5 (b), within six months from the date of this letter.

Please direct inquiries to Andrea Scharffer, Staff Finance Budget Analyst, or Chris Hill, Principal Program Budget Analyst, at (916) 445-1546.

Sincerely,

STEVE SZALAY
Local Government Consultant

cc: Ms. Linda Babonis, Economic Manager, City of Rohnert Park
Mr. Erick Roeser, Property Tax Manager, Sonoma County
California State Controller's Office

Exhibit C

Project Payment Agreement and Related Resolutions

RESOLUTION NO. 88-10

RESOLUTION OF THE COMMUNITY DEVELOPMENT AGENCY
OF THE CITY OF ROHNERT PARK APPROVING THE FINAL
FORM OF A CERTAIN PROJECT PAYMENT AGREEMENT AND
AUTHORIZING EXECUTION THEREOF

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"); is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with certain public improvements (collectively herein, the "Project") located both within and without the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project as further described in Exhibit "A" attached hereto; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another project area in the case of a project area in which essentially all the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, by adoption of its Resolution No. 87-12 on July 7, 1987, the Agency has found and determined that the Project is located both within and without the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project and by adoption of its Resolution No. 87-101 on July 7, 1987, the City Council has found and determined that no other reasonable means of financing the

construction of the Project are presently available to the City except as may be provided pursuant to the issuance of tax-exempt obligations of the Agency; and

WHEREAS, on June 8, 1988, the Agency issued the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds"); and

WHEREAS, the Agency has deemed it desirable to proceed with the construction and installation of the Project pursuant to a Project Payment Agreement by and between the City and the Agency (the "Project Payment Agreement"); and

WHEREAS, the Agency proposes to approve the form of the proposed Project Payment Agreement; and

WHEREAS, it is appropriate at this time for the Agency to make certain findings and take certain action with respect to the installation and construction of the Project.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The Agency hereby authorizes the form of and approves the execution of the Project Payment Agreement by and between the Agency and the City for the construction and installation of the Project substantially in the form as on file with the Agency Secretary.

Section 2. The Agency further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Chairman, the Agency Secretary, or such other appropriate Agency officials, subject to such changes, additions or deletions as may be approved by the Executive Director and recommended by Sabo & Deitsch, a Professional Corporation, as Special Counsel to the Agency. The execution thereof by the Chairman, Agency Secretary, the Executive Director or such other appropriate Agency official shall be deemed to be conclusive as to the approval thereof by and on behalf of the Agency.

Section 3. By adoption of its Resolution No. 87-12 pursuant to Section 33445 of the Act, the Agency has consented and agreed to the payment by the Agency of all or part of the value of costs of the installation and construction of the Project with a portion of the proceeds of the Bonds, future tax-exempt obligations authorized and issued by the Agency and other funds available to the Agency pursuant to the Project Payment Agreement.

Section 4. The Agency Secretary is hereby authorized and directed to cause this Resolution to be transmitted to the City Council for consideration in connection with appropriate action by that body.

Section 5. This Resolution shall take effect upon adoption.

ADOPTED AND APPROVED this 12th day of July, 1988.

[Handwritten Signature]
Chairman of the Community Development Agency of the City of Rohnert Park, California

(SEAL)

ATTEST:

Lorraine Roberts
Secretary of the Community Development Agency of the City of Rohnert Park, California



STATE OF CALIFORNIA)
COUNTY OF SONOMA) ss.
CITY OF ROHNERT PARK)

I, Lorraine Roberts, Deputy, Secretary of the Community Development Agency of the City of Rohnert Park do hereby certify that the foregoing resolution was regularly introduced and adopted by the Community Development Agency of the City of Rohnert Park at a regular meeting thereof, held on the 12th day of July, 1988, by the following vote of the Community Development Agency of the City of Rohnert Park:

AYES:	(5)	Members	<u>Cochran, Eck, Hollingsworth, Lepinski and Hopkins</u>
NOES:	(0)	Members	<u>None</u>
ABSENT:	(0)	Members	<u>None</u>
ABSTAIN:	(0)	Members	<u>None</u>

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Community Development Agency of the City of Rohnert Park this 12th day of July, 1988.

By:

Lorraine Roberts, Deputy
Secretary of the Community
Development Agency of the City
of Rohnert Park



(SEAL)

EXHIBIT "A"

(Description of Project)

All capitalized terms not defined herein shall have the same meaning as in Resolution No. 88-05 of the Agency, adopted on May 24, 1988, as amended (the "Resolution of Issuance").

1. Except for the use of certain improvements financed from amounts on deposit in the Low and Moderate Income Housing Account of the Redevelopment Fund, no Private Business Use of the Project other than use of the Project by members of the public generally is expected.

2. The Project consists of the acquisition and/or construction of public improvements as listed in Schedule 1 attached hereto.

Schedule 1

1. The Redevelopment Plan contemplates the installation or construction of certain public improvements, structures, facilities and buildings either inside or outside and of benefit to the redevelopment project area of the Agency known as the Rohnert Park Community Development Project (the "Project Area"). Amounts on deposit in the Projects Account of the Redevelopment Fund shall finance the public improvements to be constructed pursuant to the Redevelopment Plan and shall include, but not be limited to, the following:

(a) Public street improvements, including all appurtenances and appurtenant work pertaining or related thereto, and all necessary or required work and attendant facilities, structures and rights-of-way with respect to construction, extension, reconstruction, realignment and improvements including paving, repaving, widening, sidewalks and all curbs, gutters and parkway landscaping, and public street lighting including, without limitation, said improvements in the following areas within the Project Area or outside and of benefit to the Project Area:

(i) Construct road from Golf Course Drive adjacent to the freeway right-of-way to South Santa Rosa Avenue.

(ii) Extend Rohnert Park Expressway westerly to Stony Point Road, and construct a new two lane road from its present terminus at the Rancho Verde Mobile Home Park to provide a connection to State Route 116.

(iii) Develop a community parking lot at the corner of State Farm Avenue and Commerce Boulevard.

(iv) Construct new two lane road ("Seed Farm Drive") on existing right-of-way connecting Rohnert Park Expressway and Enterprise Drive along extension of State Farm Drive to provide a direct connector to the Expressway.

(v) Widen Redwood Drive, Route 101 frontage road, to provide a full four lane facility from Rohnert Park Expressway to Wilfred Avenue.

(vi) Purchase right-of-way as the local share of the first phase of a State Highway interchange improvement at State Route 101 and Wilfred Avenue. The purchase of right-of-way is necessary to change the alignment of the frontage road at this interchange. The project is scheduled in conjunction with the improvement of the on and off ramps to the highway.

(vii) Installation of twenty traffic signals throughout the development area as per the Rohnert Park signalization plan.

(viii) Reconstruct, repave, or patch and seal all streets in the Project Area and any other in the City which provide benefit to the Project Area.

(ix) Underground existing overhead utilities within the Project Area.

(b) Construction, acquisition, installation and extension of civic improvements and community facilities, including municipal buildings, appurtenant structures and improvements, including rights-of-way necessary or convenient therefor within the Project Area or outside and of benefit to the Project Area in the following areas:

(i) Construct a new public safety station on City owned land adjacent to existing waste water pumping station on Redwood Drive on the City's westside and/or on City Hall Drive.

(ii) Design and construct community theater on City owned property at the Community Center site at the intersection of Rohnert Park Expressway and Snyder Lane.

(iii) Construct community swim complex at the Community Center site at Rohnert Park and Snyder Lane.

(iv) Develop a neighborhood gym and community use building on Rohnert Park Jr. High School site on property leased from the school district.

(v) Construct a parking lot to serve El Colegio Park on Southwest Boulevard.

(vi) Renovate Alicia Park lighting.

(vii) Construct a new City Hall complex and office building adjacent to Rohnert Park Expressway and City Hall Drive. Objective is to develop private-public partnership in office space development.

(viii) Construct community center buildings at three neighborhood parks within the City.

(ix) Install field lighting at two City parks, to wit, El Colegio Park, Paul and Gloria Golis Park and another at Grandview Way.

(x) Develop Paul and Gloria Golis Park at Grandview Way and Golf Course Drive, and another neighborhood city park on Hudis Street adjacent to Marguerita Hahn School.

(xi) Construct a Senior Center at a location yet to be determined.

(xii) Construct a new public safety station on City owned property on Carnation Avenue adjacent to redevelopment area 2.

(c) Acquisition, construction, improvement and extension of water mains and storage facilities and the extension and construction of local water lines including, but not limited to, the acquisition of rights-of-way necessary or convenient therefor, to provide water service to the following areas either within the Project Area or outside and of benefit to the Project Area:

(i) Construct water main in Hinebaugh Creek from the County aqueduct at railroad to Snyder Lane.

(ii) Construct water main in Hinebaugh Creek from the County aqueduct at railroad to Labath Avenue.

2. Amounts on deposit in the Low and Moderate Income Housing Account of the Redevelopment Fund shall be used to assist the development of affordable housing both (i) within the Project Area and (ii) without the Project Area if such development is found to be of benefit to the Project Area. Assuming that no amounts on deposit in the Escrow Fund are deposited in the Redevelopment Fund, the Agency shall assure that the total cost of the project(s) (i) financed with amounts on deposit in the Low and Moderate Income Housing Account and (ii) put to Private Business Uses shall be limited to five percent (5%) of [the net proceeds of the Bonds minus the principal amount of the Bonds to be redeemed on December 1, 1991], an amount presently estimated to be \$401,000. Assuming that the entire amount on deposit in the Escrow Fund is deposited in the Redevelopment Fund, the Agency shall assure that the total cost of the project(s) (i) financed with amounts on deposit in the Low and Moderate Income Housing Account and (ii) put to Private Business Uses shall be limited to five percent (5%) of the Net Proceeds of the Bonds, an amount presently estimated to be \$588,000. Such assistance shall include the following:

(a) payment of costs, including, but not limited to, construction costs in connection with increasing and improving housing; and

(b) loans for home improvement costs.

PROJECT PAYMENT AGREEMENT

\$12,000,000
COMMUNITY DEVELOPMENT AGENCY
OF THE CITY OF ROHNERT PARK, CALIFORNIA
ROHNERT PARK REDEVELOPMENT PROJECT
TAX ALLOCATION BONDS
ISSUE OF 1988

This Project Payment Agreement is entered into this twelfth (12th) day of July 1988, by and between the Community Development Agency of the City of Rohnert Park (the "Agency"), a redevelopment agency, being a public body, corporate and politic, duly organized and existing under the laws of the State of California, and the City of Rohnert Park, California (the "City"), a municipal corporation, duly organized and existing under the Constitution and laws of the State of California.

RECITALS

A. The Agency is a redevelopment agency duly created, established and authorized to transact business and exercise its powers, all under and pursuant to the California Community Redevelopment Law (Part 1 of Division 24 of the Health and Safety Code of the State of California) (the "Act").

B. A Redevelopment Plan for the redevelopment project area known and designated as the "Rohnert Park Redevelopment Project" (the "Project Area") has been considered and approved by the City and the Agency. In accordance with and to implement said Redevelopment Plan and for purposes of implementing redevelopment activities of the Agency benefiting the Project Area, the Agency shall enter into this Project Payment Agreement with the City for the construction and installation of certain projects both within and without the Project Area (collectively herein, the "Project"). In order to finance the construction and installation of the Project, the Agency has issued the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds").

C. The Agency and the City Council of the City each have determined by resolution pursuant to Section 33445 of the Health and Safety Code that the construction of the Project shall be of benefit to the Project Area and is for the purpose of redevelopment and shall be located both within and without the Project Area, the

implementation of which is permitted under the circumstances as herein recited. The Agency intends to repay debt service on the Bonds with funds generally available to the Agency or with tax increment revenues of the Agency generally or with tax increment revenues to be received from the Project Area. The Agency and the City have found and determined that there are no other reasonable means of financing the construction of the Project.

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and conditions set forth herein, the parties hereto agree to as follows:

Section 1. Appointment of City. Agency appoints City as its agent to carry out all phases of the supervision, construction and acquisition of the Project and City, as agent of Agency, assumes all rights, duties, responsibilities and liabilities of Agency regarding supervision, construction and acquisition of the Project, except as limited herein.

Section 2. Authority of Agency. Agency retains authority to approve the means whereby the Project, and all phases thereof, will be accomplished. In that regard, City shall give notice to Agency of its intention to:

(a) Enter into any contract or agreement under Section 3(a);

(b) Change the Project or any component thereof described in Section 3(b);

(c) Supervise construction of the Project and/or purchase or install any personal property therefor as described in Section 3(c); and

(d) Approve plans and specifications for the Project and any changes thereto, as described in Section 3(f) hereof.

Upon receipt of such notice, the Agency shall have ten (10) business days in which to approve the action to be taken by City as described in the notice, or to request City to furnish copies of the documents referred to in the notice in order that Agency may approve or disapprove in writing such proposed action by City. Failure of Agency to request such documents or approve such action by the City within the ten (10) day period shall be deemed approval of the proposed action.

Section 3. Authority of Agent; Construction and Acquisition of Project.

(a) Contracts and Payments. City, as agent of Agency, and upon compliance with Section 2, may enter into any purchase order,

construction management agreement, architecture or engineering contract or construction contract required for the construction and completion of the Project upon being assured that moneys sufficient for the payment thereof are then with the Agency. The Agency shall pay all amounts due for construction and installation of the Project from the proceeds of the Bonds, future tax-exempt obligations authorized and issued by the Agency and any other funds available to the Agency.

(b) Project Description. City, as agent of Agency, and upon compliance with Section 2, shall have the right to make any changes in the description of the Project or of any component thereof whenever City deems such changes to be necessary and appropriate.

(c) Supervision of Construction and Installation. City, as agent of Agency, and upon compliance with Section 2, shall have sole responsibility for and shall supervise construction of the Project and the purchase and installation of any personal property constituting a part of the Project. City shall monitor the performance by any manager and by any construction contractors to the extent City deems appropriate. City shall permit Agency or its assignee to inspect construction at all reasonable times which are deemed appropriate by Agency or its assignee.

(d) Enforcement of Contract. Agency assigns to City all rights and powers to enforce in its own name, as agent, or the name of Agency such purchase orders or contracts as are required for construction, purchase and completion of the Project which enforcement may be at law or in equity; provided that the assignment made by Agency shall not prevent Agency or its assignee from asserting such rights and powers in its own behalf.

(e) Inspection of Records. Agency shall have the right to inspect periodically the books and records of City relating to construction of the Project and City shall permit Agency to make such inspections at all reasonable times as City shall deem appropriate.

(f) Plans and Specifications. City agrees that it will assure that the Project will be acquired, constructed and installed in accordance with final plans and specifications approved by the City. No changes or modifications which required an amendment to a pre-existing building permit shall be made in or to the final plans and specifications unless such changes or modifications are approved in writing by the City.

(g) Prevailing Wages. Each contract entered into between City, as the agent for Agency, and any contractor shall provide that such contractor shall pay not less than the general prevailing rate of wages as determined in accordance with Sections 1770, et seq., of the Labor Code.

(h) Nondiscrimination. Each contract entered into between City, as the agent for Agency, and any contractor shall provide that such contractor shall not discriminate against any other contractor or any employee or applicant for employment because of the race, religious creed, color, national origin or sex of such person, unless based upon a bona fide occupational qualification. In addition, in determining contractors or in employing persons for the purposes of construction or construction management, City shall not discriminate on the basis of race, religious creed, color, national origin, or sex of such person, unless based upon a bona fide occupational qualification.

(i) Performance Security. Each contractor hired by City, on behalf of Agency, shall be required to provide payment and performance bonds in amounts equal to the maximum price under the contracts. In addition, each contractor shall be required to provide an appropriate bond which guarantees workmanship and materials for a period of one (1) year after completion of the contract. In all such bonds, Agency shall be named as a co-insured party.

IN WITNESS WHEREOF, the Agency and the City have executed this Agreement as of the date first set forth herein above.

CITY OF ROHNERT PARK, CALIFORNIA

By: _____

Mayor

ATTEST:

Lorraine Roberts

City Clerk



COMMUNITY DEVELOPMENT AGENCY
OF THE CITY OF ROHNERT PARK

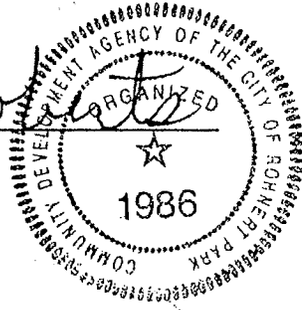
By: _____

Chairman

ATTEST:

Lorraine Roberts

Agency Secretary



/0227R

RESOLUTION NO. 87-12

RESOLUTION OF THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK, CALIFORNIA APPROVING THE REDEVELOPMENT PLAN FOR THE ROHNERT PARK COMMUNITY DEVELOPMENT PROJECT AND THE REDEVELOPMENT PLAN REPORT; CERTIFYING THE ENVIRONMENTAL IMPACT REPORT FOR THE ROHNERT PARK COMMUNITY DEVELOPMENT PROJECT AND MAKING CERTAIN RECOMMENDATIONS WITH RESPECT TO LOW AND MODERATE INCOME HOUSING

WHEREAS, the Community Development Agency of the City of Rohnert Park, California (the "Agency") has prepared the Redevelopment Plan (the "Redevelopment Plan") for the Rohnert Park Community Development Project (the "Project") which will be subject to adoption by appropriate Ordinance of the City of Rohnert Park, California (the "City"); and

WHEREAS, certain findings may be made by the Agency and the City Council of the City (the "City Council") pursuant to Health and Safety Code Section 33334.2 with regard to low and moderate income housing needs within the City; and

WHEREAS, the Agency has prepared a Redevelopment Plan Report and an Assessment of Conditions Report in connection with its consideration of the Redevelopment Plan which documents have been assembled and included in the Rohnert Park Community Development Project Public Hearing Document Binder (the "Public Hearing Document Binder") which has been submitted to the Agency and is on file with the Agency Secretary; and

WHEREAS, the Agency has previously caused to be prepared certain environmental documentation pertinent to the proposed Redevelopment Plan in accordance with the California Environmental Quality Act of 1970, as amended ("CEQA"), in connection with the adoption of the Redevelopment Plan, including the Final Comments and Responses to the Environmental Impact Report for the Rohnert Park Community Development Project (the "EIR"); and

WHEREAS, pursuant to public notice duly given, the Agency and the City Council have held a full and fair joint public hearing on July 7, 1987, concerning the Redevelopment Plan and the EIR and have considered all written and oral comments and testimony relating thereto and are fully advised thereon.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. A full and fair public hearing having been held on the Redevelopment Plan, as stated in the recitals herein, the Agency, having considered all oral and written comments and testimony relating thereto and being fully advised thereon, hereby approves Redevelopment Plan, as included in the Public Hearing Document Binder, as on file with the Agency Secretary and by this reference incorporated herein.

Section 2. The public improvements to be constructed or financed pursuant to the Redevelopment Plan are as follows: acquisition, construction and improvement, including all appurtenances and appurtenant work pertaining to or related thereto, and all necessary or required work and attendant facilities and structures to be installed and constructed as public improvements and public utilities either within or outside the project area of the Rohnert Park Community Development Project (the "Project Area"), and such public improvements include, but are not limited to, overpasses or underpasses, bridges, streets, curbs, gutters, sidewalks, street lights, sewers, storm drains, traffic signals, electrical distribution systems, flood control facilities, natural gas distribution systems, water supply and distribution systems, buildings, parks, off-street parking, plazas, playgrounds, landscaped areas, and any other public building, facility, structure or improvement, in the Project Area as more fully described in the Redevelopment Plan.

Section 3. The Agency has considered the following methods of financing the necessary public improvements as further detailed by the Agency Staff in the Preliminary Report as included in the Public Hearing Document Binder as on file with the Agency Secretary and incorporated herein by this reference:

1. Federal and State assistance programs;
2. General revenue financing;
3. General obligation bond issues;
4. Joint powers agreements with the Agency, the City and/or a nonprofit corporation;
5. General fund appropriations from the City of Rohnert Park;
6. User fees;
7. Developer participation through public-private negotiations;

8. A nonprofit corporation acting on behalf of the City of Rohnert Park and sale and lease-back financing;
9. Assessment district financings;
10. Development fees;
11. Tax allocation bonds or other legal means of financing the improvements available to the Agency; and
12. Sales tax revenues.

The Agency hereby requests the City Council to concur in the findings and determinations as set forth in said Preliminary Report and adopt an appropriate resolution pursuant to Health and Safety Code Section 33445.

Section 4. The Agency hereby finds that it may seek to pay all costs of the value of land and the cost of the installation and construction of any facility, structure or other improvement as specified in the Redevelopment Plan which is publicly owned either inside or outside the Project for the following reasons:

(a) that such facilities, structures or other improvements as specified in the Redevelopment Plan are of benefit to the Project Area; and

(b) that no other reasonable means of financing such public facilities, structures or other improvements as specified in the Redevelopment Plan are available to the City other than to permit the Agency to construct or finance said public improvements in whole or in part with the proceeds of bonds which may be issued from time to time by the Agency or with the pledge or other use of tax increment revenues or others revenues that are available to the Agency for such purposes.

Section 5. The Agency finds and determines that notwithstanding the efforts of the City to meet low and moderate income housing needs within the City, a need exists to provide additional housing through the use of available tax increment moneys attributable to the Project Area. The use of tax increment moneys pursuant to this Section 5 is intended for the purposes of increasing and improving the community's supply of low and moderate income housing available at affordable housing costs either within or outside the Project Area pursuant to Health and Safety Code Section 33334.2.

The Agency hereby recommends to the City Council that pursuant to Health and Safety Code Section 33334.2(g) the provision of low and moderate income housing either inside or outside the Project Area will be of benefit to the Project Area, and the City Council is hereby requested to make such findings as deemed appropriate pursuant to said Section.

Section 6. The Agency hereby accepts for filing the Public Hearing Document Binder and approves the Redevelopment Plan Report (the "Report") for the Redevelopment Plan prepared pursuant to Health and Safety Code Section 33352, as included in said document binder which is incorporated herein by this reference, and the Agency requests the Council to review the Report and take such further action as is deemed appropriate.

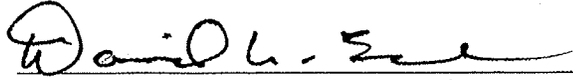
Section 7. A full and fair public hearing having been held on the EIR as stated in the recitals herein, the Agency hereby approves and certifies the EIR, as presented at the joint public hearing and as on file with the Agency Secretary and incorporated herein by this reference, and the Agency certifies that the EIR has been completed in compliance with CEQA and that the EIR has been reviewed and considered by the Agency prior to and for the purpose of determining whether to approve the Redevelopment Plan. The Agency hereby finds that the adoption and implementation of the Redevelopment Plan will or may cause certain significant environmental effects in the areas of hydrology and drainage; air resources; noise; sewage; vehicle traffic circulation; and relocation of persons and/or businesses.

The Agency further finds that changes or alterations have been required in or incorporated into, the Redevelopment Plan, or mitigation measures have been adopted, which avoid or substantially lessen the significant environmental effects as identified in the EIR. The Redevelopment Plan is itself a measure for providing for the mitigation of adverse environmental effects which may otherwise be associated with existing conditions within the Project Area or such development which may occur within the Project Area without redevelopment assistance.

As a result of the foregoing, including the mitigation measures set forth in the EIR, the Commission hereby determines that the implementation of the Redevelopment Plan will not have a significant effect on the environment in view of the elimination or substantial reduction of possible environmental effects, as otherwise set forth in the EIR. To the extent that there are any remaining significant effects upon the environment, the Commission hereby determines such effects are unavoidable and acceptable because the benefits of the adoption and implementation of the Redevelopment Plan outweigh any such adverse environmental effects, in that the redevelopment of the Project Area and the elimination of blight therein pursuant to Health and Safety Code Section 33000, et seq., will generally create a better living and working environment for the Project Area and the community.

Section 8. This Resolution shall take effect upon adoption.

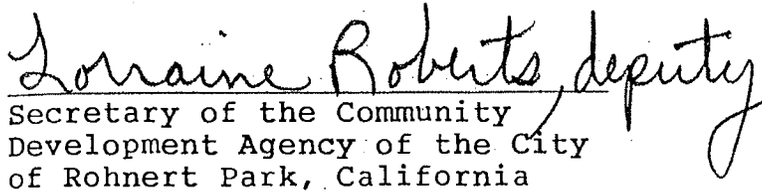
ADOPTED AND APPROVED this 7th day of July, 1987.



Chairman of the Community
Development Agency of the City
of Rohnert Park, California

(SEAL)

ATTEST:



Secretary of the Community
Development Agency of the City
of Rohnert Park, California

STATE OF CALIFORNIA)
COUNTY OF SONOMA) ss.
CITY OF ROHNERT PARK)

I, Lorraine Roberts, Deputy, Secretary of the Community Development Agency of the City of Rohnert Park do hereby certify that the foregoing resolution was regularly introduced and adopted by the Community Development Agency of the City of Rohnert Park at a regular meeting thereof, held on the 7th day of July, 1987, by the following vote of the Community Development Agency of the City of Rohnert Park:

AYES: (5) Members Cochran, Hollingsworth, Hopkins, Lepinski, Eck

NOES: (0) None Members _____

ABSENT: (0) None Members _____

ABSTAIN: (0) None Members _____

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Community Development Agency of the City of Rohnert Park this 7th day of July, 1987.

By: Lorraine Roberts, deputy
Secretary of the Community
Development Agency of the City
of Rohnert Park

(SEAL)

/0061R

RESOLUTION NO. 87-101

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK, CALIFORNIA, CONSENTING TO PAYMENT BY THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK, CALIFORNIA FOR CERTAIN PUBLIC IMPROVEMENTS PURSUANT TO HEALTH AND SAFETY CODE SECTION 33445 AND MAKING CERTAIN DETERMINATIONS CONCERNING SUCH IMPROVEMENTS INCLUDING MAKING FINDINGS WITH RESPECT TO LOW AND MODERATE INCOME HOUSING

WHEREAS, the Community Development Agency of the City of Rohnert Park, California (the "Agency") has caused the Redevelopment Plan for the Rohnert Park Community Development Project (the "Redevelopment Plan") to be prepared which shall be considered for approval by appropriate Ordinance of the City Council of the City of Rohnert Park (the "City Council"); and

WHEREAS, the City Council and the Agency have held a full and fair joint public hearing on the adoption of the Redevelopment Plan on July 7, 1987, pursuant to proper notice having duly been given; and

WHEREAS, the City Council and the Agency have given due consideration to all written and oral statements introduced into evidence at such public hearing; and

WHEREAS, the Redevelopment Plan contemplates the installation or construction of certain public improvements, structures, facilities and buildings either inside or outside and of benefit to the redevelopment project area of the Rohnert Park Community Development Project (the "Project Area"). The public improvements to be constructed pursuant to the Redevelopment Plan include the following:

(a) Public street improvements, including all appurtenances and appurtenant work pertaining or related thereto, and all necessary or required work and attendant facilities, structures and rights-of-way with respect to construction, extension, reconstruction, realignment and improvements including paving, repaving, widening, sidewalks and all curbs, gutters and parkway landscaping, and public street lighting including, without limitation, said improvements in the following areas within the Project Area or outside and of benefit to the Project Area:

Construct a new two lane overcrossing over State Highway 101 from State Farm Drive to Business Park Drive approximately one half mile north of the Rohnert Park Expressway intersection with Route 101.

Widen Redwood Drive, Route 101 frontage road, to provide a full four lane facility from Rohnert Park Expressway to Wilfred Avenue.

Construct new two lane road on existing right-of-way connecting Rohnert Park Expressway and Enterprise Drive along extension of State Farm Drive to provide a direct connector to the Expressway.

Extend Rohnert Park Expressway westerly to Stony Point Road, and construct a new two lane road from its present terminus at the Rancho Verde Mobile Home Park to provide a connection to State Route 116.

Purchase right-of-way as the local share of the first phase of a State Highway interchange improvement at State Route 101 and Wilfred Avenue. The purchase of right-of-way is necessary to change the alignment of the frontage road at this interchange.)

The project is scheduled in conjunction with the improvement of the on and off ramps to the highway.

Installation of twenty traffic signals throughout the development area as per the Rohnert Park signalization plan.

Construct a new pedestrian crossing over Highway 101 in the vicinity of Copeland Creek approximately 2,000 feet south of the Rohnert Park Expressway Interchange on Route 101.

Reconstruct, repave, or patch and seal all streets in the Project Area and any other in the City which provide benefit to the Project Area.

Construct road from Golf Course Drive adjacent to the freeway right-of-way to South Santa Rosa Avenue.

Develop a commuter parking lot in the vicinity of Golf Course Drive and the railroad.

Develop a community parking lot at the corner of State Farm Avenue and Commerce Boulevard.

Construction of two additional overcrossing lanes and a double cloverleaf at Rohnert Park Expressway and Route 101 interchange.

Widen Snyder Lane from two lanes to four lanes from East Cotati Avenue to Golf Course Drive.

Widen East Cotati Avenue to four lanes from west City Limits to Snyder Lane.

Underground existing overhead utilities within the Project Area.

Extend Santa Rosa Avenue as a two lane facility to connect to Golf Course Drive as an eastern side frontage road to Route 101. This completes the parallel links to Route 101.

Continue to expand the transit system, particularly to major employment centers.

Encourage the use and continued development of the bikeway system in the City particularly as it relates to new employment centers.

Develop and implement a signal coordination plan for the Rohnert Park Expressway and other major arterials in the Project Area.

Other circulation improvements identified in the Circulation Element.

(b) Acquisition, construction, installation and improvement of waste water treatment facilities, and sewer lines and laterals and the extension and construction of local sewers, including the acquisition of rights-of-way necessary or convenient therefor, to provide sewer service to the following areas either within the Project Area or outside and of benefit to the Project Area:

Purchase waste water treatment capacity from City of Santa Rosa treatment and disposal system. It is anticipated that Rohnert Park will participate in the cost of major improvements to the treatment and disposal system.

Upgrade pumping facilities at Rohnert Park sewer pumping station and the sewer line to the Santa Rosa City waste water treatment plant.

Other sewer improvements identified in the Sewer Master Plan.

(c) Construction, acquisition, installation and extension of civic improvements and community facilities, including municipal buildings, appurtenant stures and improvements, including right-of-ways necessary or convenient therefor within the Project Area or outside and of benefit to the Project Area in the following areas:

Enlarge the City corporation yard in order to provide additional storage area for community solid waste disposal.

Construct a new City Hall complex and office building adjacent to Rohnert Park Expressway and City Hall Drive. Objective is to develop private-public partnership in office space development.

Assist in the construction of new hospital or other health service facilities on City provided property on Medical Center Drive. A public-private partnership with Santa Rosa Memorial Hospital is anticipated.

Construct a new public safety station on City owned property on Carnation Avenue adjacent to redevelopment area 2.

Construct a new public safety station on City owned land adjacent to existing waste water pumping station on Redwood Drive on the City's westside and/or on City Hall Drive.

Enlarge existing or construct new main fire and police station on Southwest Boulevard.

Construct community theater on City owned property at the Community Center site at the intersection of Rohnert Park Expressway and Snyder Lane.

Construct community swim complex at the Community Center site at Rohnert Park and Snyder Lane.

Construct community center buildings at three neighborhood parks within the City.

Develop a new neighborhood park on City land on Carnation Avenue.

Install field lighting at two City parks, to wit, El Colegio Park, Paul and Gloria Golis Park and another at Grandview Way.

Construct a Senior Center at a location yet to be determined.

Develop Paul and Gloria Golis Park at Grandview Way and Golf Course Drive, and another neighborhood city park on Hudis Street adjacent to Marguerita Hahn School.

Install field lighting on school grounds which per agreement between City and school district are made available to City for non-educational related uses, to wit, at Marguerita Hahn Elementary School, Gold Ridge School and Rancho Cotati High School.

Construct a parking lot to serve El Colegio Park on Southwest Boulevard.

Install spectator stands and related facilities at City parks and school playing fields throughout the City.

Renovate Roberts Lake by installing bank stabilization, fish habitat facilities, fishing pier, and other improvements.

Develop a commercial/industrial park or additional recreation facilities on City owned land between Labeth Avenue and Redwood Drive, north of Hinebaugh Creek.

Refurbish, renovate and modify Benecia Park and the Benecia Park Recreation Building.

Develop City owned and privately owned land between Golf Course Drive and Roberts Lake into a coordinated commercial development.

Develop a multi-use/teen center at/adjacent to Waldo Rohnert Elementary School.

Develop a multi-use/teen center at/adjacent to John Reed Elementary School.

Renovate Alicia Park lighting.

Develop a neighborhood gym and community use building on Rohnert Park Jr. High School site on property leased from the school district.

(d) Acquisition, construction, improvement and extension of water mains and storage facilities and the extension and construction of local water lines including, but not limited to, the acquisition of rights-of-way necessary or convenient therefor, to provide water service to the following areas either within the Project Area or outside and of benefit to the Project Area:

Construct two new water storage tanks, one 500,000 gallon tank and another 300,000 gallon tank to provide a reservoir for community water.

Construct 10 new wells throughout the development area. Purchase additional entitlement for water from Sonoma County Water Agency.

Construct water main in Hinebaugh Creek from the County aqueduct at railroad to Snyder Lane.

Construct water main in Hinebaugh Creek from the County aqueduct at railroad to Labath Avenue.

Other water improvements identified in the Water Master Plan.

Any work of grading, clearing, demolition, or construction undertaken by the Agency shall be done by contract after competitive bids if the cost of such work exceeds the amount specified in Part 3, Chapter I, Article 4, of the Public Contracts Code, as said Code presently exists or may be hereafter amended. The Agency shall maintain a listing of all contractors located within the Project

Area who have expressed a desire to be specifically notified of any proposed competitive bid opportunity to be undertaken by the Agency for the work of grading, clearing, demolition or the construction or installation of improvements within the Project Area, and the Agency, in addition to any and all other notices required by the laws of the state, shall mail a notice to such contractors at least ten (10) days prior to the date fixed for the receipt of bids. With respect to work of grading, clearing, demolition, or construction, which is not in excess of such amount, the Agency may, in accordance with Health and Safety Code Section 33422, contract the work without competitive bids, and in contracting such work may give priority to the residents of the Project Area and to persons displaced from the Project Area as a result of redevelopment activities to the extent such proposals from such residents and persons do not exceed by more than five percent (5%) the dollar amount estimated by the City Engineer to be the customary and reasonable costs for such work or construction.

WHEREAS, the Planning Commission of the City of Rohnert Park has determined on June 25, 1987, that the location, purpose and extent of the public improvements identified above are consistent with the General Plan; and

WHEREAS, the City Council has considered the following alternative means of financing the necessary public improvements:

1. Federal and State Assistance Programs;
2. General revenue financing;
3. General obligation bond issues;
4. Joint Powers Agreements with the Agency, the City and/or a nonprofit corporation;
5. General fund appropriations from the City of Rohnert Park;
6. User Fees;
7. Developer participation through public-private negotiations;
8. A nonprofit corporation acting on behalf of the City of Rohnert Park and sale and lease back financing;
9. Assessment District Financings;
10. Development Fees;
11. Tax allocation bonds or other legal means of financing the improvements available to the Agency; and

12. Sales tax revenues as may be authorized pursuant to Revenue and Taxation Code Section 7202.6.

WHEREAS, Health and Safety Code Section 33445 authorizes a redevelopment agency to pay all or part of the value of the land for and installation and construction of certain public improvements, structures, facilities and buildings provided the City Council makes certain determinations; and

WHEREAS, Health and Safety Code Section 33334.2 requires that a certain percentage of all tax increment revenues available to the Agency and attributable to the property tax rate levied within the Project Area shall be utilized to further the efforts of the City as to providing low- and moderate-income housing; and

WHEREAS, said Section 33334.2 further provides that such housing may be provided outside of said Project Area upon certain findings being made.

NOW, THEREFORE, the City Council of the City of Rohnert Park, California, finds, determines and orders as follows:

Section 1. That the publicly owned facilities, structures or other improvements as specified in the recitals hereinabove are of benefit to the Project Area.

Section 2. That no other reasonable means of financing said public improvements are available to the City of Rohnert Park other than to permit the Agency to construct said public improvements in whole or in part with the proceeds of tax allocation bonds which may be issued from time to time by the Agency or with the pledge or other use of tax increment revenues that are available to the Agency for such purposes.

Section 3. That the Agency may pay all the costs of the value of land and the cost of the installation and construction for the public improvements specified in the recitals hereinabove which are publicly owned and located outside the Project Area for the following reasons:

1. that such public improvements are of benefit to the Project Area; and
2. that no other reasonable means of financing such public improvements are available to the City of Rohnert Park other than to permit the Agency to construct said public improvements in whole or in part with the proceeds of tax allocation bonds which may be issued from time to time by the Agency or with the pledge or other use of tax increment revenues that are available to the Agency for such purposes.

Section 4. That, pursuant to Health and Safety Code Section 33334.2, the City Council hereby finds and determines that

twenty percent (20%) of all tax increment revenues which are allocated to the Agency pursuant to Health and Safety Code Section 33670 for the Project Area shall be utilized by the Agency to acquire, construct or install or cause to be acquired, constructed or installed, all necessary public infrastructure items and components and the other items as provided by Health and Safety Code Section 33334.2 together with such other funds as may be available therefor, for the purpose of providing for low- and moderate-income housing either within or outside the Project Area. The City Council does hereby authorize the use of such revenues for the purpose of permitting the Agency to provide, as needed, any or all of the requisite infrastructure items and components and the other items provided by Health and Safety Code Section 33334.2 in furtherance of low- and moderate-income housing either within or outside the Project Area. The Agency shall so utilize such revenues for providing infrastructure items and components and the other items provided by Health and Safety Code Section 33334.2 until such time as one of the findings enumerated in Health and Safety Code Section 33334.2(a) may be made.

Section 5. That the use of the twenty percent (20%) of the tax increment revenues attributable to the properties included within the Project Area and to be used pursuant to Section 4 hereof, shall be in accordance with Health and Safety Code Section 33413 except as hereinafter set forth. The Agency shall require all development within the Project Area to be in compliance with the requirements of said Section 33413 except as may be qualified by Section 6 hereof.

Section 6. Pursuant to Health and Safety Code Section 33334.2(g) and notwithstanding any other provision hereof, the City Council of the City of Rohnert Park hereby finds and determines that the provision of low- and moderate-income housing with the use of twenty percent (20%) of the tax increment revenues attributable to the properties located both within the Project Area and outside of the Rohnert Park Community Development Project, will be of benefit to said Project Area. This finding and determination is based upon the report entitled "(1) Use of the Twenty Percent Tax Increment Revenues from the Project Area Included within the Redevelopment Plan for the Rohnert Park Community Development Project for affordable housing outside the Project Area and (2) a description of benefits to the Project Area" attached hereto as Exhibit "B" which is incorporated herein by reference and made a part hereof.

Section 7. This Resolution shall take effect upon adoption.

ADOPTED AND APPROVED this 7th day of July, 1987.

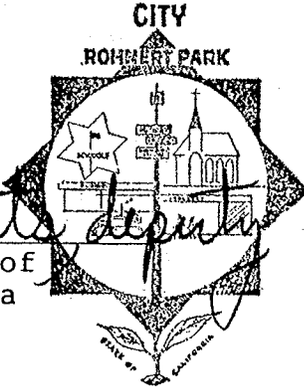
David L. Eck

Mayor of the City of Rohnert Park, California

(SEAL)

ATTEST:

Lorraine Roberts
City Clerk of the City of Rohnert Park, California



AYES: (5) Councilmen Cochran, Hollingsworth, Hopkins, Lepinski and Eck
NOES: (0) None

I, Lorraine Roberts, Deputy City Clerk of the City of Rohnert Park, do hereby certify that the foregoing is a full, true, and correct copy of Resolution No. 87-101, adopted by the City Council on July 7, 1987, the original of which resolution is on file in the office of the City Clerk of said city.

Lorraine Roberts
Deputy City Clerk



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Exhibit D

Rohnert Park City Center Concept Plan

RESOLUTION NO. 2002-255

**A RESOLUTION OF THE CITY COUNCIL
OF THE CITY OF ROHNERT PARK, CALIFORNIA,
ADOPTING THE CITY CENTER CONCEPT PLAN**

WHEREAS, on July 25, 2000 the City Council approved Resolution No. 2000-152 adopting a comprehensive update of the City's General Plan.

WHEREAS, as part of a 1997 Rohnert Park Summit, a Town Center (aka City Center) Task Force was created to research, discuss and recommend courses of action for a future civic/town center.

WHEREAS, in December of 1998, an urgency ordinance (Ord.#645) was approved putting in place a 45 day moratorium on development to allow for the preparation of a plan for the Civic/Town Center, including: 1) recommended goals and objectives, 2) design and development standards and guidelines for construction and redevelopment within the Town Center, and 3) strategies to promote desirable uses within the area. As part of the process a Technical Advisory Committee was created and MIG consulting group was contracted with to prepare the plan.

WHEREAS, during the early part of 1999, numerous public meetings were held with the Technical Advisory Committee, property owners and businesses, and the Planning Commission. Public design workshops were also held during this time. There was significant public participation in the development of the Concept Plan during this time.

WHEREAS, the Draft City Center Concept Plan was completed in April 1999 and consideration of the Plan was delayed until the General Plan could be completed.

WHEREAS, the comprehensive update of the General Plan was completed in July 2000 and the Town Center/City Center area is designated in the General Plan for mixed-use and public/institutional.

WHEREAS, on August 13, 2002, the Rohnert Park City Council directed staff to bring the Draft Concept Plan to the Planning Commission and City Council for consideration of approval.

WHEREAS, Planning Application No. 1858, City Center Concept Plan, was processed in the time and manner prescribed by State and local law.

WHEREAS, at the October 10, 2002 Planning Commission meeting, upon hearing and considering all oral and written testimony and arguments of all persons desiring to be heard, the Commission considered all the facts relating to Planning Application No. 1858 and recommended approval of the Draft City Center Concept Plan as a guideline for development in the City Center area.

WHEREAS, the City Council of the City of Rohnert Park has reviewed and considered all oral and written comments raised during the public hearings and the information contained in related staff reports for the Draft City Center Concept Plan.

NOW, THEREFORE, THE PLANNING COMMISSION OF THE CITY OF ROHNERT PARK DOES RESOLVE, DETERMINE AND ORDER AS FOLLOWS:

Section 1. That the above recitations are true and correct.

Section 2. Findings. The City Council, in adopting the Draft City Center Concept Plan, dated April 15, 1999, as a guideline for development in the City Center area, makes the following finding, to wit:

1. The City Center Concept Plan is consistent with the elements of the Rohnert Park General Plan 2000. Specifically, the Plan is consistent with the following goals, policies and programs of the General Plan:

Goal LU-E: Encourage development of the City Center as a mixed-use activity center with a range of commercial, residential, and civic uses.

Policy LU-4: Develop the City Center as a mixed-use, pedestrian-oriented center.

Policy LU-30 which states, "Prepare and adopt a City Center Concept Plan to guide development and redevelopment in the City Center area." The explanatory text states, "*The City Center area is generally defined by Hinebaugh Creek on the north, the railroad tracks to the east, the Rohnert Park Expressway to the south, and U.S. Highway 101 to the west. The City Center would be an area of mixed land uses including civic buildings, commercial businesses, office uses, and multifamily housing. It would include approximately 180 housing units.*"

Policy LU-31: Allow, but do not require, mixed- or multi-use development.

Goal CD-A: Create pedestrian-oriented activity centers that serve as community focal points.

Policy CD-1: As part of preparation of specific plans, ordinances,and other measures, ensure that the University District and the City Center are developed as citywide destinations and with a pedestrian orientation.

Policy CD-19: As part of updating the City's zoning regulations or applicable specific plans, adopt standards to foster pedestrian orientation by new development in Mixed-Use and Neighborhood Commercial areas...

Policy CD-20: Encourage buildings to foster a sense of place by providing transitions between the street and building....as part of development standards or any design guidelines that may be prepared.

Policy CD-26: Design local streets to not only accommodate traffic, but also to serve as comfortable pedestrian environments.

Policy CD-40: Use an adopted City Center Concept Plan (Policy LU-30) as the basis for the development character of the area.

Goal CD-L: Ensure that the location of buildings and the orientation of entrances within commercial centers allow for easy pedestrian access.

Policy CD-55: Require all development within commercial districts to provide pedestrian amenities,...

Policy CD-57: Encourage the integration of art and cultural components in public places and facilities.

Goal TR-F: Encourage alternative modes of travel-including transit, bicycles, and walking-by coordinating land use planning and development with transportation and by promoting compact, mixed-use development in targeted areas.

Policy TR-31: Require project proponents to provide bus stops and shelters in conjunction with new development.

Goal OS-F: Provide an integrated system of parks and trails throughout the City to meet the community's recreational needs.

The *Housing Element*, adopted in 2001, states, "The City owns two sites within the City Center (430 and 450 City Hall Drive). The 1999 City Center Concept Plan identifies residential uses as an important component of the pedestrian-oriented center, which will eventually include city hall, the public library, and commercial uses. Dwelling units are allowed as a primary use, and higher floor-area ratios (2.0 vs. 1.5) are allowed for mixed-use projects that include residences. As noted above, the current City Hall site on Commerce Blvd. has been identified in the Housing Element for affordable housing.

'Revenue bonds to construct a new city hall and library within the City Center have been sold, and it is hoped that their construction in the next few years will be a catalyst for mixed-use development nearby.

'The City is actively working with potential developers to construct approximately 180 high-density units above ground-floor commercial uses. A mix of lower- and moderate-income units is assumed for these sites, with the potential for senior housing.

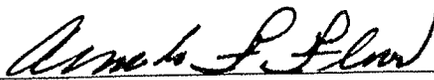
'The sites are designated as "Mixed Use" by the General Plan diagram, which will allow residential development as a permitted use. One of the properties is vacant, while the other is improved with an office building and parking lot that will be demolished. Access and other infrastructure necessary to support residential uses on the sites are already in place.'

2. That a duly noticed public hearing has been held to receive and consider public testimony regarding the City Center Concept Plan.

Section 3. Environmental Clearance. The project is categorically exempt from the California Environmental Quality Act, pursuant to the Guidelines for the California Environmental Quality Act, Section 15262: Feasibility and Planning Studies (i.e., studies that do not have a legally binding effect on later activities).

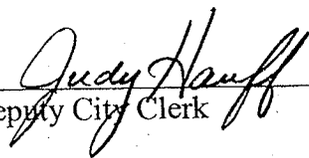
NOW THEREFORE BE IT RESOLVED, that the City Council does hereby adopt the City Center Concept Plan, dated April 15, 1999, incorporated herein by reference, as a guideline for development in the City Center Area.

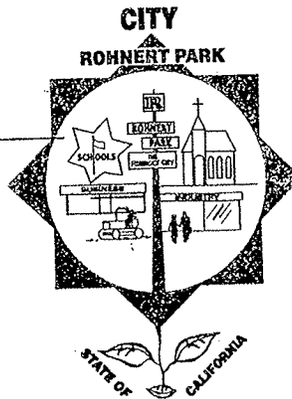
DULY AND REGULARLY ADOPTED on this 12th day of November 2002 by the City Council of the City of Rohnert Park.



Mayor, City of Rohnert Park

Attest:


Deputy City Clerk

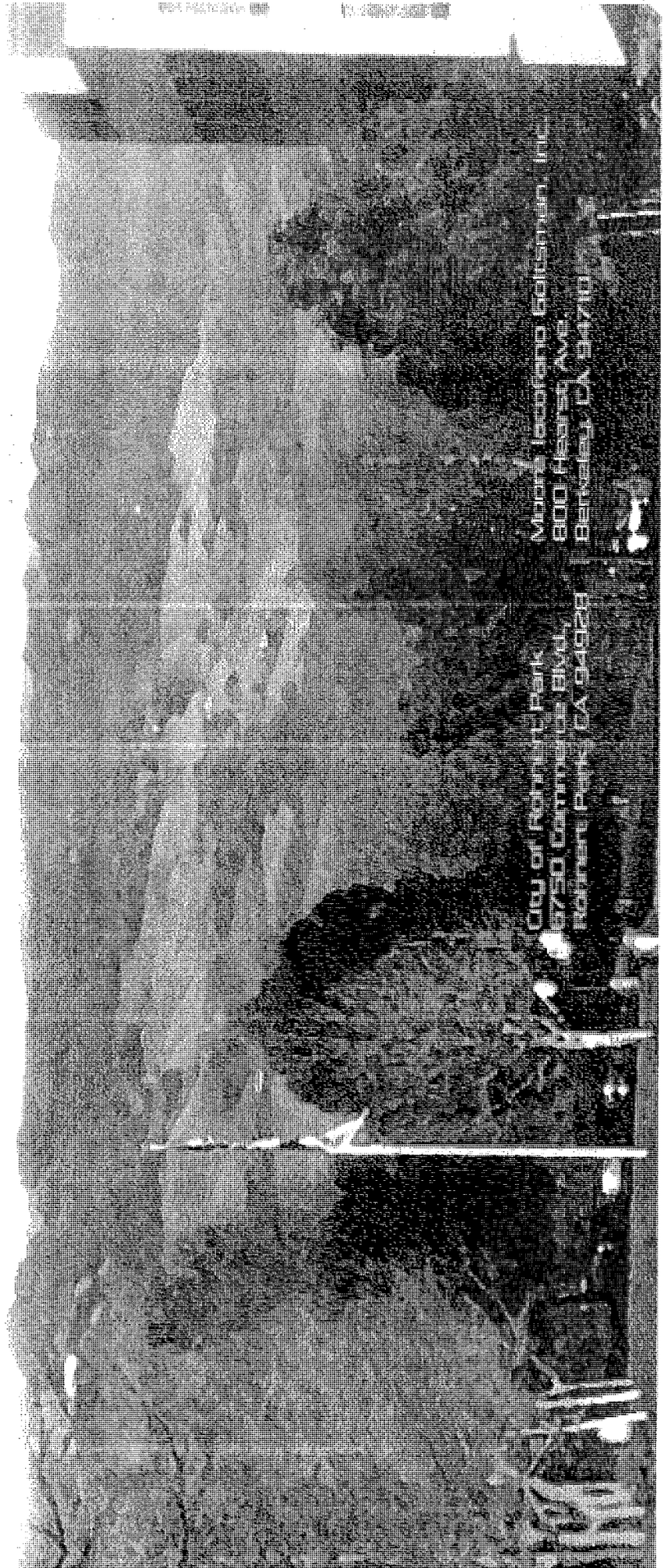


MACKENZIE: <u>AYE</u>	REILLY: <u>AYE</u>	VACANCY: <u>N/A</u>	VIDAK-MARTINEZ: <u>NO</u>	FLORES: <u>AYE</u>
AYES: (3)	NOES: (1)	ABSENT: (0)	ABSTAIN: (0)	

Robert Park

CITY CENTER CONCEPT PLAN

*Adopted November 12, 2002
Resolution No. 2002-255*

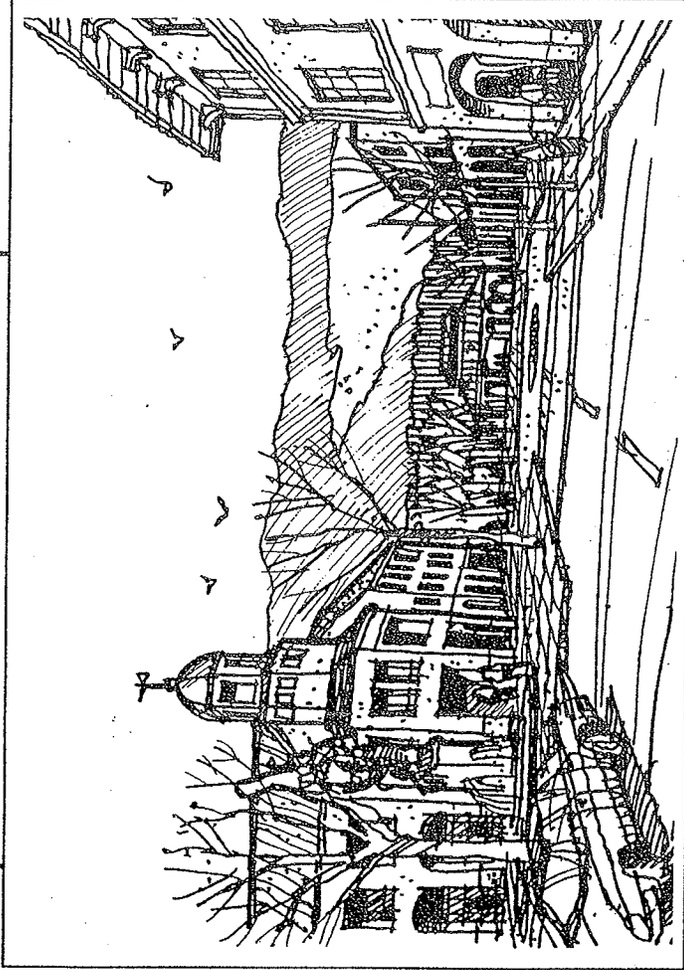


Michael Goldstein, Inc.
800 Hayes Ave
Berkeley, CA 94710

City of Robert Park
1750 California Blvd.
Robert Park, CA 94928

APRIL 15, 1999

City of Rohnert Park
City Center Concept Plan



City of Rohnert Park Planning Department
6750 Commerce Boulevard
Rohnert Park, California 94928

Prepared by:

MIG, Inc. ♦ ♦ 800 Hearst Avenue, Berkeley CA 94710 ♦ ♦ TEL: 510/845-7549 FAX: 510/845-8750 WEB: www.migcom.com ♦ ♦

TABLE OF CONTENTS

I. Introduction.....	I-1	V. Illustrative Plan	V-1
Background	I-1	VI. Implementation Strategy	VI-1
Regional Setting.....	I-1	Strategic Framework.....	VI-1
Project Setting	I-2	Implementation Principles.....	VI-2
Planning Process.....	I-3	Primary Action Strategies	VI-2
Purpose of the Concept Plan	I-4	Supporting Action Strategies	VI-4
How to Use the Concept Plan	I-4	The Action Plan Matrix.....	VI-5
Report Organization.....	I-6		
II. The City Center Vision	II-1	Appendices	
III. Development Framework.....	III-1	Site Development Potential	
IV. City Center Concept.....	IV-1	List of Recommended Plant Material	
Site Organization and Land Use	IV-1	Acknowledgements	
Circulation, Transportation and Parking	IV-6		
City Center Streetscape Design	IV-10		
Parks and Open Space Systems	IV-15		
Landscape.....	IV-19		
Building Form and Detail	IV-21		
Design Details	IV-25		

Chapter I

Introduction

INTRODUCTION

BACKGROUND

The development of a City Center for Rohnert Park has been under consideration for some time as a significant long-term revitalization effort. The City Center was indicated in the 1995 General Plan for Rohnert Park, the 1998 Rohnert Park Summit Report, and the 1998 Economic Vitality Element. As a major central focal point in the community the Rohnert Park City Center is intended to include both civic and retail activities. Additionally, the Town Center Task Force offered that, the City Center should represent a "unique gathering place of public pride."

Two major new pieces to the City Center currently in the planning stages are a new public library and a new City Hall. Coupled with the existing Public Safety Building and a new community plaza, these activities form the core of the civic area of the Center.

As plans for the development of Rohnert Park's new Public Library and City Hall progress, it is critical that plans for the City Center evolve as well, to ensure coordinated, well-conceived design solutions in the context of both the civic area and the City Center as a whole.

In December of 1998, the City hired the firm of Moore Iacofano Goltsman (MIG) to prepare a Concept Plan for the City Center. This concept plan locates sites and massing for the new City Hall and Library. The plan also designates space for retail, office and residential development. Other plan

components include parks and open spaces, a major public plaza, access to Hinebaugh Creek, and required parking.

REGIONAL SETTING¹

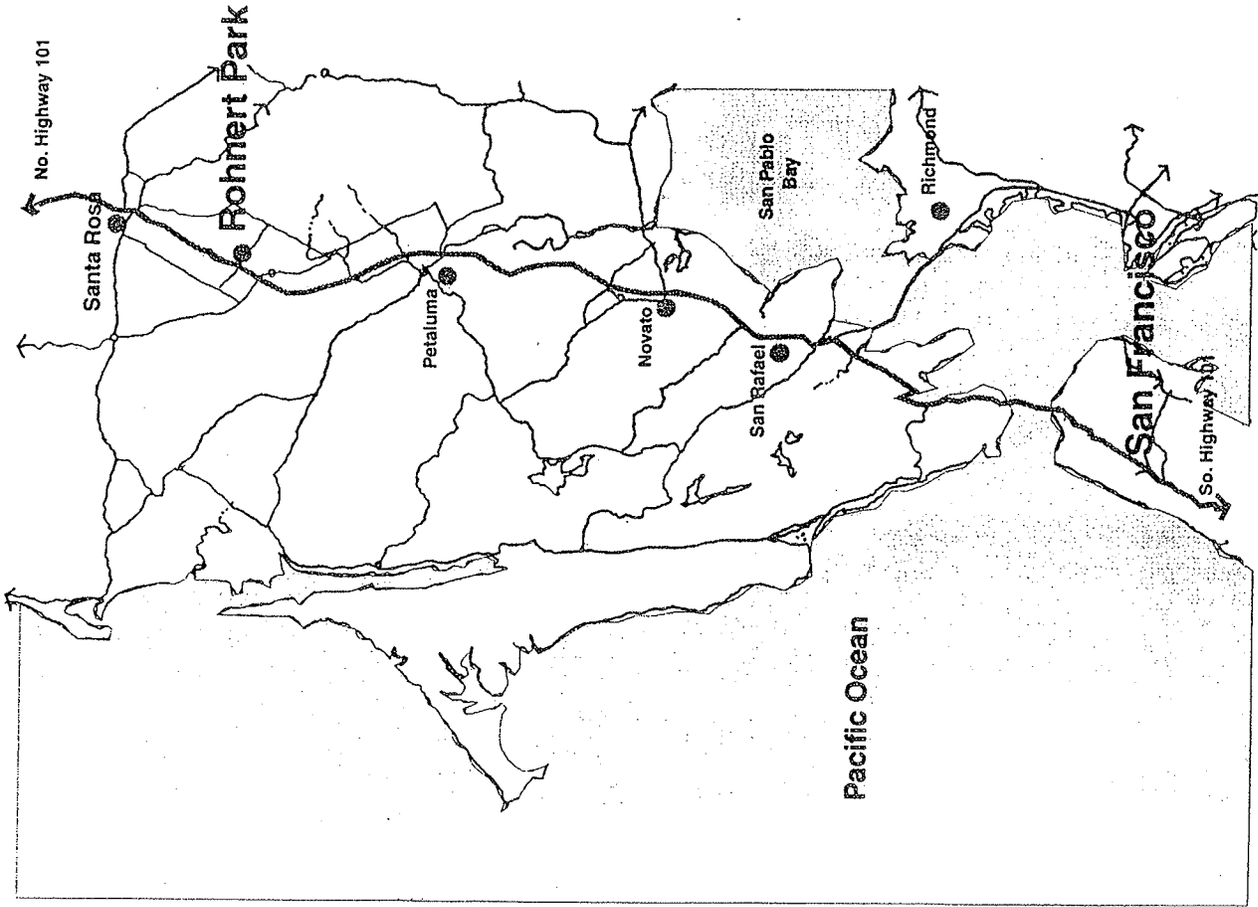
Rohnert Park is located along Highway 101 in northern California in the center of Sonoma County (one of the nine Bay Area counties). Sonoma County is bounded on the south by Marin County, on the west by the Pacific Ocean, on the north by Mendocino County and on the east by Napa and Lake Counties. Immediately adjacent to the City of Cotati, Rohnert Park lies midway between the cities of Santa Rosa to the north and Petaluma to the south.

The City rests on flat land characterized by a gentle downward slope to the northwest. The region enjoys a mild climate and fertile soil that has made it world renowned for its winemaking industry. Rohnert Park's population is expected to grow from the 1990 figure of 36,940 to about 55,100 in 2020,² making plans for future development increasingly pertinent.

¹ Regional setting description is excerpted from The General Plan of the City of Rohnert Park, 1995.

² Source: Association of Bay Area Governments.

LOCATION MAP



PROJECT SETTING

The City Center project area, approximately 32 acres in size, includes the area bounded by Hinebaugh Creek to the north, the railroad right-of-way and golf course to the east, Rohnert Park Expressway to the south, and Highway 101 to the west. The project area consists of three distinct sections: the “west-block” is the area between Highway 101 and Commerce Boulevard; the “mid-block” describes the area between Commerce Boulevard and State Farm Drive; and the “east-block” is the area between State Farm Drive and the railroad right-of-way.

The City Center site presently supports a number of banks, retail and office space, and several “fast food” restaurants located along Rohnert Park Expressway and Commerce Boulevard. The existing site can be characterized as an older sprawling, disjointed, and underutilized, suburban retail center. A number of existing parcels are vacant (totaling approximately 12 acres). The uses on many lots are unrelated to surrounding developments.

The site currently features predominantly low, one-story buildings surrounded by large open parking lots. Parking in the area is disjointed, with little or no coordination with adjoining projects. Many of the existing banks and retail sites are dedicated to expansive drive-through facilities, which are no longer functional.

The two major blocks of the City Center, the mid-block and the east-block amount to approximately 30 acres. The City of Rohnert Park is a major property owner in the east-block, holding approximately 12

acres of land which support the Police Athletic League (PAL) building and the existing Public Safety Building, located adjacent to the railroad tracks.

Just to the south of the City Center site, across Rohnert Park Expressway, is the major commercial shopping center within the City. This center includes three large grocery stores, drug stores, and neighborhood retail stores and services. This existing retail center also contains the existing Rohnert Park Library, a post office, a senior center and a senior housing project. A major insurance office park is also located just south of the City Center site.

The northern boundary of the City Center project area is Hinebaugh Creek, which serves as a local flood control channel. Land uses north of the creek include light industrial and high-tech business parks, a childcare center and mini storage facility.

Northwestern Pacific Railroad line lies to the east of the project site, and a local golf course is located beyond. The site provides expansive views to the mountains to the east.

Rohnert Park Expressway, the southern border of the project site, is a major arterial serving the City and providing access to Highway 101. The City, in conjunction with the California Department of Transportation, is widening Rohnert Park Expressway, providing additional access ramps onto Highway 101, and developing a new commuter “park-and-ride” parking lot in the north-east quadrant of the highway interchange. These

improvements are now under construction and will greatly improve the circulation, and access through the area and along the Expressway.

Rohnert Park Expressway is heavily landscaped with wide grassy setbacks, and a heavy concentration of Redwood trees in the landscape median. The Redwood trees in the existing median and wide setbacks are major design features of the Expressway. These landscape elements help create a welcoming and attractive entry into the City of Rohnert Park. Recent improvements to the Expressway include pruning up the lower limbs of the Redwood trees, to increase the visibility of the City Center from the Roadway.

PLANNING PROCESS

The City Center planning process has been a collaborative, community consensus-building process. Two public workshops were held with community members, as well as business and property owners. The workshops provided a forum for discussion, and allowed for the development of a more detailed vision for the City Center.

An initial community workshop was held on January 19, 1999. The purpose of this first workshop was to identify the major assets, issues and opportunities for the City Center project area, and to explore the vision and ideal characteristics for a new City Center.

A second workshop was held on February 20, 1999. This second workshop was organized as a design "charrette" to generate possible site design alternatives for the City Center area, and to outline specific design

characteristics for the City Center. The design charrette utilized a "hands-on" Community Design Game, involving a three-dimensional model, allowing participants to design and visualize alternative site designs for the area. The Community Design Game provided a "kit-of-parts" or design tools, for three design teams. Each team was asked to design their ideal City Center to include a basic site program. A summary of the Design Charrette and Community Design Game is available at the City Offices.

In addition to the two public workshops, a special stakeholder's workshop was held with local property owners and businesses in the City Center area. This workshop provided a forum for local business and property owners to give additional input and direction to the emerging design concept.

Based upon these public meetings, an emerging design concept was developed and presented to the Rohnert Park Planning Commission in a special study session on March 18, 1999. These meetings and public input form the basis of the City Center Concept Plan.

PURPOSE OF THE CONCEPT PLAN

Rohnert Park has long discussed the need for a City Center as a place of focus for the community. Such a place would signify "the heart of the City." The location of the Public Safety Building on the proposed City Center site helped to solidify this vision.

When it was decided to construct a new public library and city hall on the site, the City recognized the impact that this publicly-funded construction could have on the development of a mixed-use, lively City Center.

The purpose of this Concept Plan is to provide a general guide to the physical development of the City Center and to arrive at a program and mix of uses appropriate to a city center. In addition, the plan is intended to facilitate coordination between the City of Rohnert Park and other property owners in the area. It will also provide a foundation for future City Center projects that will support the vision of a central place for the community of Rohnert Park.

This vision for the City Center is to create a central focal point in the City as an active and vital public place for people to gather, celebrate and hold special events. Major components of this vision include:

- Mixed uses, including retail, office, residential, cultural and civic;
- Potential for day and evening activity;
- Connection and improvements to Hinebaugh Creek; and
- Creation of a pedestrian-friendly "main" street.

This Concept Plan provides a framework for development and includes a site organization and land use concept (addressing land use, circulation, access, parking, open space, landscape, building form and site details) with associated design guidelines and implementation strategies.

HOW TO USE THE CONCEPT PLAN

The Rohnert Park City Center Concept Plan and the design guidelines contained within it are intended to direct the future use and development of the City Center area. The guidelines provided here serve two primary purposes. The first purpose is to ensure that new development in the City Center, both private and public, is designed to fit within the overall urban design vision for the City. The realization of this vision will create a physical setting that attracts new businesses and helps ensure the long-term economic viability of the area. The second purpose is to ensure the successful integration of the various developments, both public and private in the City Center area, thereby mutually strengthening associated activities and uses.

Design improvement does not happen all at once. The community design process is an incremental process that occurs over time as each individual project is completed. The Process consists of a series of individual actions by the City, private property owners, and developers over time. Thus, the City Center Concept Plan and development guidelines provide a means to coordinate these individual actions to achieve the City's vision for the overall community design.

The guidelines help convey to investors, property owners and developers, as well as to their designers, the overall design approach for the City Center development area, and the level of quality that they will be expected to meet. In addition, the design guidelines provide the development community with the assurance that the type, design and quality of neighboring structures will be compatible and consistent with their development. The guidelines also inform the private builder of the overall plan and the quality of future public improvements, both in public buildings and in streetscape and open spaces.

The City Redevelopment Agency may also use the Concept Plan and design guidelines in its requests for development proposals for future redevelopment projects in the City Center area. In addition, the guidelines establish the general design and programmatic directions for the City's future investments in streets, public buildings, landscaping and parking, and thereby provide a basis for the City and Redevelopment Agency's capital improvement programming efforts.

The concept plan can be used as a simple set of rules and design principles that, when followed can help to achieve a more livable environment for the community. They can be used as a reference for site and building design improvements, or as a set of guidelines for developers and property owners, reviewing and approving design renovation and new projects in the area.

The guidelines are specific to the exterior of buildings, the reorganization and design of open

spaces, on-site parking, and landscaping; however, there is a strong relationship between indoor uses and adjacent exterior courtyards, streets, sidewalks, open spaces, and parking areas. Thus, the design guidelines include interior issues as they relate to indoor-outdoor spatial relationships.

Some of the design concepts are phrased prescriptively, with specific standards required for a site as either maximum or minimum dimensions or quantities. Other guidelines and concepts are worded as performance standards for what "should" be accomplished on the site. In the latter case, the exact design solutions are left to the creativity of the individual designer for a project.

In most cases, examples are provided to clearly illustrate a design principle. These illustrations are not presented as the only or best solution to be duplicated but as "possible" design solutions that have proven successful in other, similar situations. In most cases, these solutions are examples that can be found in the City of Rohnert Park, or in nearby communities in the Bay Area.

The City Center Design Concept benefits both the local property owner, resident and adjacent neighborhoods, especially those immediately adjoining the new City Center area. Continued cooperation, commitment and participation of all, are essential for the ultimate success of the City Center.

REPORT ORGANIZATION

The report is organized into five sections. The *first section* describes the vision that community members, business owners and property owners have generated for the City Center. In the *second section*, the development framework for the Center is established. The *third section* presents the City Center Concept, organized into the following major design categories: site organization and land use; circulation, transportation and parking; City Center streetscape design; parks and open space systems; landscape; building form and detail; and other design details. In the *fourth section*, an illustrative plan graphic is provided. Finally, the *fifth section* designates an implementation strategy, outlining priority actions and supporting projects.

Chapter II

The City Center Vision

Community members, business owners and property owners contributed ideas that have shaped the vision for Rohnert Park's City Center. The vision statement, which describes the desired outcome for the City Center, can function as a sieve through which development projects and proposals can be sifted to ensure that they coincide with the City's preferred future. The community envisions a future that is attractive, inviting, safe and economically successful and they anticipate that by the year 2010 the following description of Rohnert Park's City Center will apply.

The City Center Vision

The Rohnert Park City Center is an attractive, family-friendly district, serving as the central community gathering place, a focal point for cultural, recreational, business and civic functions. The Center offers a pedestrian-oriented environment with City Hall Drive serving as the "main street," featuring wide sidewalks, generous landscaping, and numerous comfortable seating opportunities. The Center offers a variety of uses with ground floor retail and second-story residential units, as well as professional offices. Housing opportunities, restaurants, specialty retail, cultural and entertainment venues, professional offices and civic uses stimulate morning to evening activity, supporting a safe and vital environment.

This is a place where people are encouraged to linger. The lay-out of the Center, the diversity of activities it supports, its public spaces, streetscape amenities, and public buildings invite people to stay and experience the special character of Rohnert Park.

The City bus, a City Center shuttle, and the bike/pedestrian path along the creek, connect the Center to other parts of town and to outlying communities in Sonoma and Marin counties. A commuter rail also provides a stop in the City Center. Center parking is located behind storefronts where pedestrian passageways link parking to City Hall Drive. Additional parking is provided in convenient well-landscaped settings, structures, or under housing and key civic buildings, where its impact on the Center's ambience is minimal.

Architecture and outdoor spaces are well-integrated, providing courtyards, arcades and outdoor seating areas for enjoying Sonoma County's temperate climate, for relaxing with the newspaper and a cup of coffee, or for sharing time with family and friends. Storefronts along the sidewalk promote visual connections to the street with large display windows, glass doors and indoor/outdoor spaces.

An active main plaza is the soul of the City Center, where the community gathers to celebrate public events and ceremonies. The plaza is defined by a vibrant mixture of civic and commercial uses, including the City Library, the City Hall, and the Public Safety building, as well as cafes and unique boutiques. This public space affords views of Taylor and Sonoma mountains to the east, and features public art, water elements, trees, seating, and a performance area. The plaza gracefully transitions into park space to the north, where it merges with Hinebaugh Creek.

The creek is an integral part of the City Center, with its linear park and trail. Pocket parks branch out from the creek, connecting to City Hall Drive. Landmarks help define the City Center area and public art, paving patterns, landscaping, and elegant architectural features help to create a sense of unity and a strong "sense of place" for the community of Rohnert Park.

Chapter III

Development Framework

DEVELOPMENT FRAMEWORK

INTRODUCTION

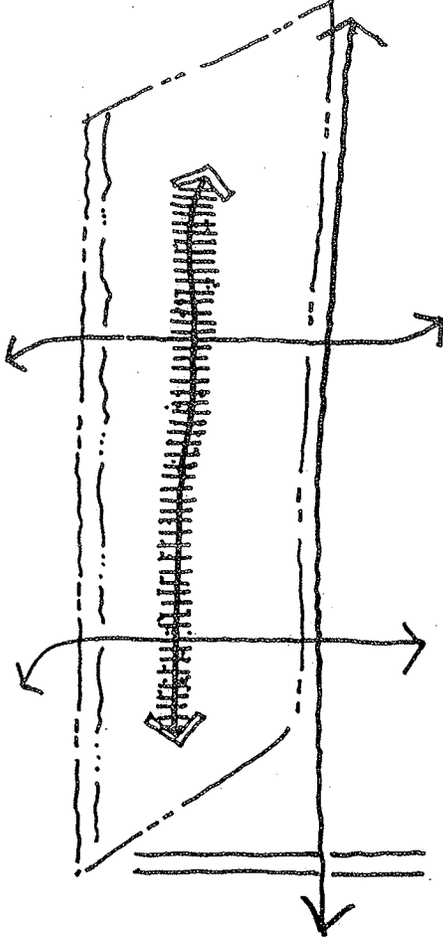
The development framework for the Rohnert Park City Center is based on the physical patterns that have formed in the area over time and with an overlay of twelve strong site Design Principles. These design principles provide an overall organizational pattern for land uses, circulation, and open spaces on the site. The Principles should be viewed as the basic structure on which other planning and design decisions should follow. Together these twelve principles form the overall concept for Rohnert Park City Center.

General Principles

These guiding principles avoid site specific development requirements or standards. Instead, the principles should be viewed as design concepts, creating the general organizational structure of the site. The principles allow for broad interpretation and flexibility from which to create the overall distinct character. Additional more detailed guidelines for land use and site design, open space and building placement within each parcel are suggested in other sections of this document.

PRINCIPLE ONE

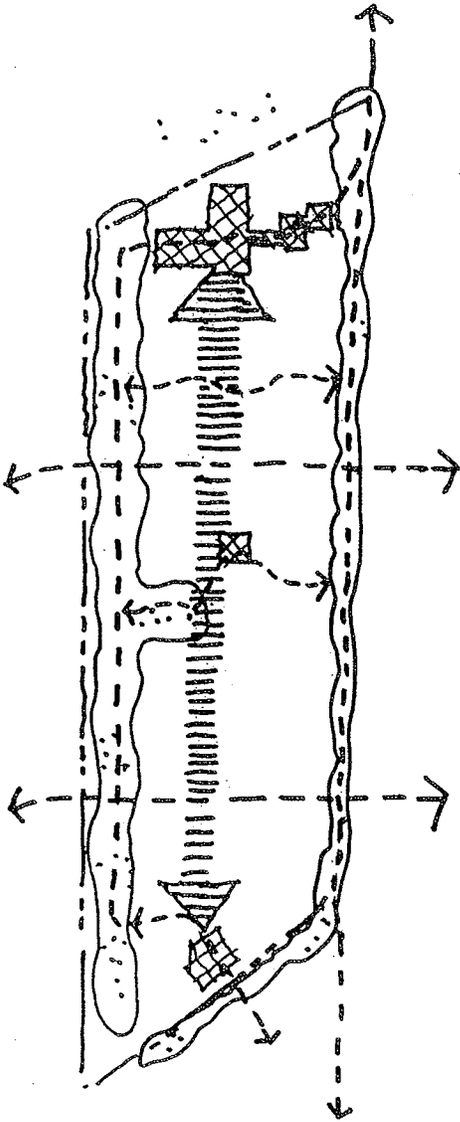
Create a Pedestrian Oriented Main Street. City Hall Drive and Padre Parkway. This "main street" is intended as an active, mixed-use retail environment with cafes, restaurants, and shops opening onto a wide sidewalk with outdoor sales, displays, and seating. The main street will be highlighted with a major City Center Plaza on the east, a series of small court yards, open spaces and plazas along the street; a City Center park at mid-block connected to the creek; and, a plaza at the western end adjacent to Highway 101.



PRINCIPLE TWO

Create an open space and recreation system with connections throughout the City Center and into the surrounding community.

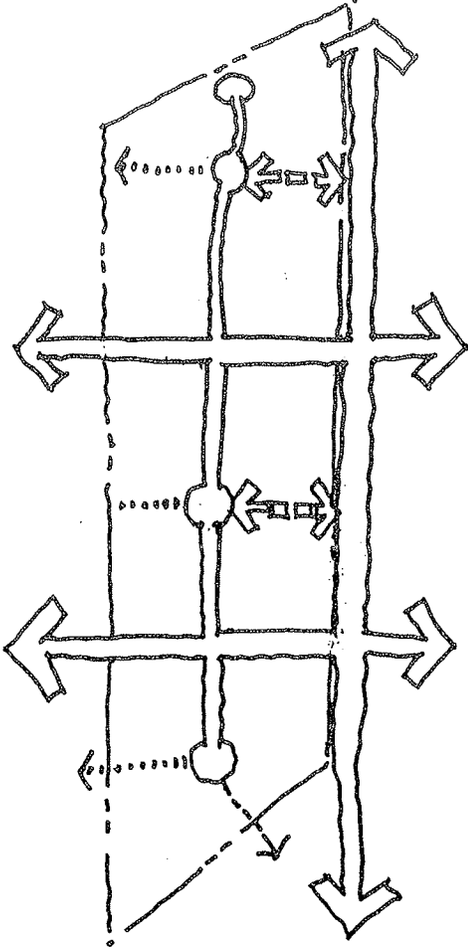
Open spaces and recreation opportunities in the City Center serve local residents and visitors and encourage activities and uses at all times of the day, early evenings, and weekends. The open spaces enhance the appearance of the City Center area and improve pedestrian connections to surrounding uses and activities.



PRINCIPLE THREE

Extend the grid pattern of the City through the site in a scale compatible with a pedestrian oriented town center character.

The existing blocks and streets in the City Center form a grid pattern that should be extended through the site to improve access and circulation and form a recognizable organization of development. The street grid also maintains views of the mountains to the east.

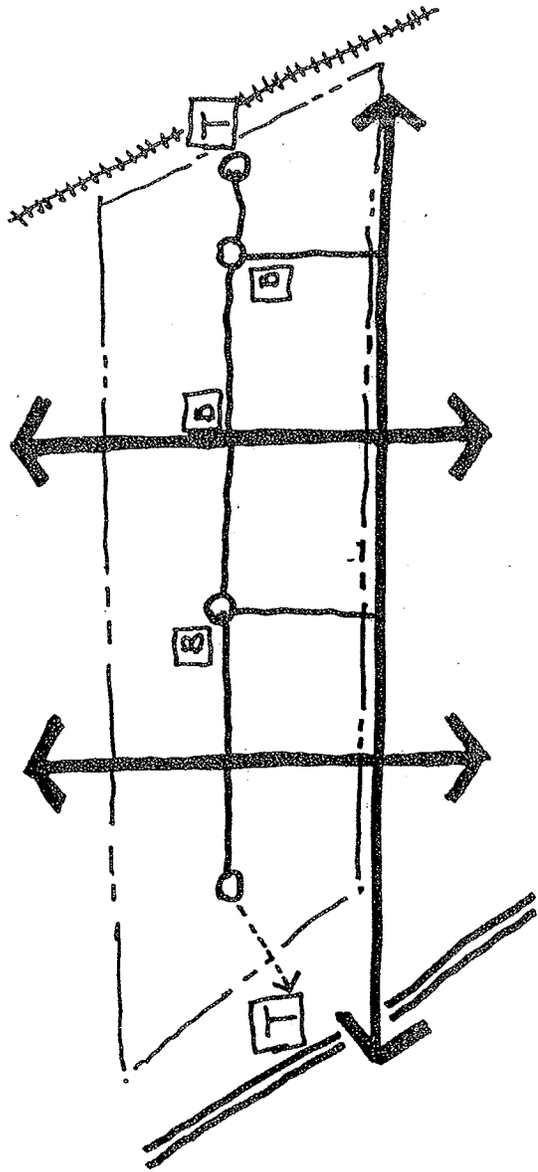


PRINCIPLE FOUR

Create two major transit stops (bus 'park-and-ride' and a future commuter rail station) as well as local stops for local transit connections.

Two major transit stops are provided in the City Center Concept Plan; a park-and-ride stop is now under construction at Highway 101. This transit stop provides for commuter connections along the Highway 101 corridor and can be easily accessed by City Center Residents along the trails and streets in the center.

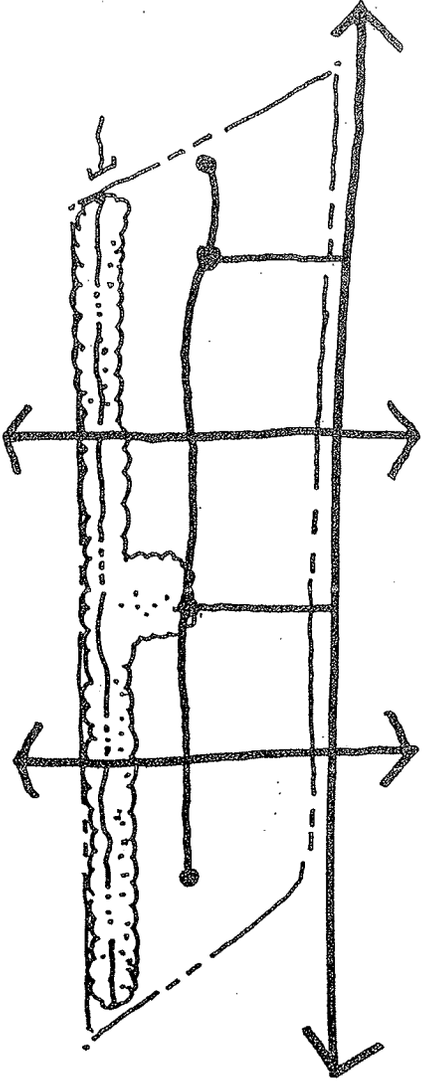
A second transit stop is provided for a future commuter rail connection at the eastern end of the central pedestrian spine. While not an immediate development project, the plan provides the necessary space and parking for a future commuter rail stop in this center location. A future rail transit stop emphasizes the central function of the City Center area, and provides additional activity and people into this important hub.



PRINCIPLE FIVE

Improve Hinebaugh Creek as a recreational and open space resource with pedestrian and bicycle paths.

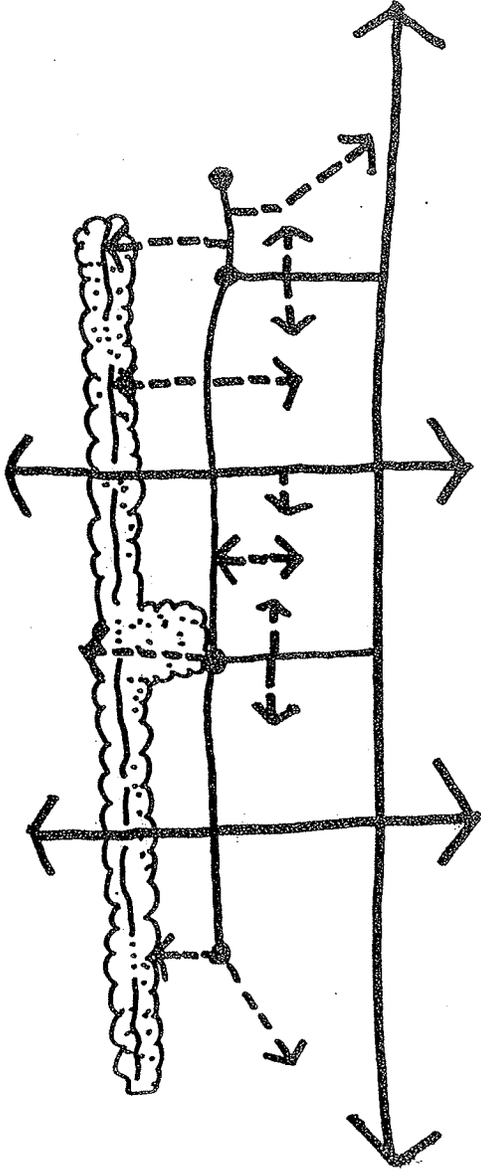
Hinebaugh Creek is a major asset to the community and should be developed as an attractive open space feature in the City Center. The flood control right-of-way provides an opportunity for pedestrian and bicycle trails connecting east and west through the site. Landscape improvements should be provided to enhance the natural, riparian landscape character of the creek and to create a more visually pleasing and functional recreational area.



PRINCIPLE SIX

Create pedestrian links north south through the City Center site from the Main Street to Hinebaugh Creek and parking areas in back of retail frontages.

Pedestrian links provide access and circulation through the site in a pleasant and safe environment connecting the pedestrian oriented main street axis to Hinebaugh Creek and the major parking structures behind the commercial frontage. These links provide additional opportunities for small courtyards of activity, seating, outdoor eating, and public art.



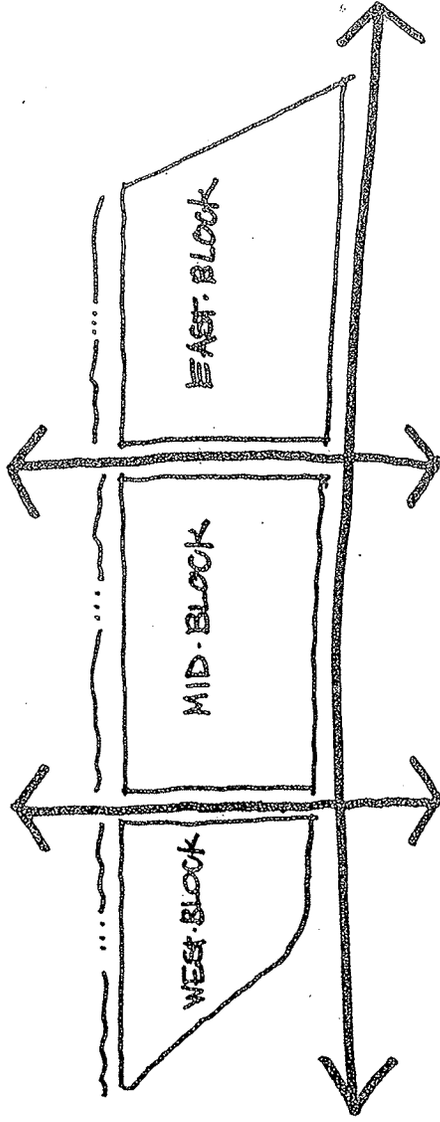
PRINCIPLE SEVEN

Create three distinct sub-areas in the City Center site (east-block, mid-block, and west-block) that are interconnected and accessible to each other.

The network of existing streets creates three major sub-areas or development blocks in the City Center area. Land use activities and lot ownership on these three blocks reinforce the distinct character of each sub-area. The east block is the major civic area of the City Center, and will include the Public Safety building, a new Library and a new City Hall. The plan reinforces the civic function of the east-block by creating a major public plaza, a future rail station, and meeting space for public events, the City Council Chambers, public art displays and other civic events.

The mid-block consist of medium intensity mixed-use commercial and residential uses, oriented along the main pedestrian spine of City Hall Drive/Padre Parkway.

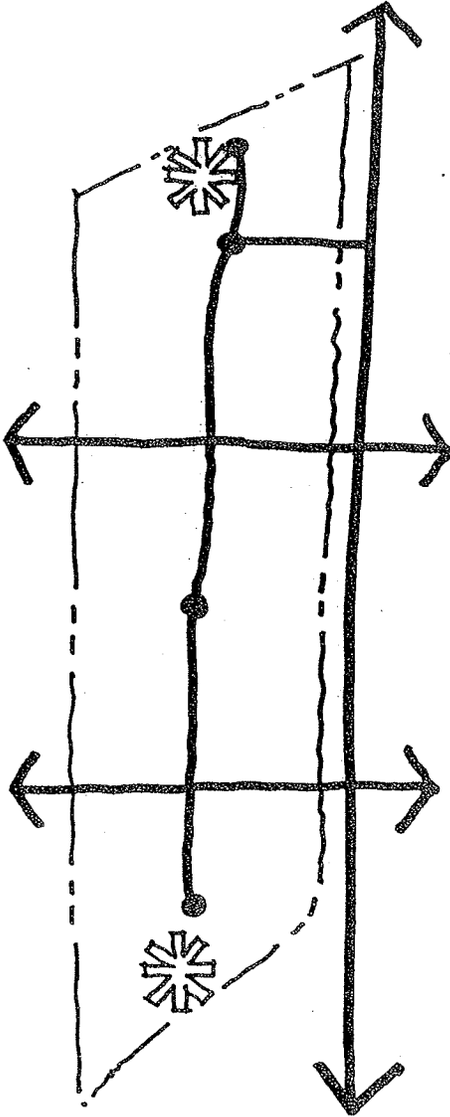
The west-block contains mainly freeway oriented commercial uses, restaurants, a gas station, and hotel/motel sites. The west-block improvements create stronger pedestrian and vehicular connections along Padre Parkway. A new landmark feature at Highway 101 provides a major visual connection to the City Center.



PRINCIPLE EIGHT

Create landmark elements at the east and west ends of the commercial main street visible from surrounding streets and Highway 101.

Landmark features such as bell towers, steeples, high buildings, or other distinctive architectural elements provide visual markers in the community landscape that tell use where we are, and the importance of a place. The City Center plan provides for two major landmark features; one at the eastern end of the main axis; a second at the western terminus adjacent to highway 101. These landmark opportunities can provide a visual sign to the community and visitors the location of the City Center as the "heart of the community."



PRINCIPLE NINE

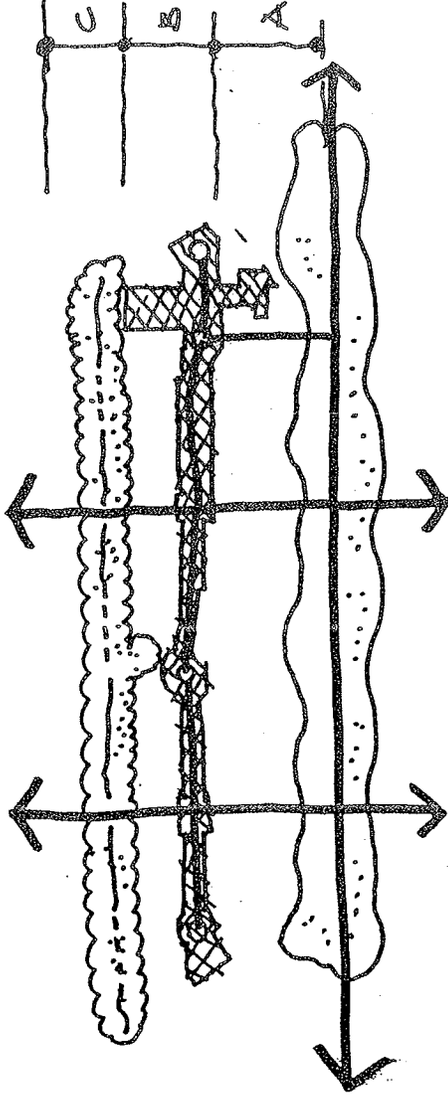
Create three distinct landscape characters in City Center area.

1. Maintain the informal suburban street character along Rohnert Park Expressway.
2. Develop a town center pedestrian oriented streetscape along City Hall Drive.
3. Create a naturalistic open space landscape character along Hinebaugh Creek.

The City Center site has three distinct landscape characters. The three characters provide a diversity of landscape materials and design that add to the interest and complexity of the City Center.

The first is an informal, suburban character along Rohnert Park Expressway. The landscape setting reinforces the image of Rohnert Park's wide-open spaces and graceful lawns. The wide green frontage provides a setting to present the civic buildings beyond. This landscape incorporates wide setback lawn areas, a heavily landscaped median divider (Redwood Trees), and curvilinear, meandering sidewalks.

The second major landscape character is provided along the central pedestrian street - City Hall Drive. The landscape character created is an active, townsquare, street. With ground floor retail and public uses opening onto wide sidewalks, plazas, and courtyards. The major landscape elements create a more formal, urban image with street trees,

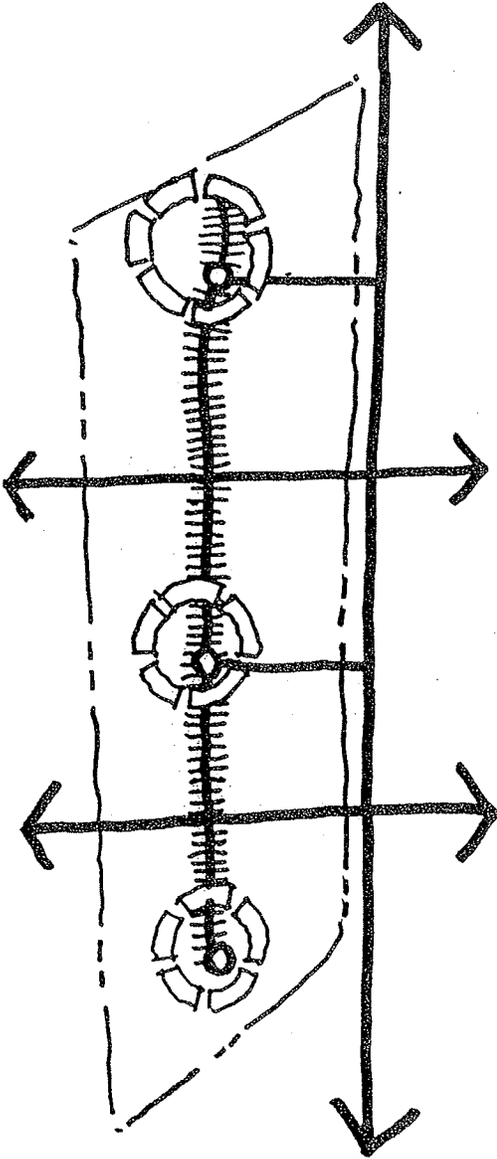


decorative sidewalks, public art, water fountains, and coordinated pedestrian street furniture.

The third major landscape character is the more naturalistic and informal image afforded by Hinebaugh Creek. This landscape image presents a natural, riparian habitat with trails and open spaces.

PRINCIPLE TEN

Create three distinct centers of activity along the pedestrian main street.



The main pedestrian spine along City Hall Drive/Padre Parkway is reinforced with three distinct centers of activity. These three major activity nodes reinforce the characters of each sub-area and encourage visitors to walk from one area to another along the main street. One activity center is created at City Hall with a major public plaza. Activities around the plaza reinforce the civic function of this center.

A second activity center is located at the center of the mid-block along Padre Parkway. This activity node is reinforced with the City Center Park, retail activities and public uses (museum, art center) facing onto the park. This second activity center can be reinforced with the location of major commercial uses such as a large formal restaurant, brewpub, or small boutique hotel on the adjoining lots.

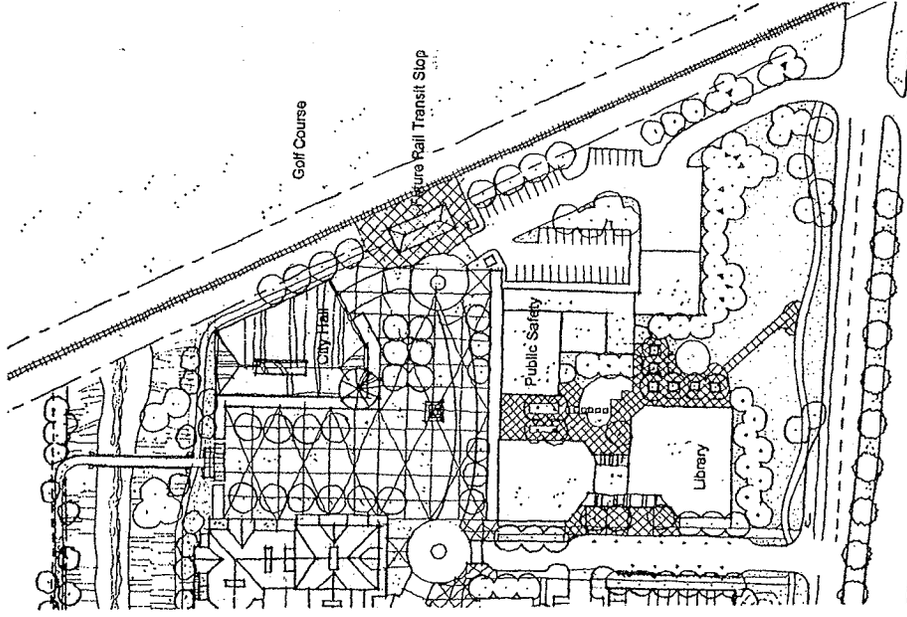
A third center of activity is located at the western end of the main axis. This node provides for freeway oriented uses (motel/hotel, restaurant, and small conferencing facilities). These activities are organized around a small plaza creating a terminus to the main street pedestrian corridor.

PRINCIPLE ELEVEN

Create a major public plaza and gathering place for public events, ceremonies, and festivals at the eastern end of the pedestrian Main Street in front of City Hall, the Library and the Public Safety Building.

A City Center is recognized as the center of the community by providing a place for people to gather for public events, activities, and ceremonies. A major public plaza for civic events is created at the City Hall and Library at the eastern terminus of the pedestrian corridor. This plaza is designed to create a well defined, enclosed space with both public and retail activities opening onto the plaza from surrounding ground floor spaces.

Elements of a successful town center plaza include use of trees, water features, landmark elements, public art, food, views to and connections with the public street, plenty of seating, and lighting for safety. The public plaza should not be too big. The space should provide wide open areas for gathering as well as smaller niches or alcoves with shaded seating that overlooks the public space.

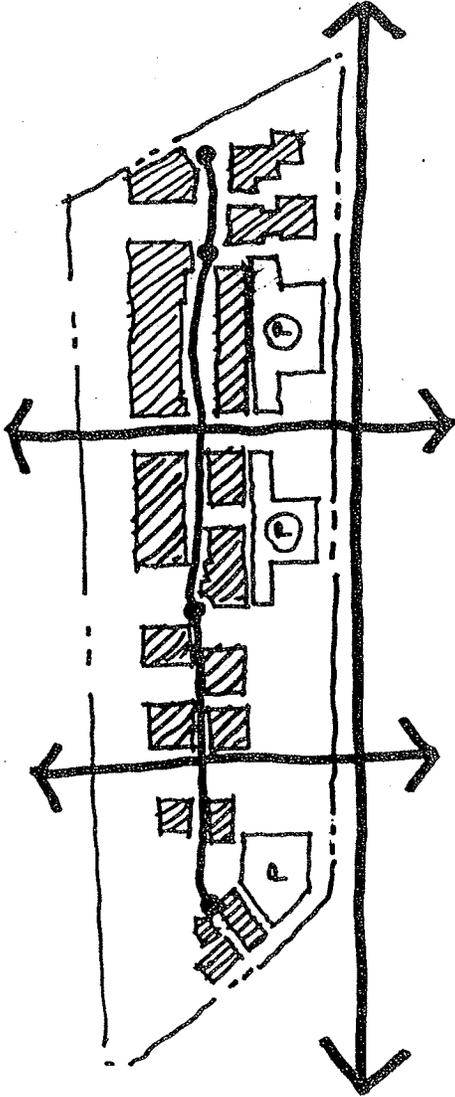


PRINCIPLE TWELVE

Provide for higher intensity development in the City center, with potential future parking structures located behind the main street mixed-use commercial development with access to Rohnert Park Expressway.

The City Center is a mixed-use area, incorporating housing and offices above ground floor retail uses. The mix of uses encourages a variety of public and private activities during all times of the day, early evenings, and on weekends. The mixed-use character encourages people to visit, sit and linger on the public street, meet with friends and neighbors over coffee or a meal.

The City Center is designed as a predominantly pedestrian environment. Higher intensity uses are clustered along the main street pedestrian corridor with parking lots, and parking structures located behind the retail frontage.



Chapter IV

City Center Concept

CITY CENTER CONCEPT

A major thrust of the City Center Design Concept Plan is to produce a plan and a set of guidelines that will form the foundation of a unified central urban district for Rohnert Park. The work the design team has done with the City administration, Staff and the citizens of Rohnert Park has been focused on the development of this foundation. The following chapter describes the overall organization of the City Center district. It is organized into the following major design components:

Site Organization/Land Use

Circulation, Transportation and Parking

City Center Streetscape Design

Parks and Open Space Systems

Landscape

Building Form and Detail

Design Details

These components should relate to one another to form an integrated whole. The next section presents an overall description of each component with associated design guidelines.

SITE ORGANIZATION/LAND USE

major organizational concept for the City Center features City Hall Drive as a pedestrian-oriented, "main street" with a central plaza, and landmark feature serving as a terminus at the east end of City Hall Drive. The axis will be balanced on the west end, at Commerce Boulevard and Padre Parkway,

with a landmark/gateway and an attractive anchor building visible from the freeway. A public cultural/arts facility with an associated park or secondary plaza will be included on Padre Parkway west of State Farm Drive. A network of pedestrian pathways, pocket parks and courtyards connect the "main street" north to a linear creek park, and south to parking located behind commercial frontages.

The City Library, City Hall, and Public Safety buildings will define the main plaza, creating a unified civic area. Cafes and restaurants with arcades and outdoor seating, as well as unique boutiques and other retail uses, will also be situated on the plaza perimeter, ensuring a variety of activity throughout the day and early evening, and on weekends.

City Hall Drive will be characterized by mixed-use, medium-intensity development, including ground floor retail uses with second-story office or residential units. Residential units will be developed along the south side of Hinebaugh Creek, offering access to a creek park, and with convenient connections to the bicycle/pedestrian trail.

The City Center will provide an experience unique to Rohnert Park. Many businesses in Rohnert Park are currently located at convenience neighborhood shopping centers that cater primarily to locals and residents. The City lacks a common center. Shopping centers are often characterized by super/grocery stores, pharmacies, and large-scale

discount retailers with adjoining expansive parking lots. These centers are conducive to quick, practical “in-and-out” style shopping. The scale of these commercial areas discourages walking between destination points, and the character they provide does not invite visitors to linger comfortably.

The City Center will offer unique shopping and entertainment experiences. The Center’s pedestrian-friendly “main street,” with destination boutique shops, specialty markets, cafes, restaurants, parks and public amenities within walking distance of one another, will contribute to an ambiance that draws not only locals, but regional visitors as well.

Potential types of uses for the City Center include the following:

Commercial/Retail Uses:

- *Specialty markets*, such as a deli, bakery, bagel shop, coffee bar, produce market, butcher shop, cheese shop, juice bar, an ice cream parlor, a frozen yogurt shop and a flower stand/shop;
- *Entertainment and eating establishments*, such as cafes, finer restaurants, a microbrewery, a wine bar, live music/jazz clubs, dance clubs, a small-scale performing arts theater, and a small arts movie theater;
- *Sports/fitness-related uses*, such as fitness clubs, spa and exercise studios for dance, yoga and martial arts;
- *Specialty retail* boutique shops, such as an antique/hand-crafted furniture shop, a garden

store, a bath shop, a lighting store, a hardware store, a jewelry store, a book store, specialty clothing/shoe stores, an office support store, a pet shop, and a music/audio store;

- *Art studios/workshops* for classes and for selling hand-crafted goods, such as a pottery studio, art galleries, a glass blowing studio, a wood-working shop, a folk art gallery, and a photography studio;
- *Overnight accommodations*, such as provided by a boutique hotel (20-50 rooms) and/or Bed & Breakfasts;
- *A post office* store front (retail unit); and
- *Services*.

Office Uses:

- *Professional offices*; and
- *Computer/high-tech*.
- *Note:* There are currently an unusually large number of banks within the City Center, and development of additional stand-alone banks should be discouraged unless incorporated into the ground floor of a mixed use development.

Residential Uses:

- *Second-story loft spaces, work/live studios, residential apartments located above commercial/retail uses (35-65 dwelling units/acre).*

Community Events Uses:

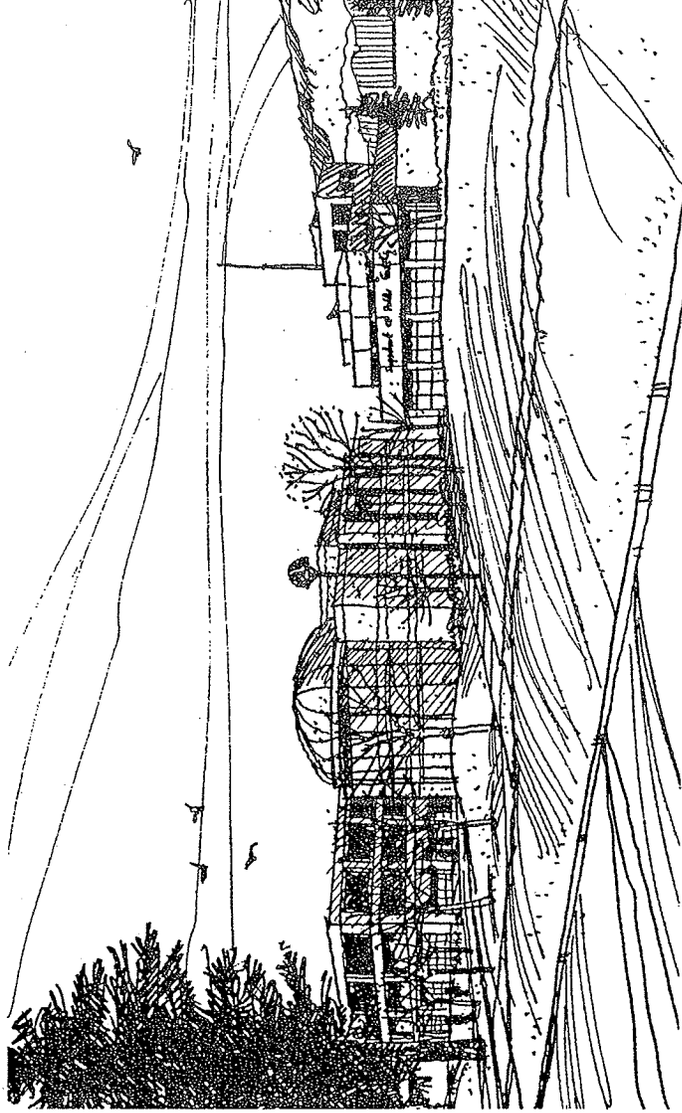
- *Farmers' markets* – Close off the “main” street on a weekday evening, and on weekend mornings;
- *Festivals* for holidays or to celebrate the history/nature of the region, such for a wine, art or flower festival;
- *Parades;*
- Ceremonial and civic events;
- *Outdoor theater/plays/concerts; and*
- A *kiosk* in the main plaza to sell tickets for community events and entertainment venues, and to post information regarding community events.

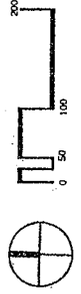
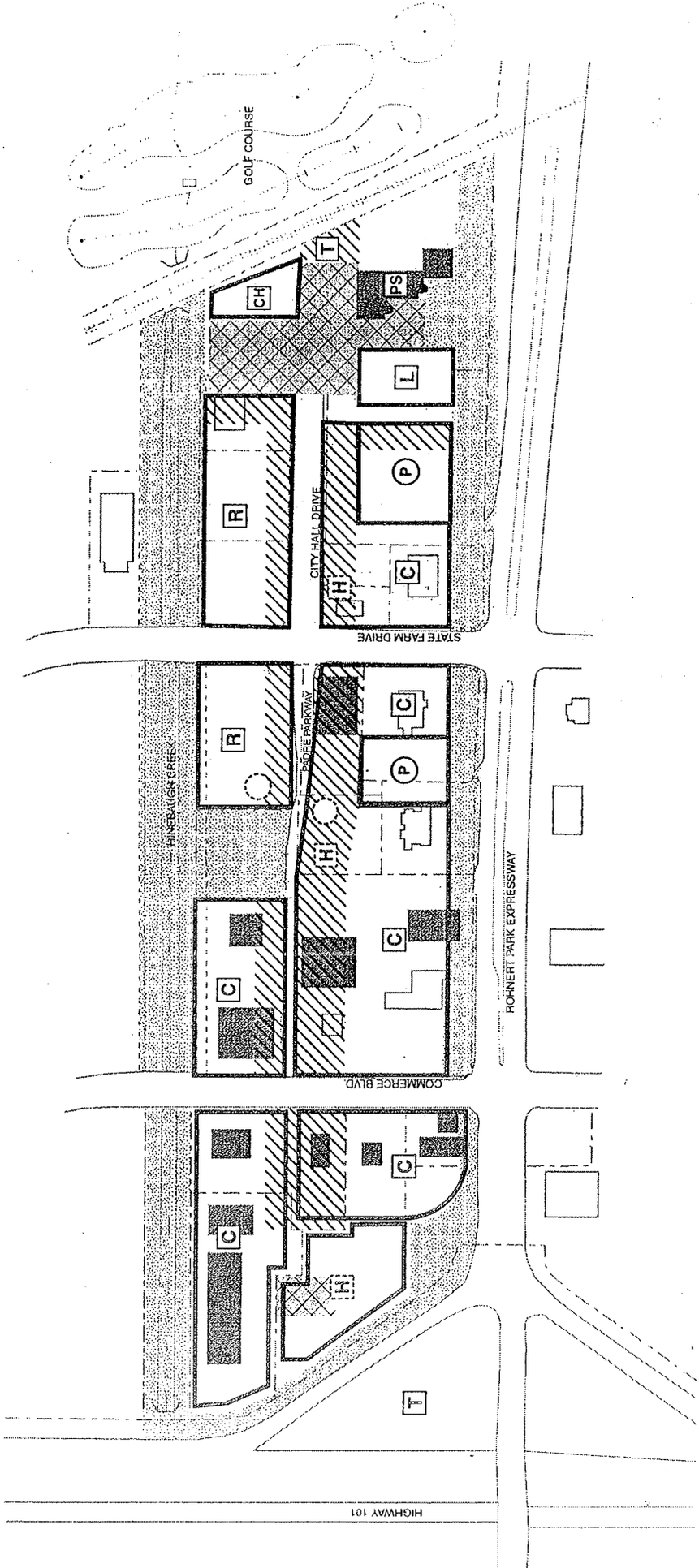
- The Center should feature finer restaurants, cafes and coffee shops. “Drive-through” fast food restaurants should not be permitted.

The land use diagram on the following page describes the general location of these land uses.

Design Guidelines

- City Hall Drive from the railroad, and west along Padre Parkway, to Highway 101 should function as the “main street” of the Center, serving as the backbone of community activity.
- The Center should include medium-intensity development characterized by 2-4 story buildings (a 2.0 maximum Floor Area Ratio). This will allow for multiple uses within a relatively small area, creating an active environment throughout the day.
- Mixed use development should include ground floor retail/commercial or office spaces and second-story residential units or office spaces.





ROHNERT PARK CITY CENTER LAND USE DIAGRAM

LEGEND

- C** Mixed Use Commercial/Office
- R** Mixed Use Residential
- H** Potential Hotel/Motel Site
- T** Future Transit Station/Bus Park and Ride
- P** Parking Structure
- ▨ Retail Commercial Street
- ▩ Major Plaza
- ▤ Landscaping, Parks, Open Space
- Existing Buildings to be Retained
- Existing Buildings to be Replaced
- L** Library
- CH** City Hall
- PS** Public Safety Building
- Potential Public Use

The City Center's central plaza will be located in the east block, defined by City Hall to the north, the railroad to the east, and Public Safety and the City Library to the south-east and south-west respectively. Commercial/retail uses such as boutiques, cafes, and restaurants with outdoor seating should be integrated into the plaza perimeter as well to provide places to sit and watch the plaza activity. The north section of the plaza should transition into a more naturalistic park space as it merges with Hinebaugh Creek. The plaza should also feature public art, water elements, seating, an outdoor stage, landscaping, lighting, trash receptacles, and a special colored/textured paving pattern.

Hinebaugh Creek will be incorporated into the City Center Design and highlighted as a special feature, by designating a linear creek park along the south side of the creek, and by providing access to the creek via small "creek" parks that branch out toward City Hall Drive and Padre Parkway. These expanded "creek" parks will include attractive pedestrian corridors that link the "main street" to Hinebaugh Creek.

The Center should provide residential units oriented toward the creek to maximize views of the creek and to provide access to the creek, creek parks and the adjacent pedestrian/bike trail.

Although the City Library, City Hall and Public Safety buildings will be consolidated around the main plaza perimeter, additional public use buildings should be sited in the middle and west blocks to provide for additional attractions

throughout the Center. A cultural or arts-related center with an adjoining park or small-scale plaza could be located in the mid-block along City Hall Drive/Padre Parkway. A post office storefront could be incorporated in the mid-block as well.

The west-block provides an opportunity for additional freeway-oriented commercial uses such as a new hotel/motel with an associated restaurant, which could create a terminus to the "main street" promenade.



CIRCULATION, ACCESS AND PARKING

The City Center circulation concept includes a "main street" with on-street parallel parking and one lane of travel in each direction. The main City Center plaza is located at the east end of City Hall Drive where the road narrows, allowing limited access to parking under City Hall and behind the Public Safety building. A turn-around redirects eastbound traffic.

Additional vehicular access to the Center will be provided via two new local streets off Rohnert Park Expressway through to the "main street" (City Hall Drive/Padre Parkway) and to parking lots behind commercial frontages.

Emergency access required by Public Safety to service the north-west part of the City will be provided via a private drive between the Public Safety building and the railroad, onto Rohnert Park Expressway. An associated timed signal light will be provided at Rohnert Park Expressway and State Farm Drive, and at Commerce Boulevard. The signal lights will provide priority "signal jumping" for emergency vehicles.

Public transportation routes associated with the City Center should include City bus transit service, shuttle services, and potentially, rail transit service as well.

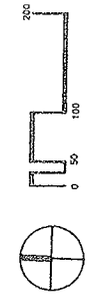
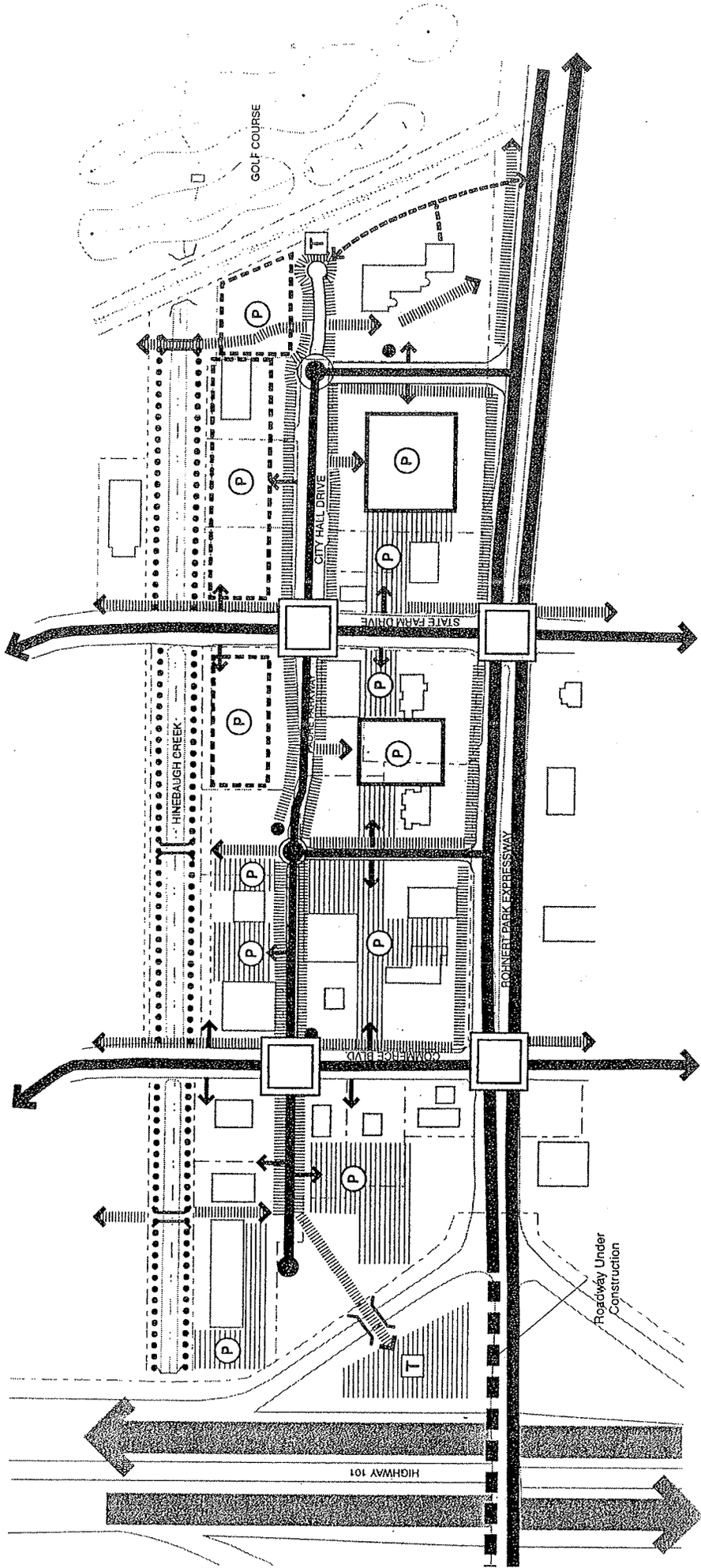
A bicycle/pedestrian path will be designated along Finebaugh Creek to encourage alternative transportation.

Transportation-related improvements under development for the City Center area include: new lane improvements on Rohnert Park Expressway; widening of the over-pass at Rohnert Park Expressway and Highway 101; an exclusive right-turn lane for the north-bound entrance to Highway 101; and a new "park-and-ride" lot in the north-west corner of the Highway 101/Rohnert Park Expressway intersection.

Guidelines

- Rohnert Park Expressway should be improved to enhance pedestrian comfort and safety through the use of mid-street crossing pedestrian safety zones (potentially with traffic lights), and improved pedestrian lighting and street furniture.
- New local streets will improve access to the City Center. These new streets will occur in the east-block between the railroad and State Farm Drive, and in the mid-block between State Farm Drive and Commerce Boulevard. Both will feature traffic circles displaying landscaping or decorative features. The new street between the railroad and State Farm Blvd. will occur just west of the new library and will include a vehicular drop-off area and service access to the library.

- At the intersection of the new east-block street and City Hall Drive, traffic continuing east on City Hall Drive will have limited access to parking underneath the new City Hall, and a turn-around will direct traffic back onto the "main street."
- Bus service to the City Center will provide a travel alternative for residents, employees and visitors of the City Center. Bus transit stops should be distributed to serve west, middle and east blocks of the Center. Recommended locations include: the intersection of Commerce and Padre Parkway, the intersection of Padre Parkway and the new local street in the middle block; and in the east block at the drop-off adjacent to the proposed library. Bus stops should be well-lighted and clearly marked.
- Shuttle services should be provided to service seniors and the disabled living in the community.
- Public transportation should aim to tie the City Center to the Performing Arts Center, Sonoma State, major hotels, senior centers and other well-frequented destinations.
- Plans should not preclude the integration of a future rail stop or a future rail station in the City Center.
- The following are alternatives for accommodating a future rail station with parking in the City Center.
 1. Provide a pedestrian overpass and surface parking east of the railroad by shifting current golf course use;
- 2. Acquire a parcel north of Hinebaugh Creek with assistance from the City Redevelopment Agency, and provide a bridge to parking;
- 3. Relocate the Public Safety Building, to accommodate parking;
- 4. Do not provide a full rail station with commuter parking, but instead support only a rail stop, or "kiss and ride" station that requires the use of alternative transportation.
- Pedestrian passageways should connect west, middle, and east blocks, north between the "main street" and the creek, and south between the "main street" and parking behind commercial frontages. These pedestrian connections should be designed to provide convenient and attractive access for visitors. Pedestrian corridors will be treated with special paving, landscaping, seating opportunities, and lighting, and should be edged by outdoor cafes/restaurants and additional commercial/retail frontages.
- Three pedestrian bridges should be developed to link the City Center to the offices and the day care center north of Hinebaugh Creek. Architectural elements, such as special railings or lighting, should be incorporated on the existing street crossings to celebrate and visually highlight the crossing of the creek.



LEGEND

- Pedestrian/Bicycle Trail
- Pedestrian Bridge
- ||||| Pedestrian Connection
- Emergency Access Only
- ↑ Vehicular Access
- Collector/Local Street
- ▬ Arterial
- Future Bus Stop
- T Future Transit Center & Bus Park and Ride
- Crossing Improvements
- ⊕ Surface Parking Lot
- ⊖ Below Grade Parking Garage
- ⊞ Parking Structure

**ROHNERT PARK CITY CENTER
TRANSPORTATION AND CIRCULATION DIAGRAM**

- A bicycle and pedestrian path will be designated along Hinebaugh Creek to provide safe and convenient access to the City Center. The Hinebaugh Creek bicycle/pedestrian trail should be at least 10 feet wide to provide space for two-way, pedestrian and bicycle traffic. This path should be expanded to complete connections to destination points throughout Rohnert Park. Alternatives should be explored for extending the bicycle/pedestrian route east through the golf course, and west under the freeway. Bicycle parking facilities such as bike racks should be provided throughout the City Center.
- Curbside parallel parking will be provided along the "main street" for use by short-term visitors. (Employees and residents will be provided off-street parking.) Additional curbside parking should be marked on State Farm Blvd., Commerce and the new local connections.
- An estimated 2,200 spaces will be necessary to accommodate the parking needs of all employees, businesses, residents, and visitors of the City Center. These spaces may be provided in surface lots, parking structures, and below-grade parking spaces. All off-street parking should be screened from the surrounding area, and should be sited to minimize visibility from "main street" and Rohnert Park Expressway.
- Surface parking lots and garages should be sited at the back and sides of buildings, so that buildings, not parking, fronts the sidewalk along the "main street." Access to rear parking will be from the side streets connecting from Rohnert Park Expressway to the "main street." Curb cuts along "main street" should be minimized to ensure a safe, pleasant pedestrian atmosphere.
- Surface parking lots should be well-landscaped with trees and shrubs. Vegetation cools parking lots during hot summer months by providing shade and reducing asphalt surface area.
- All parking should be screened from view with trees, shrubs and berms.
- Concentrating parking spaces in a structure will reduce the need for large expanses of surface parking, which would detract from the ambiance of the City Center.
- Three parking structures should be developed in order to accommodate the required parking for higher intensity development of the City Center.
- Retail/office space should be provided on the outside of ground floor of parking structures to prevent the creation of "dead space" along street frontages.
- Podium parking can provide on-site spaces for mixed use retail, office and residential uses. Podium parking is parking that is placed on the first floor of mixed use projects or a half-story below grade. Podium parking is a good alternative for providing parking without detracting from the atmosphere of City Center. Parking edges should be screened with trees and shrubs.

CITY CENTER STREETScape DESIGN

The treatment of City Hall Drive, in terms of its landscaping, street furniture, parking, and in terms of the sidewalk's relationship to the street and adjacent buildings, contributes to the street's special character as a pedestrian-oriented "main street."

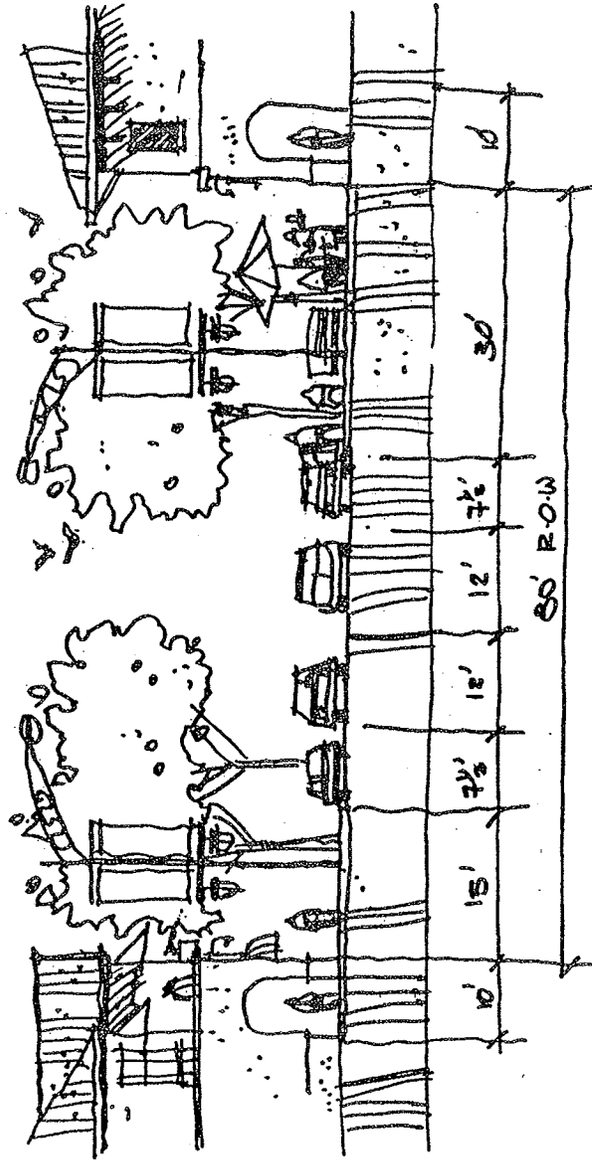
As the City Center's "main street," City Hall Drive and Padre Parkway west of State Farm, serve as the spine of the Center, extending west from the railroad to Commerce Boulevard. This major axis should be renamed so that it carries the same name along the entire Center corridor. A simple name, such as "main street" or "City Center Drive" would more accurately describe the Center's purpose, and would assist

visitors in orienting themselves to the area. The entire corridor should be developed as a continuous public right-of-way through to Highway 101.

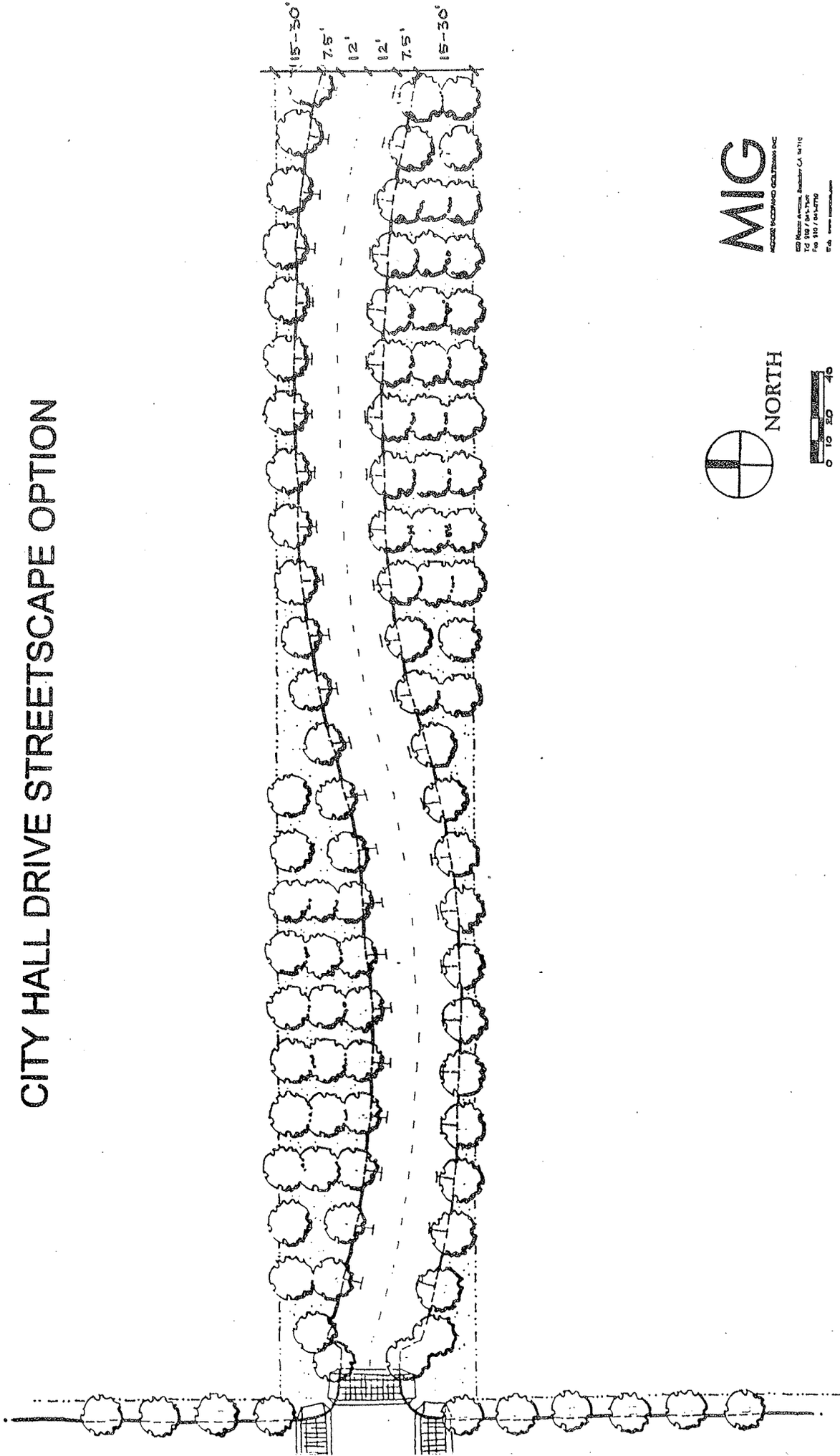
The "main street" will feature significant terminal points at each end, with a main plaza in the east-block and a landmark feature and building at the west end. The street will be flanked with medium-intensity mixed uses, including ground floor retail/commercial and offices, second-story offices or residential units, and public uses.

Design Guidelines

- The City Center streetscape will provide wide pedestrian-friendly sidewalks with street trees, generous landscaping, public art and plenty of seating opportunities. The streetscape should encourage people to stay and comfortably linger in the Center.
- Benches, seawalls, tree-shaded sitting areas, and public courtyards with sculpture, attractive light fixtures, fountains, banners, other pedestrian furniture and flowers will contribute to a comfortable and enjoyable environment.
- City Hall Drive will gently curve along an arched path, promoting traffic calming, and allowing distribution of the widest walkways on both the north and south sides of the street.



CITY HALL DRIVE STREETSCAPE OPTION



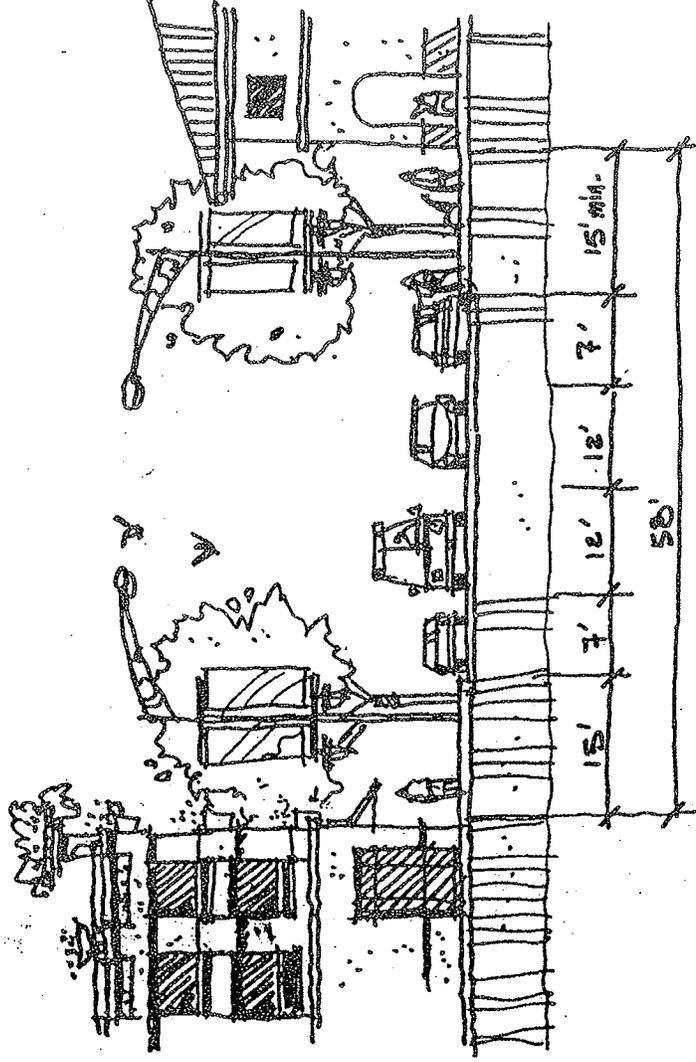
MIG
MIG Landscape Architecture, Inc.
120 Main Avenue, Redwood City, CA 94061
Tel: 650 / 941-7300
Fax: 650 / 941-7770
E-Mail: info@miglandscape.com

- Sidewalk materials in the City Center should incorporate a consistent color or texture and decorative paving pattern to unify the area and contribute to the special character of the Center.
- Similarly, crosswalks, should be defined with bulb-out safety corners and a special paving pattern to enhance safety and create interest.
- Decorative crosswalks will be featured on Rohnert Park Expressway at Commerce and at State Farm, and on the City Hall Drive "main street" at Commerce and at State Farm. These crosswalks should be raised so that they are level with the adjoining sidewalk to create ease of access for pedestrians, and to serve as traffic-calming features. Paving should feature a texture and color that contrasts with the roadway to mark safe crossing points in an attractive way for pedestrians, and to increase driver visibility.
- The Center's Primary intersections should include special landmark features, such as at: Rohnert Park Expressway and State Farm; Rohnert Park Expressway and Commerce Boulevard; Rohnert Park Expressway and the railroad; Padre Parkway and Commerce Boulevard; and at City Hall Drive and State Farm Drive.

City Hall Drive will follow an arched path, and will include one lane of travel in each direction (each lane should be 12' wide). On-street parallel parking will be provided on both the north and south sides of the street (parking width should be approximately 7'-6" wide).

Wide, decorative sidewalks will be featured along the "main street," to provide an attractive and comfortable environment for pedestrians. Sidewalks will vary in width with the curvature of the street. The minimum width should be 15', reaching up to 30'. Wide sidewalks promote activity and public interaction in the Center. They allow places for people to stop and talk, to sit with young children, to eat, read and meet friends. When a sidewalk provides adequate space, it can become the "living room" of the community.

Outdoor sidewalk displays, sales, cafes and restaurants are encouraged.



- Street furniture can help create a unified City Center image. Light fixtures, benches, trash receptacles, signage, planters and other street furniture should be consistent throughout the Center.
- Lighting should reflect a consistent City Center style, and should be located on City Hall Drive, along the creek-side pedestrian/bike path, and on Rohnert Park Expressway between the railroad and the Highway 101. Similar lights should be used on Commerce Boulevard, State Farm, on new service streets and in pedestrian areas. The scale of lights (height, size, number of light sources) should vary based on location. The largest lights should be located on major streets (Rohnert Park Expressway, Commerce, State Farm), smaller lights, still appropriate for vehicular circulation ways on secondary streets and major public spaces ("main street" and City Center plaza), and the smallest used for pedestrian paths (Hinebaugh Creek path).
- Seating is crucial to the success of good public spaces. A variety of seating opportunities should be incorporated along the "main street," along pedestrian corridors and in courtyards, plazas and parks. Places to sit can be provided by the use of benches or seat walls with a minimum 12" width and 14"-18" height (free-standing or serving dual use as retaining walls or planters). Sculptures, large rocks or stairs can also accommodate sitting. Providing comfortable places to sit will encourage people to socialize and linger, contributing to the vitality of the Center.
- Planters and/or potted plants, and street trees with decorative grates should be used to create a pleasant, colorful environment, and to enhance the special character of the Center.
- Street trees can be interspersed at street level between on-street, parallel parking spaces, serving as attractive parking barriers.
- Street trees should be planted a minimum of every 24' along the "main street."

PARKS AND OPEN SPACE SYSTEMS

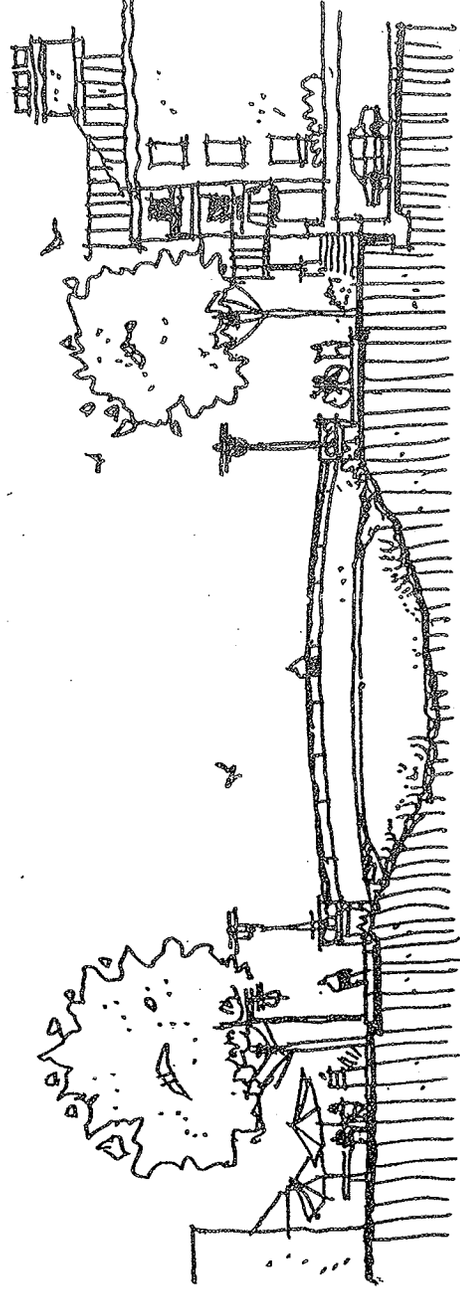
Open spaces in the City Center are composed of four major types:

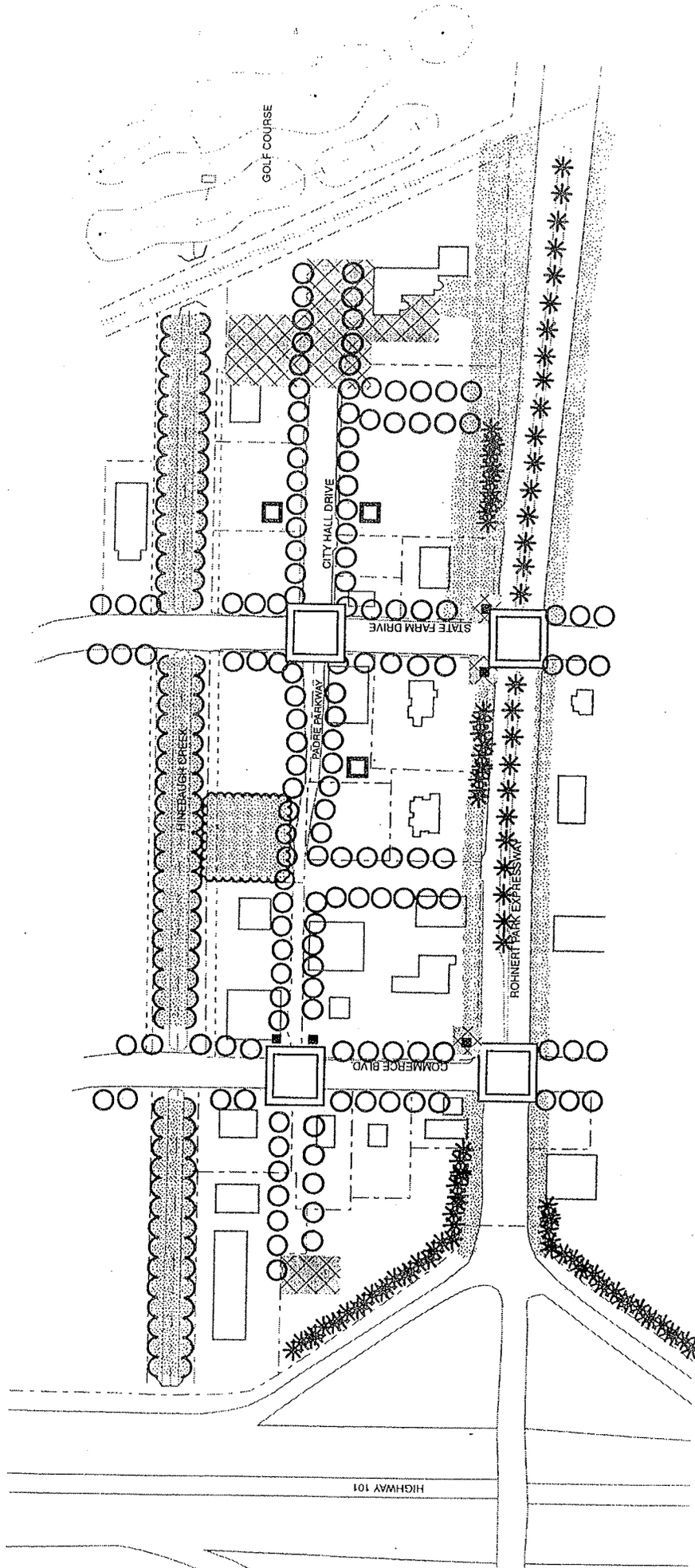
1. Plazas, courtyards and park spaces.
2. Landscaped Setback Spaces
3. Natural Creekside Areas; and
4. Pedestrian Walkways and Streetscape

A main plaza at the east end of City Hall Drive will serve as the primary public open space for the City Center area. Secondary smaller scale plazas and courtyards will be incorporated throughout the Center as well. Buildings should be situated to maximize opportunities to develop "outdoor rooms," and to allow for pedestrian connections between City Hall Drive and the creek.

A linear creek park along Hinebaugh Creek will serve as a special feature of the Center, with segments of the creek diverging toward City Hall Drive in small-scale creek parks. Access to the creek will facilitate public enjoyment of this natural feature, and provide a pleasant setting for picnicking, relaxing or playing.

Community park space will be included in the Center's mid-block as well, providing relaxing, play and recreational opportunities proximate to shopping, living, and working uses.





LEGEND

- | | | | |
|--|------------------|--|----------------------------------|
| | Major Plaza | | Boulevard Trees |
| | Creek Open Space | | Median Landscaping |
| | City Center Park | | Screen Landscaping |
| | Entry Feature | | Parkway Landscaping |
| | Courtyard/Plaza | | Pedestrian Crossing Improvements |

**ROHNERT PARK CITY CENTER
OPEN SPACE AND LANDSCAPE DIAGRAM**

Design Guidelines

Plazas, Courtyards and Park Spaces

- Whenever possible, buildings should open out onto public gathering spaces such as plazas, courtyards and parks. Building entries, especially entries to restaurants, cafes and bars, should allow transitional “breathing” space with attractive plantings and lighting, where outdoor tables and seating could be located.
- Pocket parks and small-scale plazas should be incorporated as often as possible, especially in association with public buildings.
- Community parks and playgrounds for playing, picnicking and family gatherings should be incorporated into the Center as well.

- When appropriate, the ground plane can be gently mounded (maximum slope of 3:1) to block unattractive views or to provide interest.

Creekside Areas

- A linear creek park along Hinebaugh creek will provide access to recreational open space for the adjacent residential units, and for visitors to the City Center. It should run continuously between the railroad and Commerce Boulevard. The park will reflect a more naturalistic character appropriate to a riparian setting.
- Creekside walkways or access areas should be set back a minimum of 25’ from the top of bank.
- Plantings along the creek should be consistent with a riparian area.

Landscaped Setback Spaces

- Landscape setbacks should be utilized where a buffer or a transition space is needed between man-made elements (buildings, parking lots, parking structures) and pedestrian area (walkways, plazas, courtyards).
- The ground plane should be planted, preferably in drought tolerant ground cover.
- Shrubs and trees should mostly be as a foreground, creating masses of plants that work with a building’s design, direct the viewer’s vision to a desired point, block an undesired view or protect an open space from unwanted intrusion.

Pedestrian Walkways and Streetscape

- Creek park connections should be located in the west, middle, and east blocks, providing links north between the “main street” and the creek. These pedestrian connections should be treated as park-like space with special paving, landscaping, seating opportunities, and lighting. Some should also include small parks with segments of the creek diverging, and following the corridors towards the “main street.” Additionally, corridors will often be flanked by outdoor cafes and restaurants, and additional commercial and retail frontages.

LANDSCAPE

Landscape treatment for the City Center should focus on three major landscape zones. The landscape should transition from a semi-formal, "suburban" character with a generous landscape set-back along Rohnert Park Expressway, to a more formal "townscape" character along City Hall Drive, and finally to a naturalistic, informal character along the creek.

Design Guidelines

Semi-formal "Suburban" Landscape

- The semi-formal, "suburban" landscape should include generous landscape setbacks, with low, rolling grassy mounds, large canopied trees and shrubs organized in non-linear groupings.
- Drought tolerant, low-maintenance plants should be used to ease maintenance efforts in these large-scale settings.
- Design and Maintain Plantings to allow visual access where appropriate. Continue the practice of pruning up the Redwood Trees in the medians on Rohnert Park Expressway to ensure visibility into the Center.
- Lower the existing mounds located on the corners of Rohnert Park Expressway and State Farm and Rohnert Park Expressway and Commerce to allow visibility into the City Center. Incorporate special corner entry features, such as entry plazas with potted plants, specimen trees and flowering plant materials.

- Use earth berms and plantings to screen unsightly areas, such as parking lots, loading docks, transformers and dumpsters.
- Use of invasive species is prohibited.

Formal "Townscape" Landscape

- The formal "townscape" landscape design should include trees and shrubs that respond to architectural elements, such as plazas, walkways and associated buildings in an axial, organized rhythm.
- Trees planted at grade should feature decorative grates.
- Select a "street tree" that can be used consistently to line the "main street," providing cohesion for the Center. These trees should be large-canopied, with strong branching structure. They should be trees that accept pruning-up well to allow easy viewing of retail and other signs.
- Accent trees and shrubs with special seasonal attributes, such as flowers, colorful or scented foliage, or attractive bark should be prioritized in the heart of the City Center, where they can be appreciated at the pedestrian scale.
- Plants/flowers that require more intensive care should be consolidated in feature areas where they can be more easily maintained, and paired with plants with similar water requirements.

- Raised planters should be constructed with at least a 12" width and a 14"-18" height, so that they can serve the dual purpose of functioning as seatwalls.
- The use of potted plants, planter boxes, raised beds, trellises and arbors should be encouraged in planting and architectural designs. The use of ornamental grapes on arbors or trellises should be considered to reflect Sonoma County's history of growing
- Use earth berms and plantings to screen unsightly areas, such as parking lots, loading docks, transformers and dumpsters.
- Use of invasive species is prohibited.

where consequences of invasives and escaped exotics can be severe.

Note:

Recommended plants for the City Center to be provided by the City Arborist and located in the appendix.

Informal "Naturalistic" Landscape

- Plantings adjacent to the creek should reflect the natural character of this riparian setting.
- Planting designs should feature naturalistic, non-linear plant groupings.
- Use native plants where they are well-suited
- Consistently use plants with low maintenance requirements.
- Avoid the use of invasive plants.
- Use earth berms and plantings to screen unsightly areas, such as parking lots, loading docks, transformers and dumpsters.
- Use of invasive species is prohibited. This is especially serious in larger uncontained areas

BUILDING FORM AND DETAIL

Rather than attempting to mimic a specific cultural or historic style, such as in "Spanish" or "Western" themes, buildings in the City Center should derive consistency through commonality in scale, building materials, relationship to the street and outdoor public spaces, and through unique details/patterns further described in the guidelines below. Buildings should reflect a coordinated image, yet present a distinctive architectural character.

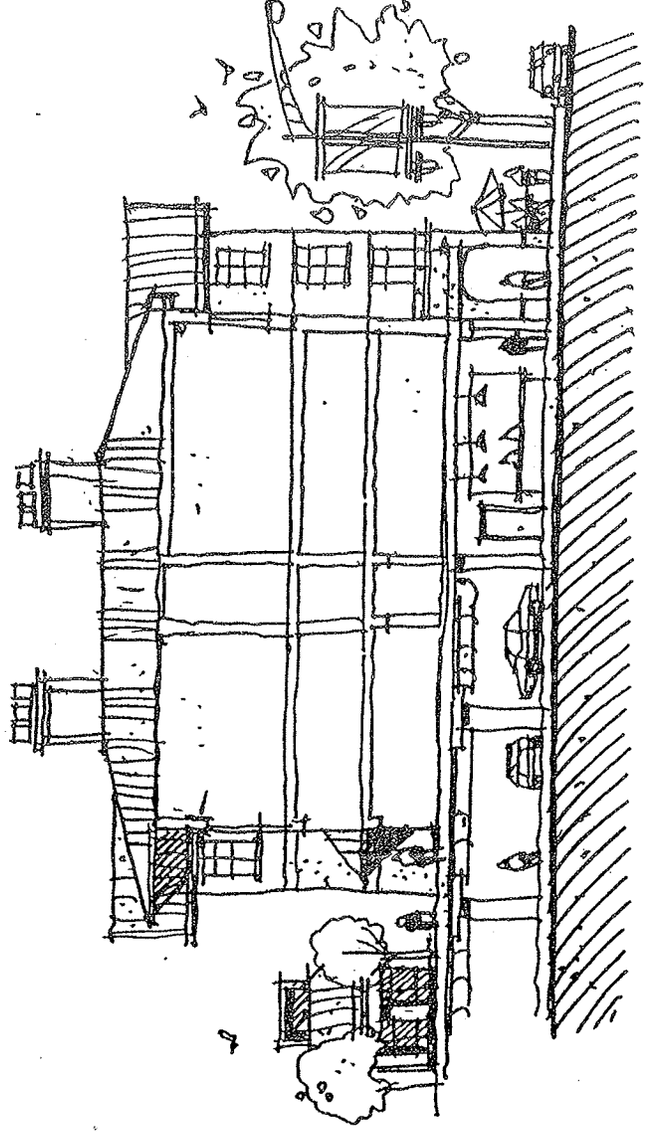
Thoughtful, well-conceived designs for the new library and City Hall are critical because these two new buildings will define the City Center character and level of quality, setting a precedent for future development in the City Center.

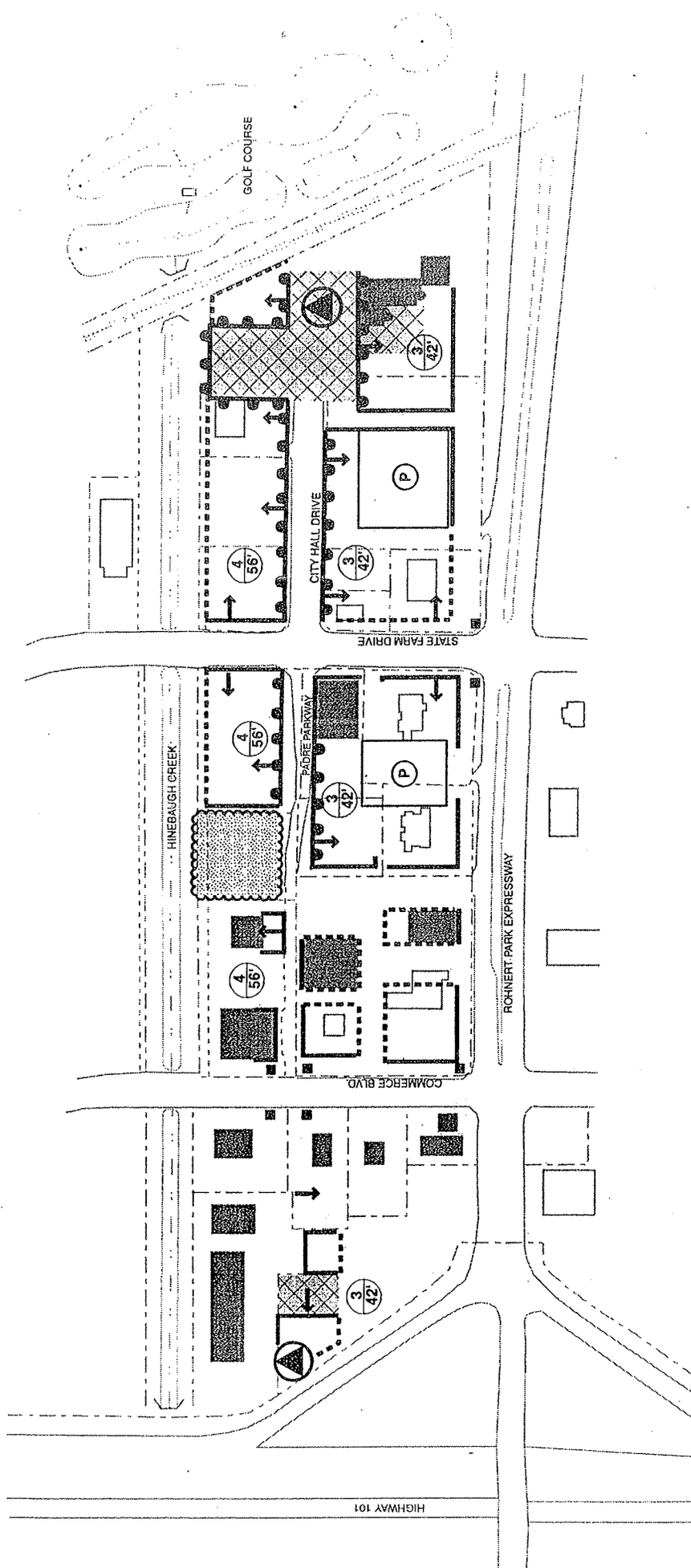
Design Guidelines

- Build up to the sidewalk - Buildings facing onto pedestrian streets and pedestrian corridors should be located directly behind sidewalks to create a continuous building face on City Hall Drive, Padre Parkway, new local streets, and pedestrian corridors connecting to Hinebaugh Creek and parking.
- Buildings should offer well-defined connections to human-scale outdoor spaces, through the use of patios, courtyards, and arcades.
- Buildings should be situated to maximize opportunities to develop "outdoor rooms," and to allow for pedestrian connections between City Hall Drive and the creek.

- Along City Hall Drive, buildings should feature arcades, covered corridors supported by columns.

- City Center buildings should be 2-4 stories high (with the exception of landmark buildings where higher stories are encouraged), with the highest buildings located in the commercial area. Ground floor commercial spaces facing the "main street" along City Hall Drive and Padre Parkway should reach 12-15 feet in ceiling height.



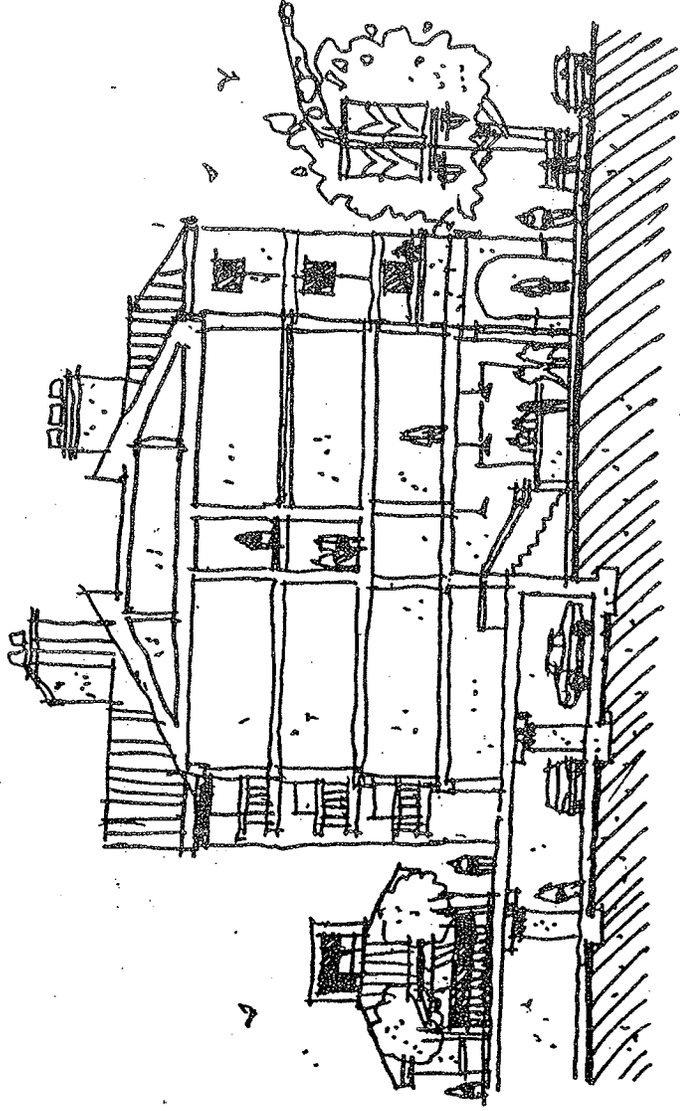


LEGEND

-  Major Plaza
-  Park
-  Entry Feature
-  n = No. Stories
N' = Building Height (ft.)
-  Landmark Element
-  Existing Buildings to be Retained
-  Existing Buildings to be Replaced
-  Arcaded
-  Major Building Entries
-  Build-to Line
-  Setback Line

**ROHNERT PARK CITY CENTER
SITE DEVELOPMENT DIAGRAM**

- Commercial/retail spaces should allow unobstructed visual access to the street with glass-fronted display areas, windows, doorways, and roll-up doors for open-air settings. Openings/visual connections should occupy a minimum of 60% of ground floor building frontages.
- Buildings should feature multiple entries along the street, distributed approximately every 20-28 feet to create interest, convenience, and activity to support a pedestrian-friendly environment.



- Corner sites provide opportunities for taller landmark building elements to be incorporated into the building design and site layout. Landmark elements may include towers, unique roof shapes, corner entries at 45-degree angles, unique façade treatments and taller buildings at the corners and at major building entries.
- Variation in facades should be encouraged: vary step-back of facades approximately 8-18"; include use of upper floor decks; avoid the use of undifferentiated steel and concrete facades.
- Buildings may be oriented so that they follow the gentle curve of the street, or situated so that they are staggered.
- Buildings should respond to sun angles, varying in height to maximize sun exposure in public outdoor spaces. For example, buildings between City Hall Drive and Hinebaugh Creek should be higher on the north side of City Hall Drive and gradually step down toward the creek.
- Residential developments with over 50 units should provide common recreation areas with amenities such as playgrounds, exercise facilities and pools. Recreation areas can be provided in the central core or roofs of mixed-use buildings.
- Residential units require outdoor ground floor patios (minimum 80 sq. ft. x 8 sq. ft. wide) and/or upper floor decks (minimum 50 sq. ft. x 6 sq. ft. wide).
- Decks and building orientation should be designed to maximize views of Taylor and Sonoma mountains to the east.

- Buildings should avoid the use of large expanses of glass and/or mirrored glass, such as “ribbon windows or glass “curtainwalls.” Instead, windows should be organized so that they establish an attractive ratio and rhythm of solid to void along the street face.
- Awnings, trellises, arcades and upper floor decks or combinations of these elements should be included in building designs. These features contribute to the character and unity of the City Center, and create a more comfortable pedestrian scale environment.
- Building materials can vary according to specific building height and scale. More substantial, visually appealing materials, such as brick, masonry, granite, tiles, decorative concrete, or marble should be used at street level.
- Use of color stat is encouraged.

DESIGN DETAILS

In order to create an attractive and unique Center, natural and geographic features, such as views of the mountains and access to the creek, should be protected and highlighted.

Building and planting designs should aim to celebrate attractive qualities and screen unsightly elements.

Wayfinding elements, such as landmarks, gateways, and signage ensure visitor orientation and to enhance the Center's "sense of place"

Guidelines

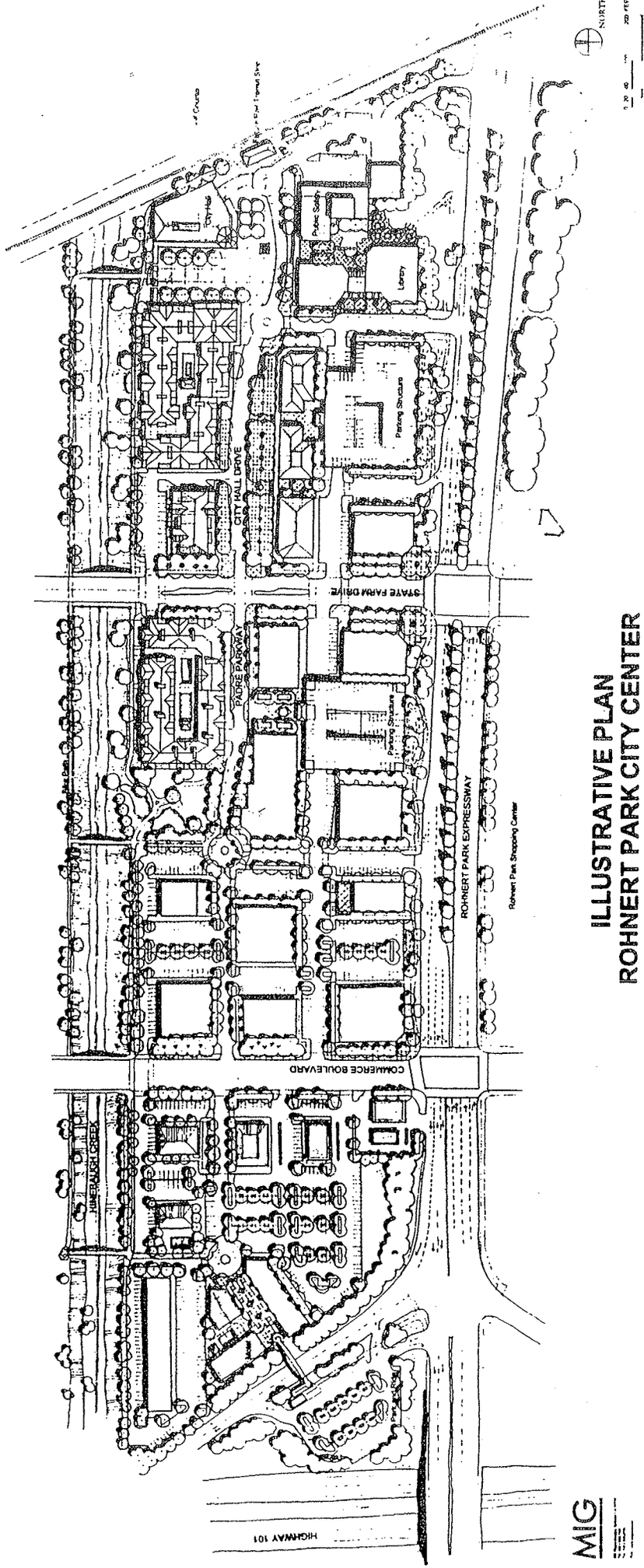
- Signage should adequately convey directional information needed by motorists and pedestrians, provide sufficient business identification, and reflect the character and scale of pedestrian areas.
- Large, outdoor advertising signs should not be permitted in the City Center.
- All areas should be designed to be accessible.
- Design and building orientation should maximize views of Taylor Mountain and Sonoma Mountain to the northeast.
- All outdoor storage areas should be located away from major pedestrian streets and screened with decorative fencing and landscaping.
- Landmarks should be incorporated to help delineate east-west terminal points of the "main street" axis.
- Entry features should be provided to frame entrances to the City Center. Intersections that warrant special landmark statements include: Rohnert Park Expressway and State Farm; Rohnert Park Expressway and Commerce Boulevard; State Farm Drive and City Hall Drive; and Commerce Boulevard and Padre Parkway.

Chapter V

Illustrative Plan

ILLUSTRATIVE PLAN

Rohnert Park City Center Concept Plan



ILLUSTRATIVE PLAN ROHNERT PARK CITY CENTER

Chapter VI

Implementation Strategy

IMPLEMENTATION STRATEGY

A well-defined program for implementation is the difference between a shelf document and a plan of action. This chapter presents a strategic approach to implementation of the City Center Concept Plan. It details a Strategic Action Plan, including the actions, projects, and programs the City and community will implement to achieve its desired vision. The Action Plan includes both policy-oriented actions, as well as more specific City departmental projects to develop facilities, programs, and services.

Strategic planning is a process of identifying the strengths and challenges facing the community; developing a vision for the future; and identifying and prioritizing the necessary actions, projects, programs and steps to achieve that future. The results of the strategic plan is a shared vision for the future and a framework for decision making, prioritizing community improvements, and the allocation of limited resources to accomplish the stated goals. In short, the strategic action plan is a community consensus on what needs to be done and how to accomplish it.

A strategic action plan is not a static plan. Strategic planning is dynamic and changes as projects are completed and the community collectively identifies new directions. Over time, resources, opportunities and new challenges will inevitably present themselves to the community. Thus, the implementation actions should be periodically reviewed and revised as actions have been accomplished and new actions, program

and priorities are developed to face these new challenges.

The Priority and Supporting Actions identified below are those most critical for the future success of the Rohnert Park City Center.

STRATEGIC FRAMEWORK

The Action Plan is based on the overall goals and vision developed with the community, and outlines the necessary actions for developing the *Rohnert Park City Center* in accordance with the community's desired vision.

The City of Rohnert Park is in a unique position to initiate major changes for the City Center area. The City is a major property owner and has identified and funded two major projects – a new City Library and a new City Hall. These two major investments are a major catalyst to jump-starting City Center revitalization. Coupled with new street improvements along City Hall Drive and Padre Parkway, the completion of a new central plaza space will quickly set the stage for new private investment and for achieving the City Center Vision.

The City of Rohnert Park, however, does not have the financial resources to implement the entire plan all at once. Therefore, the Action Plan phases projects over time. While the action items have been prioritized, the planning process should remain flexible to accommodate unexpected circumstances

such as changes in funding availability or shifts in the community's needs and priorities.

Implementation Principles

Four principles guide the overall implementation of the Strategic Action Plan:

- *Build on what we have.* Successful existing programs must continue to be supported as new initiatives are implemented.
- *Encourage public-private and community partnerships.* The successful implementation of the Action Plan is contingent upon the continued support and cooperation the entire community, including the public and private sectors, community groups, and residents.
- *Identify roles and responsibilities.* The dedication, commitment, and accountability provided by a lead organization is key to successful implementation.
- *Monitor and evaluate ongoing progress.* Periodic assessments help to identify barriers to success and determine if "mid-course corrections" are needed. Furthermore, demonstrated success helps sustain and increase community support, commitment and enthusiasm toward common goals.

The Strategic Action Framework (Figure 1) illustrated on the following page provides an outline of specific actions that can be carried out over time to achieve the City's vision, goals and policies for the future. The Strategic Action Framework establishes a series of projects and programs in a phased, prioritized

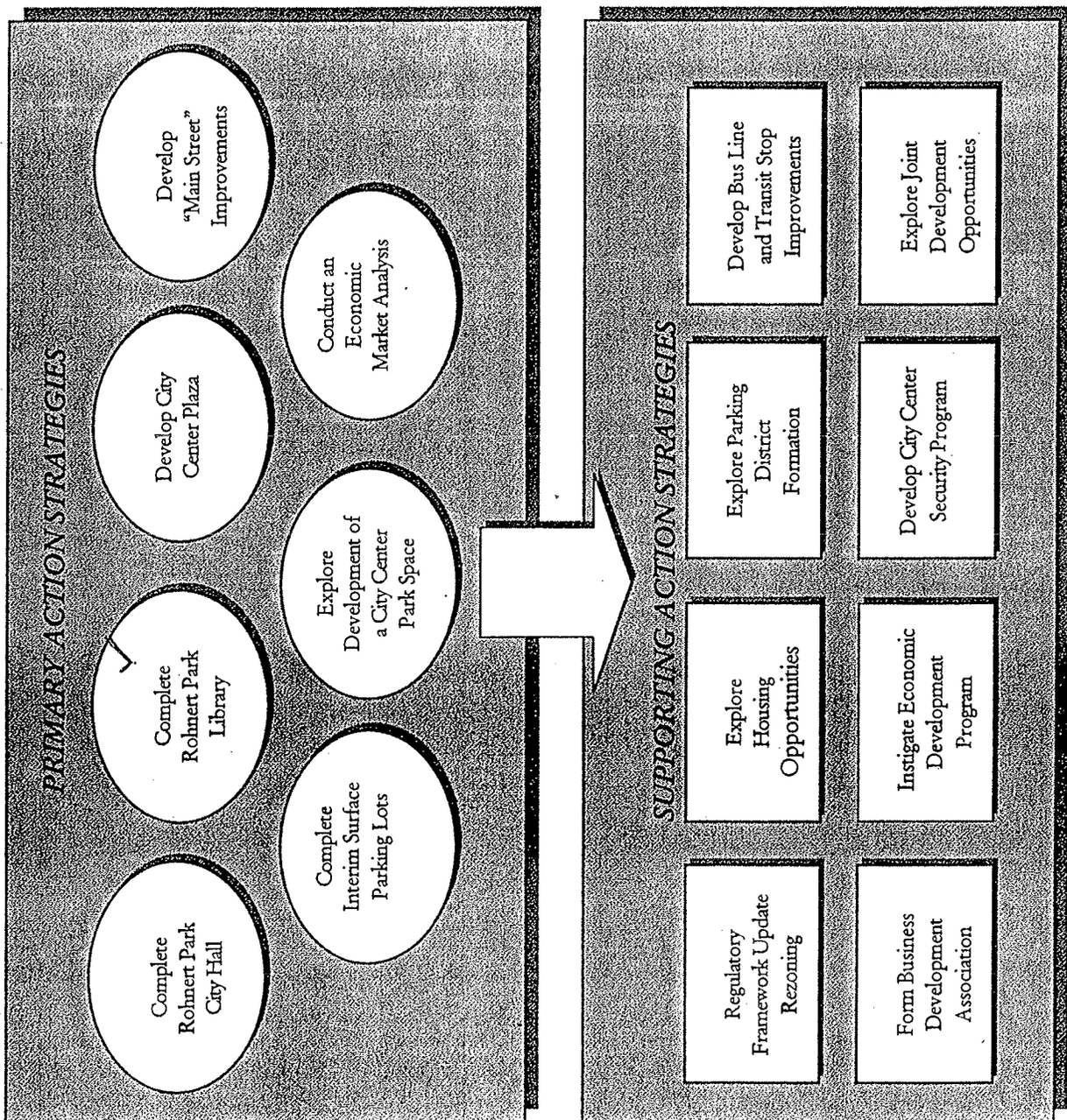
framework directing the City's efforts and limited resources to accomplish the General Plan goals. It is intended as a document to guide the overall coordination of implementation activities for the City Center project.

Implementation actions and programs are assigned a relative priority according to the following two-tiered Strategy Framework - Primary Actions and Supporting Actions.

Primary Action Strategies

- *Complete Rohnert Park City Hall.* Build a new City Hall in the City Center area. An attractive City Hall building will provide a distinguishing landmark for Rohnert Park's Civic Center area. The new facility will consolidate all City departments in one place, and provide space for anticipated growth of City staff.
- *Complete Rohnert Park Library.* Build a new library facility in the City Center area. The central location of the new library will make this valuable resource more accessible to all residents of Rohnert Park.
- *Develop City Center Plaza.* Design and develop a central plaza for informal gatherings, lunch crowds, library visitors, and ceremonial community events.
- *Develop "Main Street" Improvements.* Design and implement streetscape improvements, including street trees and landscaping, lighting, street-furniture, trash receptacles, traffic calming, and pedestrian safety features.

FIGURE 1: STRATEGIC ACTION FRAMEWORK



- *Complete Interim Surface Parking Lots.* Develop surface parking lots for use by city employees, library users, and retail establishments. These parking lots would be located behind retail frontages and would preserve space for parking structures as higher intensity development occurs in the future.
- *Conduct Economic Market Analysis.* The vision for the City Center identifies potential new uses to create a vital and active street life as a focal point in the community. An in-depth market analysis would determine the economic potential for these new uses and develop strategies for encouraging their location in the City Center area.
- *Explore Development of a City Center Park.* This project involves the development of the City Center Park in the mid-block location adjacent to Hinebaugh Creek. The City should investigate the potential of land purchase or a land swap with current property owners of the site for the future park improvements.
- *Explore Mixed-use Housing Opportunities.* This strategy would explore the potential development of mixed use housing options for the vacant site in the City Center area. A variety of tenants, such as senior housing and live/work spaces above retail and office uses are intended for these sites. Residents will support local shops and restaurants, increase the level of activity in the area, and improve security by providing “eyes on the street”. This project would explore potential for joint venture, public private partnerships, and redevelopment initiatives to meet these housing goals.
- *Initiate an Economic Development Program.* This strategy would develop an overall economic development program for the City Center area to promote the development and intensification of existing underutilized sites, and for the promotion of business that add to the live and vitality of the City Center.
- *Regulatory Framework Update - Rezoning.* The Civic Center area must be rezoned to allow for the land uses designated in this concept plan. Creation of an overlay City Center Zone may be appropriate action.
- *Develop Bus Line and Transit Stop Improvements.* This strategy would undertake changes to the existing bus and transit systems in Rohnert Park to meet the transit goals of the City Center Plan. This project involves coordination and cooperation with local and regional transportation agencies and bus services to provide new stops and route changes. This project would also investigate the potential for local electric shuttle services, and

Supporting Action Strategies

- *Explore Parking Assessment District Formation.* This project would study the creation of a Parking Assessment District to pay for the construction of parking garages in the Civic Center area. Property owners and tenants may be assessed according to type of land use, floor space, number of employees, or other fair means of cost distribution.

future commuter rail services along the existing railroad tracks.

- *Explore Joint Development Opportunities.* This strategy would explore and encourage joint development opportunities between the City and local property owners and developers to intensify the City Center sites. The City can take a lead role in encouraging redevelopment of existing sites to help “jump start” revitalization of the area.

This strategy would also explore opportunities and incentives to encourage private investment and intensification of existing underutilized sites in the City Center area.

- *City Center Security Program.* This strategy would explore the development of a security program for the City Center area including Bicycle police patrols, security lighting and security telephones, private security escort patrols, and activity programs for public places to discourage vagrants from sleeping and camping in open spaces.

- *Form a Business Development Association.* This strategy would investigate the potential of forming a City Center business Development Association made up of local property owners and major business in the City Center. The objective is to create an organization of local businesses to help coordinate the improvements and programs outlined in the City Center Concept Plan, and encourage business development and improvements for the area.

The Action Plan Matrix

The Action Matrix on the following pages presents the priority projects and indicates the estimated cost, potential funding sources, phasing/timing, and responsible party for each of the action items. The priority projects were selected for their civic contribution, and for their high potential to catalyze further development and activity in the Rohnert Park Civic Center area.

These actions, projects and programs are the tools the City and the community will utilize to achieve its desired future. For each action, the Action Plan matrix identifies:

- *Implementation Responsibility.* The responsible organization(s) or entity that could most appropriately assume the lead role for the implementation of the action;
- *Estimated Project Costs.* Project costs estimates are provided as “order of magnitude” estimates to give a relative degree of investment necessary for implementation. Detailed cost estimates would be necessary for each implementation action as part of the ongoing action program;
- *Time Frame.* The time frame within which the action could reasonably be undertaken (immediate: 0-1 year; near-term (1-3 years); mid-term (3-5 years); and long-term (5+ years)); and
- *Potential Funding.* The potential funding sources that could possibly support the action.

FIGURE 2: STRATEGIC ACTION MATRIX

Community Projects

Action Project	Development Cost Estimate	Potential Funding Sources	Phasing/ Timing	Implementation Responsibility
Complete Rohnert Park City Hall	\$4-6 million	<ul style="list-style-type: none"> ▪ Bond ▪ City General Fund 	Immediate	<ul style="list-style-type: none"> ▪ City of Rohnert Park
Complete Rohnert Park Library	\$6-8 million	<ul style="list-style-type: none"> ▪ Bond ▪ City General Fund ▪ Corporate Donations/Sponsors 	Immediate	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ Sonoma County Library ▪ Friend's of the Library
Develop City Center Plaza	\$1-2 million	<ul style="list-style-type: none"> ▪ General Funds ▪ City Bonds ▪ Park Dedication Fees ▪ Corporate Sponsors 	Near Term	<ul style="list-style-type: none"> ▪ City of Rohnert Park
"Main Street" Streetscape Improvements	\$1.5-2 million	<ul style="list-style-type: none"> ▪ General Funds ▪ Gas Tax ▪ Grants ▪ Bonds ▪ Special District 	Near Term	<ul style="list-style-type: none"> ▪ City of Rohnert Park
Investigate Town Center Park Space Development	\$50-60,000 Study \$1-1.5 million construction costs	<ul style="list-style-type: none"> ▪ Investigate Land Swap ▪ City General Funds ▪ City Parks Bonds ▪ City Parks Dedication Fees ▪ Redevelopment Funds 	Immediate/Near Term	<ul style="list-style-type: none"> ▪ City of Rohnert Park
Conduct City Center Economic Marketing Analysis	\$50-80,000	<ul style="list-style-type: none"> ▪ City General Funds ▪ Redevelopment Funds 	Immediate	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ Local Business Association
Develop Interim Surface Parking	\$750,000-\$1.2 million	<ul style="list-style-type: none"> ▪ Bonds ▪ City General Fund ▪ Parking District 	Immediate	<ul style="list-style-type: none"> ▪ City of Rohnert Park

Phasing/Timing

Immediate: 0-1 year; Near Term: 1-5 years; Mid-term: 5-10 years; Long Term: 5-15 years

VI-6 IMPLEMENTATION STRATEGY

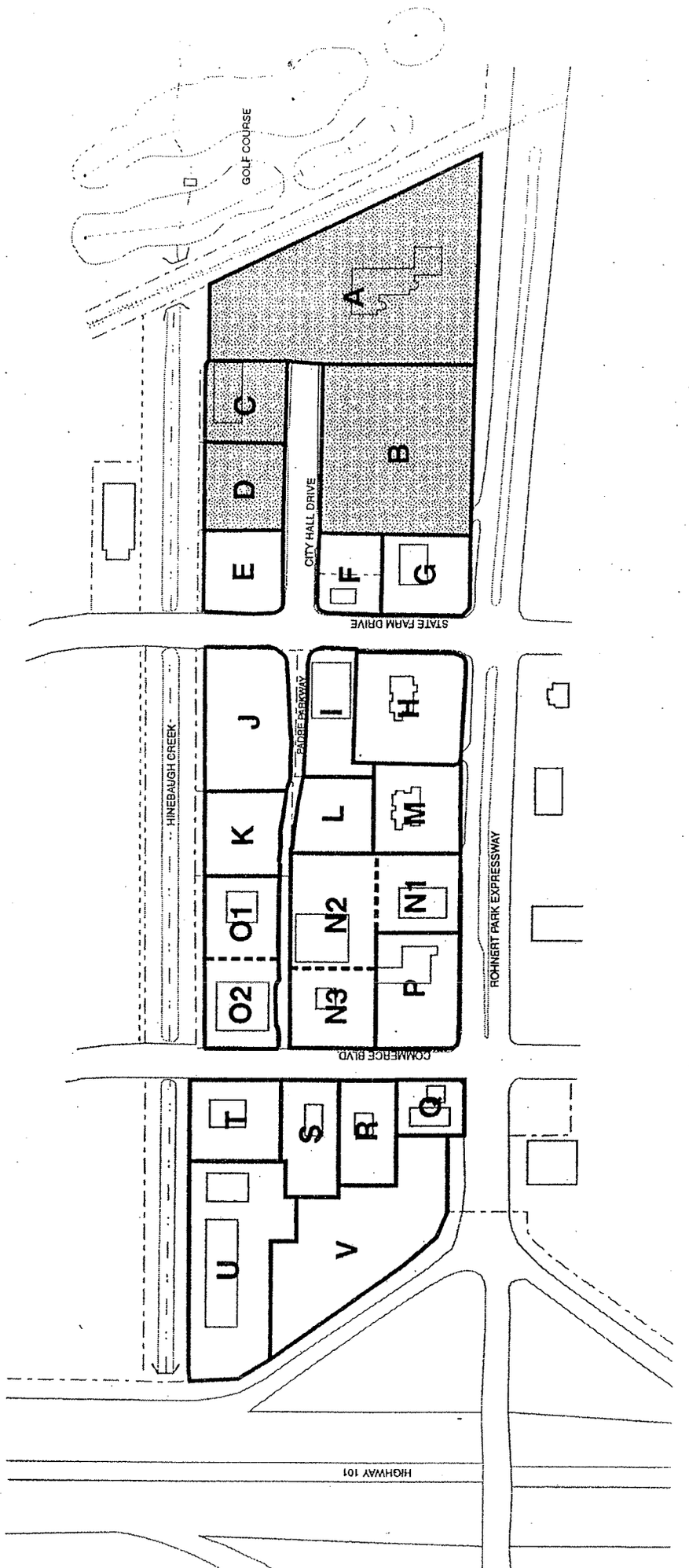
Supporting Projects

Action Project	Development Cost Estimate	Potential Funding Sources	Phasing/ Timing	Implementation Responsibility
Hinebaugh Creek Linear Park	\$1-1.5 million	<ul style="list-style-type: none"> ▪ City Parks Funds ▪ Corporate Donations ▪ Special Grants ▪ Flood Control District 	Mid-Term/Long-Term	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ Flood control District
Mixed Use Housing Development	Joint Development Project Private Investment	<ul style="list-style-type: none"> ▪ Private Development ▪ Joint Venture/Partnerships 	Near Term/Mid-term	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ Private Developers ▪ Local Property Owners
Parking Structure	\$5-7 million/Structure 412-15,000/Space	<ul style="list-style-type: none"> ▪ Bonds ▪ Joint venture ▪ Parking Assessment District 	Mid-term/Long Term	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ Redevelopment Agency ▪ Local Property Owners
City Center Rezoning	\$60-75,000 Local Planning Study	<ul style="list-style-type: none"> ▪ City General Funds 	Immediate	<ul style="list-style-type: none"> ▪ City of Rohnert Park, Planning Department
City Center Business Development and Marketing	\$50-75,000 Marketing Program	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ City Center Business Association 	Near Term	<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ City Center Business Association
City Center Security Program	\$50-75,000/year	<ul style="list-style-type: none"> ▪ City General Funds ▪ City Center Business Association 		<ul style="list-style-type: none"> ▪ City of Rohnert Park ▪ City Center Business Association

Phasing/Timing

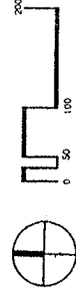
Immediate: 0-1 year; Near Term: 1-5 years; Mid-term: 5-10 years; Long Term: 5-15 years

Appendices



LEGEND

 City-Owned Parcels



**ROHNERT PARK CITY CENTER
DEVELOPMENT SITES**

Rohnert Park City Center Concept Plan
 SITE DEVELOPMENT POTENTIAL

Site	Activity - Use	Site Area (Ac.)	Residential Units (Dbl.)	Commercial Floor Area (Sq.Ft.)	Parking (Spaces)	Street Parking (Spaces)	Total Site Area (Sq.Ft.)	FAIR (Floor-Area-Ratio)
Eastern Block								
A	Public Safety	1.32		34,000	40		57,456	0.59
	Library	1.15		26,001	0		50,094	0.52
	Library Expansion			14,000	0			
	City Hall	1.15		20,001	140		50,094	0.40
	City Hall Additional Space			30,000	0			
	Plaza/Open Space	1.35					58,662	
	Subtotal	4.97	-	124,002	180		216,306	0.57
B1	Retail/Offices	3.35		5,600			146,058	
	Parking Structure				696			
B2	Retail/Offices			43,000		18		
B3	Surface Parking					40		
	Subtotal	3.35	-	48,600	736		146,058	0.33
C	Mixed Use	0.89	50	6,051	60	5	38,955	1.44
D	Mixed Use	0.98	50	6,050	60	5	42,678	1.31
E	Proposed Eye Doctors	0.91		24,000	60	5	39,645	0.61
F	Retail/Office	0.86		24,000	11		28,950	0.83
	Subtotal - East Block	11.77	100	232,703	1,107	33	512,592	0.47
Mid-Block								
G	Security Pacific Bank	0.94		30,000	40		41,045	0.73
H	West America Bank	1.61		30,000	30		70,002	0.43
	Parking Structure				600	7		
I	Offices	0.96		19,000	20	7	41,997	0.45
J	Office Retail	1.85	80	14,080	97	7	80,676	1.17
K	City Center Park	1.04					45,510	0.00
L	Office/Retail	0.83		21,000	17	11	36,350	0.58
M	Redwood Credit Union/Office	1.04		30,000	17	6	45,332	0.66
	Subtotal	8.29	80	144,080	821	43	360,912	0.62
N1	Retail/Office			10,160	43		123,110	
N2	Retail/Office			15,600	59			
N3	Retail			9,000	28	5		
	Subtotal	2.83	0	34,760	130	5	123,110	0.28
O1	Offices	2.08		20,000	73		90,511	
O2	Retail			15,600	39	5		
	Subtotal	2.08	-	35,600	112	5	90,511	0.39
P	Bank/Office	1.50		30,000	64	5	65,398	0.46
	Subtotal - Mid-Block	14.69	80	244,440	1,127	58	639,931	0.51
TOTALS		26.46	180	477,143	2,234	91	1,152,523	0.41

M/G, Inc.

April 1999

APPENDIX

RECOMMENDED CITY CENTER TREES

Small Trees

15' – 30' at Maturity – use in 2' and 3' planter parkways

Maples (Acet)

Vine Maple (*A. circinatum*)

David's Maple (*A. davidii*)

Amur Maple (*A. ginnala*)

Japanese Maples (*A. palmatum*)

Many varieties available, featuring leaf color and shape features

Hedge Maple (*A. campestre*)

Chinese Maple (*A. tartaricum*)

Magnolia

Saucer Magnolia (*M. soulangiana*)

Southern Magnolia (*M. grandiflora* 'St. Mary')

Star Magnolia (*M. stellata*)

Choose smaller varieties

Bronze Loquat (*Eriobotrya deflexa*)

California Redbud (*Cercis occidentalis*)

Citrus Varieties

Crabapple (*Malus*)

Crape Myrtles (*Lagerstroemia indica*)

Many varieties. Now available with different colored flowers and mildew resistant

Dogwood (*Cornus florida*)

Dogwood (*Cornus kousa*)

Many varieties ('Chinensis')

Eastern Redbud (*Cercis canadensis*)

Several varieties and colors

Flowering Cherry (*Prunus yedoensis* 'Akebono')

Flowering Plum (*Prunus cerasifera*)

'Thundercloud' and 'Krauter Vesuvius'

Hornbeam (*Carpinus betulus*)

'Fastigata'

Myoporum laetum and Myoporum 'Pacificum'

Olive (*Olea europaea*)

'Majestic Beauty' and 'Swanhill'

Pineapple Guava (*Feijoa sellowiana*)

Pittosporum (*Pittosporum undulatum*)

'Mock orange'

Pomegranate (*Punica granatum*)

Several varieties fruiting and non-fruiting

Raphiolepis 'Majestic Beauty'

Prune as small single-trunk tree

Smoketree (*Cotinus coggygia*, *Cotinus coggia*)

'Purpureus' and *Cotinus obovatus* 'Rhus')

Strawberry Tree (*Arbutus unedo* and

Arbutus Marina)

Washington Hawthorn (*Crataegus Phaenopyrum*)

Medium-Sized Trees

30' – 40' at Maturity – use in 4' and 5' planter plantings

Maples (Acer)

- Chinese Maple (*Acer truncatum*)
- Hedge Maple (*Acer campestre*)
- Trident Maple (*Acer buergerianum*)
- Variegated Box Elder (*Acer negundo*
'Variegatum')

- Anise Magnolia (*Magnolia salicifolia*)
- Brazilian Pepper (*Schinus terebinthifolius*)
- Bronze Loquat (*Eriobotrya deflexa*)
- California Pepper (*Schinus molle*)
- Chinese Elm (*Ulmus parvifolia*
'*Sempervirens*'

- Chinese Flame Tree (*Koelreuteria bipinnata*)
 - Chinese Tallow (*Sapium sebiferum*)
 - Eastern Redbud (*Cercis Canadensis*)
 - Flowering Pear (*Pyrus calleryana*)
- Varieties have differing shapes.*

- 'Aristocrata' (Upright, branching, pyramidal)
- 'Bradford' (Horizontal limbs)
- 'Redspire' (Pyramidal upright branching)
- 'Chanticleer' (Narrow, almost columnar)

- Flowering Plum (*Prunus cerasifera*)
- 'Thundercloud' and *Prunus cerasifera* 'Krauter Venus'

- Goldenchain Tree (*Laburnum anagyroides*)
- Golden Rain Tree (*Koelreuteria paniculata*)
- Italian Alder (*Alnus cordata*)
- Japanese Pagoda (*Sophora japonica*)

- Magnolia (*Magnolia grandiflora*)
'Variety 'St. Mary's'
- Mayten (*Maytenus boaria*)
- Moraine Ash (*Fraxinus holotricha* 'Moraine')
- Olive (*Olea europaea*)
'Varieties: Mission, Sevillano, Marzamillo
- Pistache (*Pistacia chinensis*)
- Silktree (*Albizia julibrissin*)
- Zelkova (*Z. serrata*)
'Sawleaf zel'

Large Trees

40' – 80' at maturity or in open areas – use in parkway planters with 6' minimum width.

Hackberries (Celtis)

- Chinese Hackberry (C. sinensis)
- Common Hackberry (C. occidentalis)
- European Hackberry (C. australis)

Maples (Acer)

Many Fall colors and crown shapes

- Bigleaf Maple (A. macrophyllum)
- Norway Maple (A. platanoides)
- Red Maple (Acer rubrum)
Varieties to choose from: 'Red Sunset,' 'October Glory,' 'Autumn Blaze,' 'Scarlet'
- Sugar Maple (A. saccharum)
- Sycamore Maple (A. pseudoplatanus)

Oaks (Quercus)

- Black Oak (Q. kelloggii)
- Cork Oak (Q. suber)
- Eastern Red Oak (Q. rubra)
- English Oak (Q. robur)
- Holly Oak (Q. ilex)
- Live Oak (Q. agrifolia)
- Pin Oak (Q. palustris)
- Scarlett Oak (Q. coccinea)
- Valley Oak (Q. lobata)

- Camphor (Cinnamomum camphora)
- Copper Beech (Fagus sylvatica var purpurea)
- Green Ash (Fraxinus pennsylvanica)
- Little Leaf Linden (Tilia cordata)
- London Plane Tree (Platanus acerifolia)
Disease resistant varieties
- Magnolia (Magnolia grandiflora)
Varieties 'Somerset' and 'Russet'
- Maidenhair Tree (Ginkgo biloba)
- Red Horse Chestnut (Aesculus x carnea)

Accent Trees

Showy Flowers or Fall colors

Maples (Acet)

Boxelder (*A. negundo*)

Japanese Maple (*A. palmatum*)

Red, Snake-Bark Maple (*A. rubrum*)

Vine Maple (*A. circinatum*)

Sunburst Locust (*Gleditsia triacanthos* 'Sunburst')

Tamarisk (*Tamarix parviflora*)

Washington Hawthorn (*Crataegus phaenopyrum*)

Atlas Cedar (*Cedrus atlantica*)

California Buckeye (*Aesculus californica*)

Copper Beech (*Fagus sylvanga* 'purpurea')

Crabapple (*Malus*)

Grape Myrtle (*Lagerstroemia*)

Dawn Redwood (*Sequoia*)

Dogwood (*Cornus*)

English Holly (*Ilex aquifolium*)

Flowering Plum (*Prunus serrulata*)

Goldenchain Tree (*Laburnum anagyroides*)

Golden Rain Tree (*Koehreuteria paniculata*)

Hollywood Juniper (*Juniperus 'Kaizuka'*)

Italian Cypress (*Cupressus sempervirens*)

Maidenhair Tree (*Ginkgo biloba*)

Mountain Ash (*Fraxinus*)

Pomegranate (*Punica granatum*)

Redbud (*Cercis*)

Red Horse Chestnut (*Aesculus x carnea*)

Saucer Magnolia (*Magnolia soulangiana*)

Strawberry Tree (*Arbutus*)

Conifers

Cedars (Cedrus)

Atlas Cedar (*C. atlantica*)

Deodora Cedar (*C. deodora*)

Pines (Pinus)

Bishop Pine (*P. muricata*)

Canary Island Pine (*P. canariensis*)

Mexican Pinon Pine (*P. cembroides*)

Japanese Black Pine (*P. thunbergiana*)

Shore Pine (*P. contorta*)

Bald Cypress (*Taxodium distichum*)

Colorado Blue Spruce (*Picea pungens* 'Glauca')

Dawn Redwood (*Metasequoia glyptostroboides*)

Giant Sequoia (*Sequoiadendron gigantea*)

Hollywood Juniper (*Juniperus chinensis* 'Torulosa')

Incense Cedar (*Calocedrus decurrens*)

Italian Cypress (*Cupressus sempervirens*)

Japanese Cryptomeria (*Cryptomeria japonica*)

Redwood (*Sequoia*)

'*Albos Blue*' and '*Sequel*' varieties only

Western Red Cedar (*Thuja plicata*)

Riparian

Streamside and water-loving trees

Maple (Acer)

Most varieties

Bigleaf Maple (*Acer macrophyllum*)

California native

Alder (*Alnus*)

American Sweet Gum (*Liquidambar styraciflua*)

Ash (*Fraxinus*)

Bald Cypress (*Taxodium distichum*)

Bay (*Umbellularia californica*)

California native

California Pepper (*Schinus molle*)

Cottonwood (*Populus nigra*, et al.)

Dawn Redwood (*Metasequoia glyptostroboides*)

English Elm (*Ulmus procera*)

Eucalyptus

Selected smaller, floral varieties

Flowering Plum (*Prunus*)

Giant Sequoia (*Sequoiadendron giganteum*)

Horse Chestnut (*Aesculus californica*)

Linden (*Tilia*)

Magnolia (*Magnolia grandiflora*)

Olive (*Olea europaea*)

Redwood (*Sequoia*)

Silktree (*Albizia julibrissin*)

Tamarisk (*Tamarix*)

Tulip Tree (*Liriodendron tulipifera*)

Willow (*Salix lasiosepis*)

ACKNOWLEDGMENTS

ROHNERT PARK CITY COUNCIL

James J. Reilly Jr., Mayor
 Vicki Vidale-Martinez, Vice Mayor
 Armando F. Flores, Councilmember
 Jake Mackenzie, Councilmember
 Linda Spiro, Councilmember

CITY OF ROHNERT PARK PLANNING COMMISSION

Mark Nilson, Chair
 David Ron Militello, Vice-Chair
 Greg Nordin
 David Mochel
 Shawn Kilat

TECHNICAL ADVISORY COMMITTEE

Joseph D. Netter, City Manager
 Linda Spiro, Councilmember
 Tim Barry, Recreation Director
 Lee Braun, Building Official
 Bob Cassel, Fire Services Commander
 Joseph Gaffney, City Engineer
 Lynn Goldberg, Planning Consultant
 Michael Grice,
 Performing Arts Center Director

Michael Harrow, Finance Director
 Carol Leivo, Assistant City Manager
 Rick Pedroncelli,
 Engineering Technician II
 Patrick Rooney, Public Safety Director
 Wendie Schulenburg,
 Planning & Community Development
 Director
 William Stephens,
 Public Works Manager

CITY ARBORIST

Lew Edson

COMMUNITY MEMBERS

Mark Adams	Mitch Conner	Ed Gaylord	Pat Rooney
Rick Baker	Cony Creath	James Grundman	Galen Schwab
Liana Belair	James Cronin	Greg Hagey	Maxine Schwab
Claude Belair	Tim Danesi	Laura Hall	Giles Scott
Jeff Bergfeld	William Davis	Jo Horton	Roberta L. Smith
Robin Bleckwehl	Millie Davis	David Hurdy	Jud Snyder
Stephanie Bodi	Carol Disrud	Cheryl Kaul	George Steffensen
Linda Branscomb	Eunice Edgington	Curt Kimble	Kathleen Sundin
Lee Braun	Rebecca Eggleston	Charles Kitchen	Ed Voge
Dr. Jim Bruns	L. Epstein	Patti Laizure	Kim Voge
Roger Chevalier	Lois Fisher	Scott Laube	Bruce Walker
Ken Coker	M. Fredericks	Bil Liu	Tony York
Lynne Conde	Bob Fried	John Lund	

MOORE IACOFANO GOLTSMAN, INC.

Robert S. Sena, Project Coordinator
 David Paul Tuttle, Senior Designer
 Jill Eulate, Project Associate
 Brenda Lykins, Project Assistant

Junko Peterson, Computer Graphics
 Tod Hara, Plan Graphics
 Susan McKay, Plan Graphics
 Catherine Courtenaye, Cover Design

Exhibit E

Five Year Implementation Plan for Fiscal Years 2009-10 through 2013-14

RESOLUTION NO. 2010-06

A RESOLUTION OF THE COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF ROHNERT PARK ADOPTING AND APPROVING THE FY 2009/10 THROUGH 2013/14 FIVE YEAR IMPLEMENTATION PLAN FOR THE ROHNERT PARK REDEVELOPMENT PROJECT AREA

WHEREAS, Section 33490(a)(1)(A) of the California Community Redevelopment Law, Health and Safety Code 33000 et. seq. ("Redevelopment Law") requires all redevelopment agencies to adopt an Implementation Plan every five years, following a noticed public hearing; and

WHEREAS, the Redevelopment Plan for a redevelopment project known and designated as "Rohnert Park Redevelopment Project" has been adopted and approved by Ordinance No. 479 adopted on July 14, 1987 as amended by Ordinance No. 646 adopted January 26, 1999, Ordinance No. 758 adopted on May 9, 2006 and Ordinance No. 770 adopted on November 28, 2006, and all requirements of law for and precedent to the adoption and approval of the Redevelopment Plan, as amended, have been duly complied with; and

WHEREAS, Section 33490(a)(1)(A) requires that an implementation plan contain the specific goals and objectives of the redevelopment agency for each project area, the specific programs, including potential projects, and estimated expenditures proposed to be made during the next five years, and an explanation of how the goals and objectives, programs, and expenditures will eliminate blight within the project area and implement the requirements of Sections 33334.2, 33334.4, 33334.6, and 33413 of Redevelopment Law; and

WHEREAS, pursuant to Section 33490 of Redevelopment Law, the Community Development Commission of the City of Rohnert Park ("Commission") has prepared an implementation plan for the Rohnert Park Redevelopment Project Area as included herewith as Exhibit A ("Implementation Plan"); and

WHEREAS, pursuant to Section 33490 of Redevelopment Law, the Commission has conducted a duly noticed public hearing on the proposed Implementation Plan; and

NOW, THEREFORE, BE IT RESOLVED by the Community Development Commission of the City of Rohnert Park that it does hereby authorize and approve the Implementation Plan for the Rohnert Park Redevelopment Project Area in the form attached herewith as Exhibit A.

BE IT FURTHER RESOLVED that this approval and adoption of the Implementation Plan does not constitute approval of any specific program, project or expenditure, and does not change the need to obtain any required approval of a specific program, project, or expenditure from the Commission or City.

DULY AND REGULARLY ADOPTED this 27th day of April, 2010.

COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF CITY OF ROHNERT PARK

Pam Stafford
Chair



ATTEST:

Suei Sigg
Secretary
[Signature]
Deputy

BELFORTE: AYE BREEZE: AYE CALLINAN: AYE MACKENZIE: AYE STAFFORD: AYE
AYES: (5) NOES: (0) ABSENT: (0) ABSTAIN: (0)

EXHIBIT "A"
IMPLEMENTATION PLAN

RESOLUTION NO. 2010-121

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK ADOPTING THE FY 2009/10 THROUGH 2013/14 FIVE YEAR IMPLEMENTATION PLAN FOR THE ROHNERT PARK REDEVELOPMENT PROJECT AREA

WHEREAS, Section 33490(a)(1)(A) of the California Community Redevelopment Law, Health and Safety Code 33000 et. seq. (“Redevelopment Law”) requires all redevelopment agencies to adopt an Implementation Plan every five years, following a noticed public hearing;

WHEREAS, the Redevelopment Plan for a redevelopment project known and designated as “Rohnert Park Redevelopment Project” has been adopted and approved by Ordinance No. 479 adopted on July 14, 1987 as amended by Ordinance No. 646 adopted January 26, 1999, Ordinance No. 758 adopted on May 9, 2006 and Ordinance No. 770 adopted on November 28, 2006, and all requirements of law for and precedent to the adoption and approval of the Redevelopment Plan, as amended, have been duly complied with;

WHEREAS, Section 33490(a)(1)(A) requires that an implementation plan contain the specific goals and objectives of the redevelopment agency for each project area, the specific programs, including potential projects, and estimated expenditures proposed to be made during the next five years, and an explanation of how the goals and objectives, programs, and expenditures will eliminate blight within the project area and implement the requirements of Sections 33334.2, 33334.4, 33334.6, and 33413 of Redevelopment Law;

WHEREAS, pursuant to Section 33490 of Redevelopment Law, the Community Development Commission of the City of Rohnert Park (“Commission”) has prepared an implementation plan for the Rohnert Park Redevelopment Project Area as included herewith as Exhibit A (“Implementation Plan”);

WHEREAS, pursuant to Section 33490 of Redevelopment Law, the Commission has conducted a duly noticed public hearing on the proposed Implementation Plan;

WHEREAS, the Commission approved and adopted the proposed Implementation Plan on April 27, 2010;

WHEREAS, on May 27, 2003, the City Council of the City of Rohnert Park adopted Ordinance No. 695 requiring the City to establish an Affordable Housing Trust Fund;

WHEREAS, the City Council of the City of Rohnert Park (“Council”) desires to utilize the housing component of the Implementation Plan to direct the administration and use of funds in the Housing Trust Fund;

WHEREAS, in order to utilize the Implementation Plan to direct the administration and use of funds in the Housing Trust Fund, the Council shall adopt the Implementation Plan; and

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Rohnert Park that it does hereby adopt the Implementation Plan for the Rohnert Park Redevelopment Project Area in the form attached herewith as Exhibit A.

BE IT FURTHER RESOLVED that this adoption of the Implementation Plan does not constitute approval of any specific program, project or expenditure, and does not change the need to obtain any required approval of a specific program, project, or expenditure from the Commission or City.

DULY AND REGULARLY ADOPTED this 12th day of October, 2010.

CITY OF ROHNERT PARK

ATTEST:

Jessie Higgins
City Clerk



Sam Stafford
Mayor

BELFORTE: <u>AYE</u> BREEZE: <u>NO</u> CALLINAN: <u>ABSENT</u> MACKENZIE: <u>AYE</u> STAFFORD: <u>AYE</u> AYES: (3) NOES: (1) ABSENT: (1) ABSTAIN: (0)

EXHIBIT "A"
IMPLEMENTATION PLAN



FIVE YEAR IMPLEMENTATION PLAN

COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF ROHNERT PARK

2009-10 through 2013-14



INTRODUCTION

About this Implementation Plan

In fulfillment of Article 16.5 of California Community Redevelopment Law, Health and Safety Code Section 33000, et. seq. ("Redevelopment Law"), the Community Development Commission of the City of Rohnert Park ("CDC") has prepared this Implementation Plan for the Rohnert Park Redevelopment Project Area ("Implementation Plan"). Included in this document are the CDC's anticipated redevelopment and affordable housing programs for 2009-10 through 2013-14.

The implementation plan document conforms to the City of Rohnert Park's General Plan and has been prepared according to guidelines established in the programs and goals outlined in the Housing Element of the General Plan.

CONTENTS

INTRODUCTION.....	1
CONTENTS.....	1
ABOUT THE PROJECT AREA.....	2
Redevelopment Plan and Project Area Highlights.....	2
Project Area Map.....	3
RECENT REDEVELOPMENT ACCOMPLISHMENTS.....	4
REDEVELOPMENT PLAN GOALS.....	6
PROPOSED REDEVELOPMENT PROGRAM.....	7
PROPOSED HOUSING PROJECTS AND PROGRAMS.....	12
HOUSING COMPLIANCE PLAN.....	16
Contents of the Compliance Plan.....	16
Housing Production.....	17
Replacement Housing Needs.....	21
Low and Moderate Income Housing Fund.....	21

ABOUT THE PROJECT AREA

Who, What, When Where, and Why

Rohnert Park was founded in 1954 as a master-planned community on the former site of the Rohnert Seed Farm, located along the Northwestern Pacific railroad right-of-way. The original master plan envisioned 8 neighborhoods, a school and a 5-acre park. Development began shortly thereafter, and in 1962, Rohnert Park became a city with 2,775 residents and 903 homes. For a short time, Sonoma State University was located in the city limits before moving just outside the City to their current location. The presence of the University and other Bay Area development trends resulted in a boom in population and growth through the 1980's.

As the community's supply of developable land began to dwindle, the City turned its attention to the revitalization of older parts of the community. In response to the desire to ensure the sustainability of existing neighborhoods and commercial areas and curb urban sprawl, the City Council adopted the Redevelopment Plan for the Rohnert Park Redevelopment Project Area ("Redevelopment Plan") by Ordinance No. 479 on July 14, 1987. The Redevelopment Plan has been amended three times. The first amendment occurred in 1999 and was adopted to comply with changes in the Redevelopment Law. The second amendment in May 2006 eliminated the time limit on incurring indebtedness and extended the redevelopment plan duration and the time limit to collect tax increment revenue by one year. The third amendment, adopted in November 2006, increased the limit on the amount of bonded indebtedness that can be outstanding at any one time.

Long-term revitalization activities are guided by the 40-year Redevelopment Plan for the Rohnert Park Redevelopment Project Area ("Project Area"). Redevelopment projects in the Project Area have included improvements to public facilities and infrastructure, renovation and construction of affordable housing, and partnerships with private industry to create jobs and expand the local economy. This Implementation Plan focuses on specific redevelopment goals and programs sought for the next five years.

Redevelopment Plan and Project Area Highlights

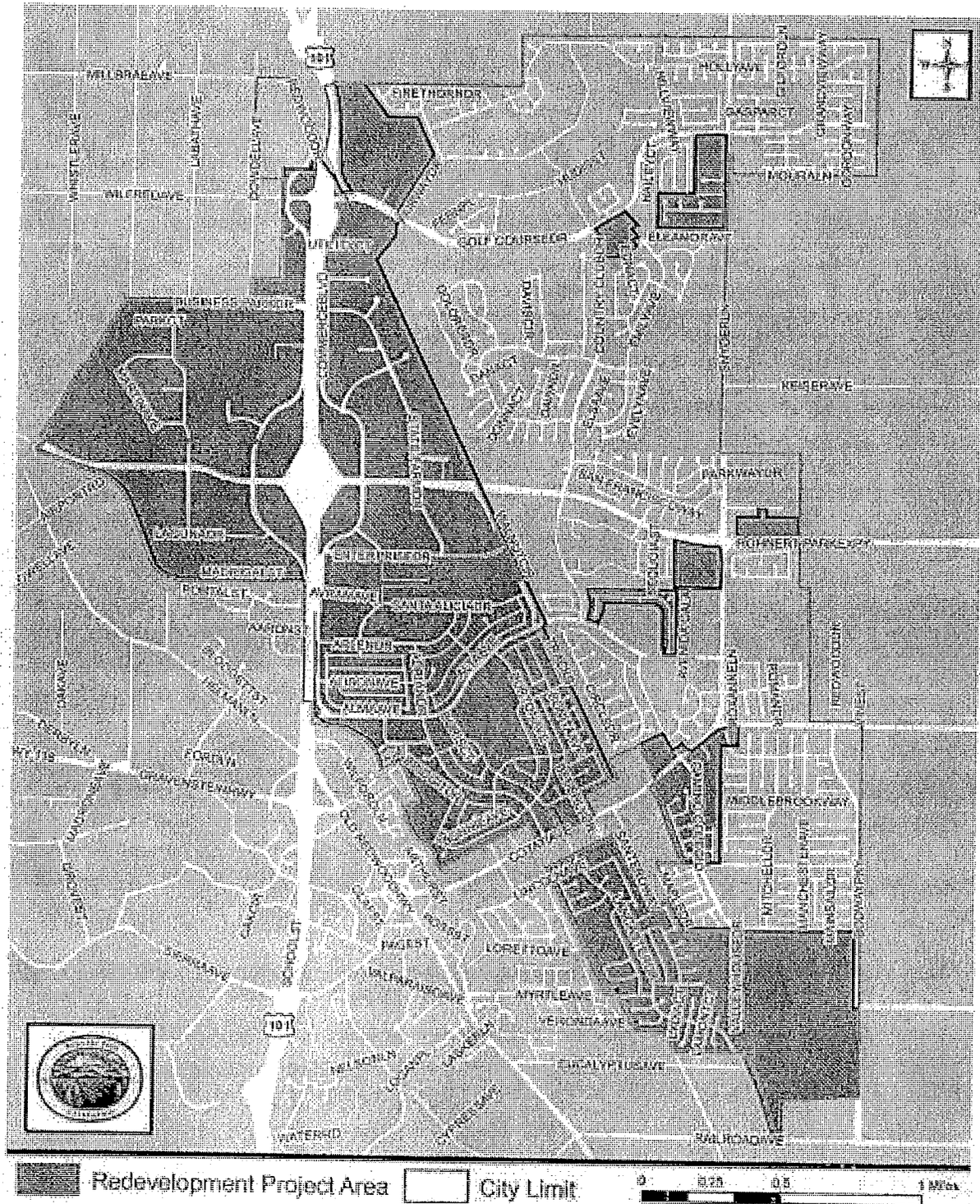
Notable Timeframes and Limitations			What is There
Redevelopment Plan	<i>Adopted</i>	7/14/1987	1,711 Acres
	<i>Expires</i>	7/14/2028	
Incur Indebtedness	<i>Expires</i>	N/A	
Eminent Domain Authority	<i>Expired</i>	1999	
Collect Tax Increment ¹	<i>Expires</i>	7/14/2038	
Tax Increment Revenue Limit ²		1.75 x max annual debt service on indebtedness	
Outstanding Bond Debt Limit ²		\$150,000,000	

¹ Agency may collect tax increment revenue beyond this date to repay certain obligations incurred prior to January 1, 1994, and meet specific affordable housing objectives.

² Tax Increment Revenue and Outstanding Bond Debt Limits exclude low/mod income housing funds as well as payments paid to other taxing entities pursuant to Health and Safety Code Section 33401.

Source: Rohnert Park Redevelopment Plan; Metroscan Information Services on June, 2009.

Project Area Map



RECENT REDEVELOPMENT ACCOMPLISHMENTS

The Public Value & Benefit of Redevelopment

Over the last five years, the CDC has championed many successful projects and programs in the Project Area, including the following:

Baseball Stadium Reuse. The CDC and the City joined efforts with Kemen & Son, Inc. to demolish stadium structures at the former Crushers baseball stadium in order to facilitate development of a replacement commercial use. The City of Rohnert Park entered into an Option to Purchase Agreement with Redwood Equities, LLC, on April 8, 2003, allowing Redwood Equities the option to purchase the former baseball stadium owned by the City. On January 24, 2006, the CDC authorized the use of redevelopment funds to pay for wetland mitigation costs associated with the proposed reuse and redevelopment of the property.

Courseco Lease Agreement. The CDC contributes toward a financial obligation with Courseco Inc. pursuant to a lease agreement for the management of two municipal golf courses. As part of the lease agreement, an annual contribution of 1% of golf revenue is required to be made to a Capital Improvement Fund for future golf course improvements. The required contribution commenced January 2005, increases to 2% of golf revenue in January 2014, and extends through the end of the lease term in 2023.

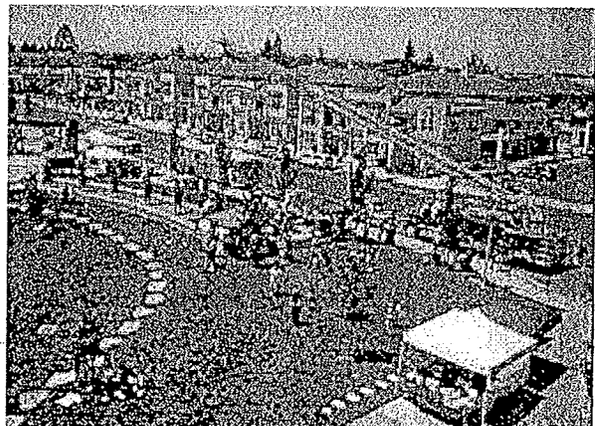
Public Infrastructure Projects. The CDC completed Phase 1 of the Eastside Trunk Sewer Project. Phase I will promote in-fill development and the redevelopment of underutilized and abandoned or vacant parcels within the Project Area, including the Sonoma Mountain Village site (formerly the Agilent site), the Southwest Boulevard area, and the Commerce Boulevard area.

Corridor Master Plans. CDC staff initiated preparation of concept plans to improve and modernize major commercial corridors in the Project Area, including Commerce Boulevard, Southwest Boulevard and State Farm Drive. The proposed Rohnert Park Corridor Concept Plans and Implementation Strategy were presented to the Planning Commission in early 2009, and upon their adoption will help the City identify priorities and specific improvements on both public right-of-way and private property based on a community-based planning process, and applicable transportation and land use principles.

Economic Development Program. The CDC entered into an agreement with MuniServices, LLC for an Economic Development Study that was completed in July 2007. In September 2008, the CDC approved an Agreement for Services with the Chamber of Commerce for the purpose of promoting economic development and implementing the City's Economic Development Strategic Action Plan.

Downtown Infill Projects. Activities related to the implementation of two infill projects in the Downtown area including completing the design phase of the Public Safety Re-Alignment (renamed Fire Station No. 1 Expansion). The CDC also acquired the City Center parking lot across from the Public Library. This property is to be combined with two other CDC owned parcels for a mixed-use project.

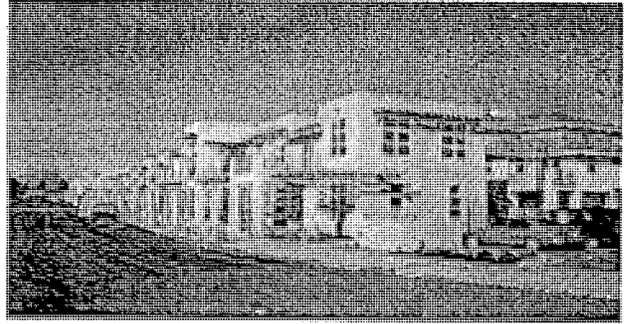
City Center Plaza Development. The City Center Plaza Development Project includes public open space and a community plaza in the heart of downtown Rohnert Park. It provides a place for all citizens and residents of the City to congregate for community activities and events.



City Hall Site Reuse/Mixed-Use Avram Development. Three contiguous parcels were acquired by the CDC in 2007 for future affordable housing. The CDC intends to seek developer proposals for this site during the next Implementation Plan period.

Commercial Building Improvement Program. The CDC provided a loan to Rainbow-Copeland Creek LLC from the 2007H Series Tax Allocation Bonds for energy efficient rehabilitation in lieu of affordability covenants for 55 years on all 171 units in this development. The City's senior age restriction agreement was also extended to 2062. The improvements funded by this loan promote environmental sustainability and energy efficiency.

Rohnert Park Community Center. In fiscal year 2006-07, the CDC provided funds for the Community Center Beam Replacement and Americans with Disabilities Act ("ADA") Improvements. Community Development Block Grant funding was used to leverage the CDC's funding for the ADA improvements.



Burton Avenue Recreation Center Roof Replacement. A roof replacement project at the Burton Avenue Recreation Center was completed in April 2006 with CDC funding.

Redevelopment Plan Amendment. On May 9, 2006, the CDC amended the Redevelopment Plan to eliminate the existing time limit on incurring debt and amend certain time limitations with respect to the Redevelopment Plan. On November 28, 2006, the CDC amended its Redevelopment Plan to increase the amount of bonded debt capacity it can have outstanding at any one time.

The Arbors. The CDC provided \$4.015 million per an Affordable Housing Loan Agreement with Burbank Housing Development Corporation for the development of The Arbors, a 56-unit multi-family rental project on City Plaza Drive. This project was completed in 2007 and is affordable to low and very-low-income families.

Valley Village Mobile Home Park Covenant Purchase. The CDC purchased affordability covenants for 114 mobile home park units in November 2005. The covenants will restrict age (i.e., for qualifying senior citizens) and occupancy on these units for 55 years for very low and low-income households. As this project is just outside the Project Area, 57 of units are eligible to be counted toward the CDC's housing production goals.

Vida Nueva. The CDC and Burbank Housing worked together to develop a 24-unit very-low-income permanent housing project for previously homeless families. The CDC contribution toward this project was \$2.495 million and it was completed in December 2008.



REDEVELOPMENT PLAN GOALS

Section 1000 of the Redevelopment Plan provides focus and direction for the CDC's efforts for revitalizing the Project Area; the following goals frame the overall strategy for this Implementation Plan and will serve as a guide for activities over the next five years.



CLEAN

Clean, Value, and Respect. To stimulate and provide new private investment opportunities by revitalizing property characterized by deterioration, blight or functional obsolescence and to encourage continued investment in the Project Area where growth is planned.



GROW

Compound on Past Success. To foster the development of a sense of community identity within the Project Area. To improve the visual image of the City and, specifically, the Project Area, by reinforcing existing assets and by expanding the potentials of the Project Area.



PRESERVE

Create a Stronger Local Economy. To improve employment opportunities, economic stability and productivity and to increase public revenues within the Project Area. Strengthen retail and other commercial functions. To encourage the use of local resources in the development of the Project Area whenever economically feasible.



INVEST

Prudently Invest in Public Infrastructure. To eliminate environmental deficiencies by achieving a coordinated pattern of commercial, industrial and public land uses in the Project Area with adequate public improvements including but not limited to streets, utilities and flood control improvements.



ACCESS

Use Land Wisely. To encourage the development of commercial uses along major thoroughfares. To ensure a variety of commercial, office, and/or industrial lands uses which will physically and economically complement development within the Project Area. To foster the establishment of landscape buffers between incongruous land uses.



LIVE

Housing for All Families. Consistent with Redevelopment Law, increase, improve, and expand the community's supply of affordable housing.

PROPOSED REDEVELOPMENT PROGRAM

Five Year Work Program for Reinvestment & Revitalization

Over the next five years, the CDC plans to implement the following redevelopment projects and programs using available funding sources. The list below describes the projects proposed, what blighting conditions will be addressed or eliminated, approximate costs and the Redevelopment Plan goals that will be achieved.

On April 30, 2007, the CDC issued the Rohnert Park Redevelopment Project Tax Allocation Bonds, Series 2007R which provided \$35,290,616 for redevelopment projects. Available bond proceeds, as well as tax increment revenues, will be utilized to implement the projects and programs identified in the CDC's Five-Year Implementation Plan. Preliminary cost estimates are for the five year Implementation Plan period.

The CDC's ability to fund projects will be impacted by the State's taking of redevelopment funds to help balance the State's budget in fiscal years 2009-10 and 2010-11. Pursuant to California Assembly Bill 26, all redevelopment agencies are required to deposit a pre-determined payment in a county "Supplemental" Educational Revenue Augmentation Fund ("SERAF"), to be distributed to schools to meet the State's Proposition 98 obligations to education. Preliminary estimates of the amount required to be paid by the CDC in fiscal years 2009-10 and 2010-11 are \$4.1 million and \$845,119, respectively. As a result, some of the projects listed below may be delayed until such time as the CDC has available revenues to fund these projects and programs. However, all projects and programs that the CDC would like to implement during the five-year period have been included for the purposes of this Implementation Plan in the event that funding does become available.

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Economic Development Program</p> <p>In order to stimulate private investment in the Project Area, the CDC may provide financial assistance to the Sonoma County Tourism Bureau and engage professional services as needed to promote economic development pending the Interim Executive Director's assumption of his former duties which include the promotion of economic development.</p> <p>Additionally, the CDC may fund and facilitate activities and programs to promote economic development, attract and retain businesses, create jobs and support workforce training and development that meets the needs of local employers.</p> <p>Completion of this program would address depreciated property values and impaired investments in the Project Area.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$1,000,000</p>	 <p>INVEST</p>  <p>PRESERVE</p>  <p>GROW</p>

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Property Acquisition Program</p> <p>The CDC will establish this program to buy property within the Project Area to facilitate the redevelopment of the property pursuant to the goals and objectives of the Redevelopment Plan.</p> <p>Completion of this program would address depreciated property values and impaired investments in the Project Area.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>To Be Determined</p>	 INVEST  PRESERVE  GROW
<p>Sonoma Mountain Business Cluster</p> <p>The CDC has been providing financial assistance to the Sonoma Mountain Business Cluster to assist technology entrepreneurs and start-up companies in achieving success through the provision of an affordable infrastructure, an intellectual and entrepreneurial environment, a supportive services network and mentorship.</p> <p>Completion of this program would address depreciated property values and impaired investments in the Project Area.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$888,000</p>	 INVEST  PRESERVE  GROW
<p>Corridor Master Plans</p> <p>The CDC will begin to fund public improvements proposed in the Master Plans for three of the City's corridor areas: Southwest Boulevard, Commerce Boulevard and State Farm Drive.</p> <p>Completion of this program would correct inadequate public signage in the Project Area.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$200,000</p>	 INVEST  PRESERVE  GROW  ACCESS

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Rohnert Park Community Center</p> <p>The CDC is planning to implement a Community Center campus-wide master planning effort and construction of a first phase. Improvements will also include decommissioning the fountain located at the Community Center as it poses potential legal and financial liability to the City. The preliminary cost estimate includes design costs associated with this planning effort as well as the first phase of construction.</p> <p>Additionally, the CDC pays the City \$80,333 annually for the land for the Community Center.</p> <p>Completion of this project would correct inadequate public improvements.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$2,000,000</p>	 CLEAN  PRESERVE  ACCESS
<p>Recreational and Community Facilities Improvements</p> <p>In an effort to improve the quality of life for Project Area residents, the CDC will explore opportunities to improve recreational and community facilities serving the Project Area. Several projects have been identified as beneficial to the Project Area, including year-round sports turf for sports fields, an aquatics facility and water/spray park.</p> <p>Completion of this project would address inadequate public improvements.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$2,400,000</p>	 ACCESS
<p>Commercial District Revitalization</p> <p>The CDC will implement a program to provide funding for revitalization projects in the commercial districts within the Project Area.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$2,000,000</p>	 INVEST  PRESERVE  GROW

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Commercial Building Improvement Program</p> <p>The CDC is considering the implementation of a program to provide property owners with incentives to upgrade commercial properties. A façade improvement program would be an example of the types of projects that the CDC could support.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	\$1,500,000	 INVEST  GROW  CLEAN
<p>Landscape Program</p> <p>The CDC is proposing a landscape program to replace existing landscaping with lower maintenance plants in order to reduce costs and resources.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	\$1,000,000	 CLEAN  INVEST  GROW
<p>Temporary Fire Station Facility</p> <p>The CDC desires to modify an existing City-owned building to utilize it as a temporary fire station to service portions of the Project Area and City. This facility would provide service until such time as funding is available for a permanent facility.</p> <p>Completion of this project would correct inadequate public improvements.</p> <p>Timeframe2009-10 through 2013-14</p>	\$250,000	 CLEAN  ACCESS
<p>Downtown In-Fill Projects</p> <p>The CDC desires to utilize a portion of existing bond proceeds for the implementation of the Corridor Master Plans and other projects which contribute to the development of Rohnert Park's downtown. These projects would include those identified in the Corridor Master Plans.</p> <p>Completion of these projects would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	\$2,300,000	 CLEAN  INVEST  ACCESS  GROW

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Courseco Lease Agreement</p> <p>The CDC provides financial assistance to the Capital Improvement Fund for future improvements at the Foxtail North and Foxtail South Golf Courses. The CDC's contribution of 1% of golf revenue to the Capital Improvement Fund began in January 2005, increases to 2% of golf revenue in January 2014, and extends through the end of the term of the agreement in 2023.</p> <p>Additionally, the CDC contributes funds to correct inadequate public improvements.</p> <p>Completion of this project would correct inadequate public improvements.</p> <p>Timeframe2009-10 through 2013-14</p>	\$275,000	 ACCESS  GROW
<p>Performing Arts Center</p> <p>The CDC makes reoccurring annual loan payments for the Performing Arts Center ("PAC") located at 5409 Snyder Lane. The permanent financing for the facility's construction was refinanced in 1999 and will be paid off in the year 2024. The CDC also pays the City \$80,333 annually for the PAC land.</p> <p>Completion of this project would address inadequate public improvements.</p> <p>Timeframe2009-10 through 2013-14</p>	\$1,801,665	 CLEAN  ACCESS
<p>Callinan Sports and Fitness Center</p> <p>The CDC pays the City \$80,333 annually for the land for this center. The Callinan Sports Center is among one of the finest facilities in the State and offers a wide variety of recreational facilities. It is open to both members and guests.</p> <p>Completion of this project would correct inadequate public improvements.</p> <p>Timeframe2009-10 through 2013-14</p>	\$401,665	 CLEAN  ACCESS
Total Preliminary Cost Estimate	\$16,016,330	

PROPOSED HOUSING PROJECTS AND PROGRAMS
Five Year Work Program for Building Community Assets

Over the next five years, the CDC plans to implement the following affordable housing projects and programs. The list below describes the projects proposed, what blighting conditions would be eliminated, approximate costs, and the Redevelopment Plan goals that would be achieved. On April 30, 2007, the CDC issued the Rohnert Park Redevelopment Project Tax Allocation Bonds Series 2007H which yielded \$25,785,289 for housing projects. In June 2009, the CDC tendered \$9,630,000 of the Series 2007H Bonds in order to lower the annual interest expense on the bonds. The remaining bond proceeds, including the housing set-aside, will be utilized to implement the projects and programs identified in the CDC Five-Year Implementation Plan.

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Neighborhood Beautification Program</p> <p>The CDC will implement a Neighborhood Beautification Program to provide assistance to residential property owners for improvements such as painting, landscaping and other improvements. This program may also assist with the cost of undergrounding utilities in the A Section neighborhood.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$350,000</p>	
<p>Avram Development - Request for Proposals</p> <p>The CDC will prepare a Request for Proposals for the development of affordable housing at the former city hall site (6750 Commerce Blvd., & 100 and 120 Avram Avenue) known as the Avram site.</p> <p>Completion of this project would address depreciated property values and impaired investments. This project will also aid the CDC in meeting affordable housing mandates, goals and policies.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$70,000</p>	
<p>Existing City Hall Site Reuse</p> <p>The CDC will provide a subsidy for the development of an affordable housing project on the former City Hall site (6750 Commerce Blvd. & 100 and 120 Avram Avenue).</p> <p>Completion of this project would address depreciated property values and impaired investments. This project will also aid the CDC in meeting affordable housing mandates, goals and policies.</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$4,352,000</p>	

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Southwest Boulevard Shopping Center Site</p> <p>As one potential site for mixed-use housing identified in the City's Housing Element, the CDC may assist in facilitating the redevelopment of this property, located at the southwest corner of Adrian Drive and Southwest Boulevard. The Housing Element anticipates that as many as 100 housing units could be developed at this location with redevelopment of the existing shopping center. For this planning period, the CDC estimates construction of 50 housing units, including 12 affordable housing units; 4 very-low income and 8 low-income housing units.</p> <p>The Southwest Shopping Center is privately held by several entities. Any mixed-use housing project proposed for the property would require the interest and cooperation of the property owners.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	\$1,720,000	 LIVE  CLEAN  GROW
<p>Existing Southwest Fire Station Reuse</p> <p>The CDC will acquire the former fire station located at 435 Southwest Boulevard in fiscal year 2009-10 for the purposes of either redeveloping the property with 17 very-low income housing units, or an alternative use focused on creating a public assistance site.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	\$2,000,000	 LIVE  CLEAN  GROW
<p>Housing Rehabilitation Loan Program</p> <p>The CDC approved a Housing Rehabilitation Program in 1999 and contracts with the Sonoma County Community Development Commission to assist with the implementation of the program. Funding for the Housing Rehabilitation Program will be derived from three sources; tax increment, CDBG funds and the CalHome Program.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2013-14</p>	\$500,000	 LIVE  CLEAN  GROW

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Assistance to Community-Based Organizations (Rebuilding Together, SCAYD/Homeless Prevention, and COTS)</p> <p>The CDC provides assistance to the following community-based organizations:</p> <ol style="list-style-type: none"> 1.... <u>Rebuilding Together</u> - a non-profit community organization that provides free health and safety repairs to homes occupied by low-income families with children, seniors, and disabled individuals. 2.... <u>Sonoma County Adult and Youth Development ("SCAYD")</u> - the CDC provides assistance to eligible residents experiencing financial difficulty by providing one-time only emergency rental or deposit assistance for housing. 3.... <u>COTS</u> - the CDC owns five (5) homes in the City for which it has contracted with COTS to administer a Shared Housing Program for 15-20 households. The CDC provides ongoing support for the administration of this program. <p>Completion of this project would address depreciated property values and impaired investments</p> <p>Timeframe2009-10 through 2013-14</p>	<p>\$1,380,000</p>	 <p>LIVE CLEAN GROW</p>
<p>Vida Nueva</p> <p>The CDC provides funding for permanent assisted-care services at Vida Nueva. The CDC has a contractual obligation to provide the service provider, COTS, with five payments of \$75,000, four of which will occur during the fiscal year 2009/10 through 2013/14 period.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2012-13</p>	<p>\$225,000</p>	 <p>LIVE CLEAN GROW</p>
<p>Acquisition of Affordability Covenants</p> <p>If housing funds are available, the CDC would purchase affordability covenants to restrict occupancy of Rohnert Park rental units for 55 years to low and very-low-income households.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2012-13</p>	<p>\$2,000,000</p>	 <p>LIVE CLEAN GROW</p>

Project/Description	Preliminary Cost Estimates	Goals Achieved
<p>Subsidies for Non-Profit Housing Development</p> <p>The CDC would like to utilize bond proceeds to provide subsidies to qualified non-profit housing developers to increase affordable housing opportunities within the Project Area and City.</p> <p>Completion of this project would address depreciated property values and impaired investments.</p> <p>Timeframe2009-10 through 2012-13</p>	<p>\$3,300,000</p>	 LIVE  CLEAN  GROW
<p>Total Preliminary Cost Estimate</p>	<p>\$15,897,000</p>	

HOUSING COMPLIANCE PLAN

Ten Year Outlook of Affordable Housing

This Section of the Plan contains the Ten-Year Affordable Housing Compliance Plan ("Compliance Plan") for the Rohnert Park Redevelopment Project Area in accordance with Section 33490(a)(2) of the Redevelopment Law. The Compliance Plan incorporates a summary of the CDC's affordable housing production and expenditure activities to address the requirements of Sections 33334.2, 33334.4, 33334.6, and 33413 of the Redevelopment Law, while presenting an affordable housing production plan for the next five years, the ten-year planning period (2004-05 through 2013-14), and over the life of the Redevelopment Plan.

This Compliance Plan sets forth, among other things, the CDC's program for ensuring that the appropriate number of very low-, low-, and moderate-income housing units will be produced as a result of new construction or substantial rehabilitation in the Project Area, as well as the CDC's proposed expenditures of moneys from the Low-and-Moderate-Income Housing Fund ("LMIHF").

Contents of the Compliance Plan

This Compliance Plan has been developed to accomplish the following goals:

- To account for the number of affordable dwelling units, either constructed or substantially rehabilitated in the Project Area, since its adoption;
- To forecast the estimated number of new, substantially rehabilitated or price-restricted dwelling units to be developed or purchased within the Project Area during the planning periods 2009-10 through 2013-14, 2014-15 through 2018-19, and over the life of the Redevelopment Plan;
- To forecast the estimated number of very low-, low- and moderate-income dwelling units to be developed, substantially rehabilitated, or purchased by the CDC during the planning periods 2009-10 through 2013-14, 2014-15 through 2018-19, and over the life of the Redevelopment Plan;
- To project the CDC's estimated revenues and expenditures during the planning period and identify the availability of LMIHF moneys for funding affordable housing activities;
- To identify implementation policies/programs and potential projects for affordable housing development;
- To establish a timeline for implementing this Compliance Plan to ensure that the requirements of Section 33413 are met during the ten-year period between fiscal years 2009-10 and 2018-19; and
- To review the consistency of CDC affordable housing goals, objectives, and programs pursuant to the City's Housing Element.

Housing Production

This Compliance Plan identifies all new residential construction or substantial rehabilitation that has occurred within the Project Area since adoption of the Plan in order to determine affordable housing production needs. It accounts for past residential construction and substantial rehabilitation, and includes projections of new dwelling units that may be constructed or substantially rehabilitated during the current ten-year planning period which extends through June 30, 2014.

The Affordable Housing Production table on the following page (Table 1) summarizes the total housing units, both market rate and affordable, produced within the Project Area to date, identifies the actual and projected production requirements, and summarizes the CDC's past production activities (both inside and outside the Project Area). This information is based on historical housing development and projected housing development for the planning periods 2009-10 through 2013-14, 2014-15 through 2018-19, and over the life of the Redevelopment Plan. Historical construction and substantial rehabilitation statistics were provided by the CDC. It should be noted that neither the existing housing units nor projections for future dwelling units include any units to be developed by the CDC. However, the CDC will continue to cooperate with and provide assistance and incentives to private developers in order to fulfill the CDC's affordable housing production requirements.

Planning Period Production Needs

The CDC does not directly develop or substantially rehabilitate housing units. However, per Section 33413(b) of the Redevelopment Law, not less than 15 percent of the units produced by persons or entities other than the CDC must be affordable to low-and-moderate-income households. Not less than 40 percent of the required affordable units must be available to very-low-income households at an affordable housing cost. In addition, to satisfy the CDC's production requirements, new or substantially rehabilitated units must have recorded 55-year income restrictions or covenants for rental units and 45-year income restrictions or covenants for owner occupied units. The affordable housing units may be constructed inside or outside the Project Area, but units outside the Project Area may only be counted on a 2-for-1 basis. If low-and-moderate-income housing funds are available, the CDC may also purchase affordability covenants on very-low or low-income multifamily units.

The Housing Production Needs table (Table 1) on the following page summarizes the housing production activities within the Project Area, including the first five years of the Ten Year Planning Period, and identifies the projected production requirements for FY 2009-10 through 2013-14 of the planning period and over the life of the Redevelopment Plan. As stated above, historical construction and substantial rehabilitation statistics were provided by the CDC. The number of affordable units required is based on statutory thresholds, and the CDC is responsible for ensuring that the appropriate number of affordable units is created during a ten year period.

It should be noted that neither the existing housing units nor projections for future dwelling units include any units to be developed by the CDC. However, the CDC will continue to cooperate with and provide assistance and incentives to private developers, in order to fulfill the CDC's affordable housing production requirements

Table 1: Actual and Projected Housing Production Needs by Time Period

Time Period	Actual/Assumed Housing Units Constructed and Substantially Rehabilitated in Project Area	Required Affordable Units ¹ Total	Very Low
1987-88 to 2003-04 ²	1,535	230	92
Ten Year Planning Period	1,293	194	78
2004-05 to 2008-09 (Actual) ³	651	98	39
2009-10 to 2013-14 (Forecast) ⁴	642	96	39
2014-15 to 2018-19	550	83	33
2019-20 to 2026-27	200	30	12
Redevelopment Plan Duration (1987 to 2038)⁵	3,578	537	215

Notes:

- 1/ All required units based on 15 percent of actual/assumed units developed by entities other than the Agency. No units developed by the Agency.
- 2/ Provided by City staff.
- 3/ Total units produced within the Project Area based on actual units per City staff
- 4/ Affordable Units Produced based on actual or estimated affordable units produced (or covenants purchased) during each planning period inside or outside the Project Area.
- 5/ The surplus affordable units in a 10-year period may be applied against the unit production requirements during the following ten-year compliance period, while any deficit affordable units must be first produced during the following ten-year compliance period.

Source: City of Rohnert Park.

According to actual and projected development information supplied by City staff, there were 1,535 housing units built in the Project Area between 1987 and 2004; creating the inclusionary housing need for 230 affordable housing units of which 92 units are required to be restricted to very-low income households.

In the current Ten Year Planning Period, it is anticipated that the CDC will need to meet inclusionary requirements for 194 affordable units, including 78 units restricted to very low households. During the fiscal year 2004-05 through 2008-09 planning period, several residential developments occurred within the Project Area with a combined total of 651 housing units, resulting in inclusionary housing requirements of 98 affordable housing units, including 39 very-low income units. The CDC also projects that the proposed development of the Southwest Station Site, Southwest Boulevard Shopping Center and former City Hall site (Avram property), as well as other market-rate residential development within the Project Area, will produce 642 housing units and create an inclusionary housing need for 96 units, including 39 very-low income units.

After the completion of the 2009-10 through 2013-14 planning period for this Compliance Plan, it is expected that there will be 550 additional housing units produced within the Project Area between fiscal years 2014-15 through 2018-19, creating a need for 83 affordable housing units; 33 of these units must be made affordable to very-low income households. Further, City staff estimates that an additional 200 housing units will be developed between fiscal years 2019-20 and 2026-27, triggering a requirement for 30 affordable housing units, 12 of which must be made affordable to very-low income households. In summary, over the duration of the Redevelopment Plan, it is estimated that 537 affordable units may be needed, including 215 very-low income units.

Affordable Units Produced or Reserved

Per Section 33413(b)(4) of the Redevelopment Law, the affordable housing production requirements must be met every ten years, which would reflect the compliance planning period ending June 30, 2014. If the CDC requirements are not met by the end of each 10-year period, the agency shall meet these goals on an annual basis until the requirements for the 10-year period are met. If the agency has exceeded the requirements within the 10-year planning period, the agency may count the units that exceed the requirement in order to meet the requirements during the next 10-year period.

The Housing Production Fulfillment table on the following page (Table 2) summarizes the CDC's past production activities, including the first five years of the Ten Year Planning Period, and identifies the anticipated plans to meet identified production requirements for the 2009-10 through 2013-14 planning period and over the life of the Redevelopment Plan.

COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF ROHNERT PARK

Five Year Implementation Plan: FY 2004-05 through FY 2013-14

Table 2: Fulfillment of Affordable Housing Production Requirements by Time Period

Time Period	Units Required (from Table 1)		Units Produced		Additional Units Required		Net Surplus Units Produced	
	Total	Very Low	Total	Very Low	Total	Very Low	Total	Very Low
1987-88 to 2003-04	230	92	491	150	0	0	261	58
Arlen Drive Condominiums			17	0				
Allamont Apartments			92	23				
Aaron House Rehab			1	1				
Tower Apartments			50	0				
The Gardens			20	8				
Muirfield Apartments			24	24				
Kisco/Oakview			41	4				
Covenant Purchases								
Rancho Feliz MHP			178	60				
Las Casitas MHP			63	25				
Shared Living/Innovative Housing			5	5				
10 Year Planning Period	194	78	273	183	0	0	79	105
2004-05 to 2008-09(Actual) ¹	98	39						
Redwood Creek			35	0				
Centreville			12	6				
Marcheseillo			7	1				
Park Gardens II			2	1				
Arbors			56	33				
Vida Nueva			24	24				
Covenant Purchases								
Valley Village MHP			57	57				
2009-10 to 2013-14(Projected)	96	39						
Southwest Station Site			17	17				
Southwest Blvd. Shopping Center			8	4				
Avram/Old City Hall			55	40				
2014-15 to 2018-19	83	33	224	75	0	0	142	42
Southwest Blvd. Shopping Center			50	0				
Sonoma Mountain Village			120	48				
Stadium			54	27				
Redevelopment Plan Duration (1987-2038)	507	203	988	408	0	0	481	205

Notes:

1/ Affordable Units Required based on actual or estimated Total Units Produced during each planning period within the Project Area pursuant to CRL Section 33413 (b).

Source: City of Rohnert Park.

The CDC has proactively worked with private entities to facilitate the production of the required number of inclusionary units over the current Ten Year Planning Period. Based on the CDC's actual and planned developments, the number of affordable housing units produced will be in excess of the units required at the end of the same period. As shown in Table 1, housing development within the Project Area during the fiscal year 2004-05 through 2008-09 planning period triggered a requirement for 98 affordable housing units, including 39 very-low income units. Additionally, as stated previously, the CDC projects that the proposed development of the Southwest Station Site, Southwest Boulevard Shopping Center and former City Hall site (Avram property), as well as other market-rate residential development within the Project Area, will produce 642 housing units and create an inclusionary housing need for 96 units, including 39 very-low income units. Therefore, over the current ten

year Compliance Plan period, the CDC must ensure that a total of 194 affordable units are produced, including 78 units available to very-low income households.

As shown in Table 2, the affordable housing development within the Project Area during this ten year period, both actual and projected development, will result in a total of 273 affordable housing units, 183 of which are, or will be, available to very-low income households. This creates a surplus of 79 affordable housing units. If very-low income housing units are isolated in this analysis, the CDC would have a surplus of 105 housing units. According to the Redevelopment Law, any surplus affordable housing units produced can be applied toward future affordable housing production requirements within 10 years.

Therefore, as shown in Table 2 on the previous page, the CDC will have met its requirements for very low-income units through June 30, 2014, and is projected to have a 79 unit surplus of affordable housing units. This surplus of low- and moderate-income units allows the CDC flexibility with regard to negotiating with developers for future residential development projects.

Production Needs over Duration of Redevelopment Plan

As shown on Table 1, during the fiscal year 2014-15 through 2018-19 planning period addressed in this Compliance Plan, it is estimated that development projects will yield approximately 550 residential units in the Project Area. The potential development will trigger a requirement for 83 affordable housing units; 33 very low-, and 50 low- or moderate-income restricted units, which are expected to be built as part of the projects (Table 2). Similarly, an estimated 200 housing units are projected to be developed in the Project Area between 2019-20 through the duration of the Redevelopment Plan (fiscal year 2026-27), generating an inclusionary production need of 30 affordable housing units; 18 low-and-moderate-income housing units and 12 very-low-income housing units. These required units are also expected to be developed as part of the housing projects. The CDC may also apply any surplus affordable housing units developed within the previous ten year period to these required units. This allows the CDC flexibility to work with future developers.

Replacement Housing Needs

The Redevelopment Law requires that whenever dwelling units housing low-and-moderate-income households are destroyed as part of a CDC project, the CDC is responsible for ensuring that an equivalent number of replacement units are constructed or substantially rehabilitated. These units must provide at least the same number of bedrooms destroyed, and 100 percent of the replacement units must be affordable to the same or lower income categories (i.e. very low, low, and moderate) as those removed. The CDC receives a full credit for replacement units created inside or outside the Project Area. According to CDC staff, no units have been destroyed by CDC activity. Additionally, no units are expected to be destroyed or removed as a part of a CDC project during the planning period or over the life of the Redevelopment Plan.

Low and Moderate Income Housing Fund

The CDC's primary source of funding for housing program implementation is the annual set-aside deposits of 20 percent of the CDC's total tax increment in the low-and-moderate-income Housing Fund. The Redevelopment Law requires that not less than 20 percent of all tax increment revenue allocated to the CDC must be used to increase, improve, and preserve the community's supply of housing available, at affordable housing cost, to persons and families of very low-, low-, and moderate-incomes. Table 3 below presents a projection of housing fund revenues and estimated expenditures including the amounts that may be available for housing production activities over the 10-year planning period.

In accordance with Redevelopment Law section 33490(a)(2)(A)(i) and based on actual deposits and expenditures to and from the LMIHF in the preceding years, RSG worked with City staff to project the future cash flow for the fund for the next 5 and 10 years. As Table 3 on the next page, it is assumed that the 20 percent of increment deposit to the LMIHF will grow by a conservative 2 percent annual rate. Administration and planning expenditures are assumed to grow at a conservative annual rate of 1 percent after fiscal year 2013-14.

Beginning on July 1, 2009, the CDC had a LMIHF balance of \$0. Annual deposits to the LMIHF are expected to range from approximately \$2.6 to \$2.7 million annually. In addition, the CDC currently has a balance of \$13.7 million in 2007H Tax Allocation Bond proceeds to be spent on low-and-moderate-income housing projects and programs.

Table 3: Projected Housing Set Aside Deposits

Fiscal Year	LMIHF Deposits	
	Annual	Cumulative
2009-10	\$ 2,605,309	\$ 2,605,309
2010-11	2,605,309	5,210,617
2011-12	2,605,309	7,815,926
2012-13	2,672,937	10,488,862
2013-14	2,741,918	13,230,780

Targeting of LMIHF Expenditures

As set forth by Section 33334.4 of the Redevelopment Law, each agency shall expend, over the duration of the 10-year compliance plan period moneys in the LMIHF in proportion to the community needs, both in terms of the income categories as well as for non age-restricted units for low-income households.

Effective January 1, 2002, expenditure of housing set-aside revenues is subject to certain legal requirements. At a minimum, the CDC's low and moderate income housing set-aside revenue is to be expended in proportion to the community's need for very low and low income housing, as well as the proportion of the low income population under the age of 65. New legal requirements took effect in 2006 that modified the previous limitation of spending Housing Fund monies on households under the age of 65. Section 33334.4(b) of Redevelopment Law had previously required that an agency spend its Housing Fund monies "in at least the same proportion as the low-income population under age 65 bears to the most recent census." The new statute provides a higher level of specificity to spend monies "in at least the same proportion as the number of low-income households with a member under age 65 bears to the total number of low-income households of the community as reported in the most recent census."

The percentage of very low and low income household expenditure requirements are based on Association of Bay Area Governments Regional Housing Needs Assessment ("RHNA") requirements for the City of Rohnert Park for the planning period of January 1, 2006 through June 30, 2014. The percentage of low income households under the age of 65 is based on Comprehensive Housing Affordability Strategy ("CHAS") reports of 2000 Census data as required by SB 527 adopted in 2005. Data relating to low income households under the age of 65 is not readily available from the Census. However, CHAS uses an extrapolation of Census data to calculate the number of low income households under the age of 62; which is the data that may be closest to that which is required by the Redevelopment Law and used in this Plan.

The current RHNA numbers, prepared by the Association of Bay Area Governments for the period 2007 through 2014, as stated in the City's Housing Element, reflect a Citywide need for 875 affordable housing units including 273 moderate-income units, 231 low-income units, and 371 very low-income units. For LMIHF expenditure purposes, the RHNA numbers reflect a minimum proportional expenditure obligation of 42.4 percent for very low-income households, and 26.4 percent for low-income households, while not more than 31.2 percent may be expended to assist moderate-income households.

According to the CHAS data, 17 percent of the City's Census 2000 households were over the age of 62, while 83 percent of households were under the age of 62, as shown above in Table 4.

Table 4 on the following page presents the Agency's requirements over the Ten Year Planning Period for Housing Fund expenditures, from January 1, 2002 June 30, 2014.

Table 4: Housing Expenditure Targeting Requirements

Household Type	Minimum Percentage of Housing Set-Aside Expenditures Between 2002 and 2014	
	Before 1/06 ¹	After 1/06 ²
Households Under Age 65 ^{3 & 4}	91.9%	83.0%
Very Low Income Households	31.5%	42.4%
Low Income Households	21.9%	26.4%

Notes:

- 1/ Prior to January 1, 2006, percentage targets for households under age 65 were based on total households, not just low income households. Prior to January 1, 2006, the breakdown of the City's Regional Housing Needs Assessment fair share goals included 31 percent to very low income households and 22 percent to low income households.
- 2/ Effective January 1, 2006, AB 527 (Alquist) enacted a change to how targets to households under age 65 should be determined, specifically to limit the percentage to low income households in the community. As a result, the targets changed in 2006. However, because such data is not available directly from the Census, common practice is to use data for households under the age of 62 as reported in the Comprehensive Housing Affordability Strategy. (<http://socds.org/chas/index.htm>)
- 3/ According to 2000 Census data, 12,864 of a total of 15,505 households (83 percent) are under age 65. (www.census.gov)
- 4/ Targets beginning January 1, 2006 based on CHAS data as shown.

Source: ESRI Business online, Bay Area Association of Governments; State of Cities Data System

Between 2002 and 2006, the CDC's expenditures on non-senior housing were expected to be proportional to the prior requirement of 91.9 percent. Expenditures on very-low and low income households within the same period were expected to be at least 31.5 percent and 21.9 percent of total LMIHF expenditures, respectively.

However, for expenditures after 2006, and including this current implementation plan period, the minimum requirement for non-senior housing expenditures is 83 percent of total LMIHF expenditures. The minimum requirement for very-low and low housing after 2006 is 42.4 percent and 26.4 percent of total LMIHF expenditures, respectively. Over the next five years of the compliance planning period, available LMIHF revenue is required to be allocated based on these RHNA-based ratios.

Housing Set-Aside Expenditures since January 2002

The proportionality requirements affect expenditures over a ten year period, although the Redevelopment Law permits the initial compliance to be reported for a period beginning January 2002 and ending June 30, 2014. Table 5 on the following page documents the amount of LMIHF revenues utilized since January 2002 for these income categories. The CDC is required to fulfill its target requirements by FY 2013-14.

Table 5: Expenditure Targeting Status - Actual and Planned Expenditures

	Total ^{1/}	Very Low Income	Low Income	Households Under Age 65
Expenditure Targeting Summary				
Actuals (2001-02 through 2008-09)	\$ 16,818,484	\$ 8,608,507	\$ 7,076,398	\$13,236,338
Planned (2009-10 through 2013-14) ^{2/}	\$ 10,747,000	7,866,411	2,880,589	10,720,911
Planning Period Projected Totals	27,565,484	16,474,918	9,956,987	23,957,249
Planning Period Targets ^{3/}		13,521,821	11,507,395	25,072,397
Potential Surplus/(Shortfall)		2,953,097	(1,550,408)	(1,115,149)

Notes:

- 1/ Based on FY 2004-05 thru 2008-09 Implementation Plan and City of Rohnert Park HCD Reports and housing data. Also includes moderate income household and senior housing expenditures which are not subject to proportionality requirements.
- 2/ Planned expenditures based on projects listed in 2009-10 Implementation Plan and are subject to change.
- 3/ Targets based on estimates of planned expenditures and targeting percentages shown in Table 4. Actual targets are based on actual expenditures at the end of the 2001-02 - 2013-14 compliance period.

Source: Five Year Implementation Plan 2004-05 through 2008-09, City of Rohnert Park HCD Reports, financial statements and estimated housing fund expenditures

Total Expenditures

As Table 5 demonstrates, the CDC has spent approximately \$16.8 million from the LMIHF between fiscal years 2001-02 through 2008-09 on various affordable housing projects and programs. During the next five years, fiscal years 2009-10 through 2013-14, the CDC estimates that approximately \$10.7 million of LMIHF will be spent on programs for very low, low and moderate income households.

Very Low Income

Based on these actual and planned expenditures for very low income households, the CDC will meet and exceed the proportional spending targets for very-low income households by the end of the ten year planning period ending fiscal year 2013-14. Actual expenditures since January 2002 total \$8.6 million, and planned expenditures over the next five years are estimated at \$7.9 million, resulting in a combined total of \$16.5 million. Planning period targets are based on RHNA figures and are estimated at \$13.5 million. As shown in Table 5, the CDC will exceed these requirements and have a surplus of approximately \$3 million. Historically, the CDC has focused expenditures primarily on very-low income household, as shown by the \$2.9 million surplus in expenditures for this income category.

Low Income

Actual and planned expenditures for low income households during the Housing Compliance Plan 10-year period are \$7.1 million and \$2.9 million, respectively, resulting in a total of \$10 million for this income category. However, the planning period targets, based on RHNA figures, dictate that the CDC needed to spend \$11.5 million on low income housing projects and programs. Information presented in Table 5 above reflects this anticipated shortfall of approximately \$1.5 million for low income households based on planning period targets. The CDC will need to expend additional LMIHF on low income projects beyond those identified in this Implementation Plan in order to comply with income targets anticipated at this point in time.

Households Under Age 65

With regard to LMIHF expenditures for households under the age of 65, Table 5 on the previous page shows that over the ten-year compliance period, the CDC will have spent approximately \$24 million on affordable housing projects for households under the age of 65. Pursuant to current CHAS guidelines, the targeted minimum expenditure for households under the age of 65 for the planning period is \$25.1 million. Table 5 on the previous page shows a shortfall of approximately \$1.1 million of expenditures for households under the age of 65. It is important to note that the CDC anticipates only \$26,000 in LMIHF expenditures between fiscal year 2009-10 and 2013-14, on the Rebuilding Together and SCAYD/Homeless Prevention Programs. The remaining \$10.7 of anticipated housing expenditures during this period will be spent assisting households under the age of 65.

Family Units Assisted by the Housing Fund

State law also requires a recap of the affordable housing projects for families (households under the age of 65) assisted by the LMIHF over the past implementation plan period. Table 6 on the following page summarizes these statistics by project from July 2004 through June 2009.

Table 6: Housing Expenditures on Non-Senior Family Projects

Project/Location	Housing Set-Aside Expenditures	Units Assisted by Housing Set-Aside Fund (FY 2001-02 through 2008-09)					Total
		Extr. Low	Very Low	Low	Moderate		
Family Projects	\$13,236,338	91	281	809	30	1,211	
	82%						
First Time Homebuyer	\$ 977,000	0	3	24	29	56	
Rehab Loan Program	\$ 691,651	0	11	11	1	23	
Transitional Housing Program and property purchases	\$ 2,103,760	62	0	0	0	62	
Homeless prevention (SCYAD, Petaluma People Services, Sonoma Grove)	\$ 868,167	0	138	473	0	611	
Rebuilding Together	\$ 568,850	29	0	70	0	99	
Las Casitas MHP	\$ 250,000	0	0	38	0	38	
Rancho-Feliz	\$ 500,000	0	60	118	0	178	
The Arbors	\$ 4,015,000	0	22	34	0	56	
Vida Nueva	\$2,495,000	0	23	0	0	23	
COTS Support Services	\$ 459,812	0	20	0	0	20	
Kisco	\$ 307,097	0	4	41	0	45	
Senior Projects	\$ 2,998,975	0	91	247	0	338	
	18%						
Oakview	\$ 450,000	0	4	37	0	41	
Valley Village Mobile Home Park	\$ 1,200,000	0	57	57	0	114	
Rebuilding Together	\$ 8,000	0	2	0	0	2	
Outside P.A. Rebuild Together	\$ 4,000	0	1	0	0	1	
Sonoma Co. CDC Rehab. Program	\$ 126,318	0	3	0	0	3	
SCYAD/Homeless Prevention	\$ 10,657	0	7	0	0	7	
Copeland Creek Apartments	\$ 1,200,000	0	17	153	0	170	
Totals	\$16,235,312	91	372	1,056	30	1,549	
	100%						

Source: City of Rohnert Park HCD Reports and City staff.

Housing Units Constructed during Prior Implementation Plan Period without LMIHF

During the prior implementation plan period, the Redwood Creek (232 total units with 35 units available to low income households), Centreville (76 total units, with 12 low and 6 very-low income units), and Park Gardens II (20 units, with 1 very low and 1 low income units) projects were constructed within the Project Area without Agency assistance. These restricted units were produced by implementation of its Inclusionary Housing Ordinance on each of these developments.

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Exhibit F

Broker Price Opinion

APN 143-051-065 & 143-051-066

BROKER PRICE OPINION

- TO:** Linda Babonis
Economic Development Manager
130 Avram Avenue
Rohnert Park CA 94928
(v) 707.588.2233
- PROPERTY ADDRESS:** 6230 State Farm Drive
415 City Hall Drive
Rohnert Park CA 94928
- SITUS:** Sonoma County APNs 143-051-065 and 143-051-066
- PURPOSE:** To provide value estimate and probable sales price for Long-Range Property Management Plan
- NEIGHBORHOOD:** Property is located in Central Rohnert Park in a transitional commercial/residential and public/institutional neighborhood within the 32-acre Rohnert Park City Center Concept Plan Area. Newer development includes mixed use retail/residential, professional office and retail; public use includes linear park, public library, public safety headquarters, public plaza, and public parking lot.
- MARKET CONDITIONS:** This urban sub-market is stabilizing after post-recession diminution of commercial property values and concurrent increase in marketing time. There has been little new construction in the commercial sector in Sonoma County or Rohnert Park for the past six years. A "re-set" of commercial property values occurred in late 2010 that resulted in property values similar to those of a decade earlier. Although jobs growth in Sonoma County is outpacing the state's metropolitan areas, full economic recovery is contingent upon sustained jobs growth and lower unemployment.
- SITE SIZE:** 29,445± sf (0.67± ac)
- PROPERTY TYPE:** Property is a generally level site carrying Mixed-Use zoning that allows a FAR of 1.5 for non-residential and 2.0 for mixed-use. Access is good, off-site improvements are complete, and public utilities are available. Currently improved with 2,486± square foot veterinary office building, driveway and paved parking areas of minimal value. Value estimate assumes that the site is vacant and available for development to its highest and best use.

COMPARABLE SALES:

	<u>Sale No.1</u>	<u>Sale No.2</u>	<u>Sale No.3</u>	<u>Sale No.4</u>	<u>Sale No.5</u>
Address	10 E. Coati Coati	58 Wilfred Rohnert Park	18820 Son.Hwy Santa Rosa	400 S. A St. Santa Rosa	1711 SR Ave Santa Rosa
List Price	N/A	N/A	\$345,000	N/A	\$199,000
Sales Date	9/04/2012	12/13/12	10/31/12	3/29/13	6/10/13
Sales Price	\$310,000	\$1,500,000	\$275,000	\$65,000	\$150,000
Sales Price psf	\$8.27	\$27.55	\$10.11	\$12.43	\$20.73
DOM	N/A	N/A	106	N/A	264
Distance	2 m. south	1 m. west	10 m. n/e	7 m. north	5 m. north
Size	0.86± ac 37,501± sf	1.25± ac 54,450± sf	0.62± ac 27,199± sf	0.12± ac 5,227± sf	0.17± ac 7,236± sf
Proposed Use	Comm'l	Comm'l.	Comm'l.	Parking lot	Comm'l.
Zoning	SPD	RR10	LC	CG	CG
Comments	Finished lots	Raw land	Finished grade	Paved lot	Finished lot
Comparability	Inferior	Superior	Inferior	Inferior	Similar

COMPETITIVE LISTINGS:

	<u>No.1</u>	<u>No.2</u>
Address	6020 State Farm Dr Rohnert Park	19366/19370 Sonoma Hwy Sonoma
List Price	\$775,000	\$300,000
List Price psf	\$12.00	\$23.74
DOM	N/A	N/A
Distance	1/4 m. north	20 m. west
Size	1.49± ac 64,761± sf	0.29± ac 12,632± sf
Proposed Use	Comm'l	Comm'l.
Zoning	I-L/O	Comm'l.
Comments	Parking lot	Finished lots
Comparability	Inferior	Superior

MARKETING STRATEGY:

Suggested marketing plan would be to demolish the building on the corner parcel (APN 143-051-065) and market together with the contiguous interior parcel (APN 143-051-066) to increase the pool of potential purchasers for a larger economically feasible development project.

ESTIMATED MARKETING TIME:One year or less

SUGGESTED LIST PRICE: \$550,000

PROBABLE SALES PRICE: \$500,000

MOST LIKELY BUYER:

Most likely buyer is owner/user or developer for build-to-suit.

COMMENTS:

Value estimate based on land only pursuant to owner's representations of condition of the improvements. Listing No.1 recently reduced by 40% from \$1,250,000.

Prepared by:

Lyn Crocker

Date Prepared:

7.16.03

Lyn Crocker

Broker Associate • CA BRE# 00697983

office: 707.569.1862 • direct: 707.538.7772

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Mason McDuffie commercial real estate
50 E Street • Santa Rosa CA 95404

Exhibit G

Broker Price Opinion

APN 045-081-007 & 045-082-053

BROKER PRICE OPINION

TO: Linda Babonis
Economic Development Manager
130 Avram Avenue
Rohnert Park CA 94928
(v) 707.588.2233

PROPERTY ADDRESS: Redwood Drive
Rohnert Park CA 94928

SITUS: Sonoma County APNs 045-081-007 & 045-082-053

PURPOSE: To provide value estimate and probable sales price for Long-Range Property Management Plan

NEIGHBORHOOD: Property is located in the northwest quadrant of Rohnert Park adjacent to the Wilfred-Dowdell Specific Plan Area. Redwood Drive in the vicinity of the subject parcels serves as a freeway frontage road from Rohnert Park's northerly urban boundary to State Highway 116. Highway commercial uses are located along Redwood Drive. Newer development includes a 534,000± sf resort casino scheduled fo opening in November 2013.

MARKET CONDITIONS: The Rohnert Park submarket is stabilizing after post-recession diminution of commercial property values and concurrent increase in marketing time. There has been little new construction in the commercial sector in Sonoma County or Rohnert Park for the past six years. A "re-set" of commercial property values occurred in late 2010 that resulted in property values similar to those of nearly a decade earlier. Although jobs growth in Sonoma County is outpacing the state's metropolitan areas, full economic recovery is contingent upon sustained jobs growth and lower unemployment.

PARCEL SIZE: APN 045-081-007 6,875± sf
APN 045-082-053 6,534± sf

PROPERTY TYPE: Property comprises two triangularly shaped parcels with frontage on Redwood Drive. Zoning is C-R: Regional Commercial and the General Plan is Regional Commercial. The parcels represent surplus property and, according to the Planning Director, neither is independently developable under the City's current zoning and land use regulations.

MARKETING STRATEGY: Properties may have value and/or utility to contiguous properties as plottage.

ESTIMATED MARKETING TIME: N/A

SUGGESTED LIST PRICE: N/A

PROBABLE SALES PRICE: N/a

MOST LIKELY BUYER: Most likely buyers are owners of contiguous parcels.

COMMENTS: Properties cannot be independently developed; thus no estimated marketing time or suggested list price. Probable sales price would depend upon the contributory value to the respective contiguous parcels depending on the enhancement to these larger parcels. The most recent sales indicators for adjacent properties were two sales to Amy's Kitchen Restaurant Holdings at \$22.00 and \$27.00 per square foot.

Prepared by: Lyn Crocker Date Prepared: 7-16-03

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RESOLUTION NO. OSB 2013-04

**A RESOLUTION OF THE OVERSIGHT BOARD
FOR THE SUCCESSOR AGENCY CITY OF ROHNERT PARK
APPROVING A LONG-RANGE PROPERTY MANAGEMENT PLAN**

WHEREAS, the Redevelopment Dissolution Law (AB1x 26, enacted June 28, 2013, as amended by AB 1484, enacted June 26, 2013) provided for creation of the Successor Agency to the Community Development Commission of the City of Rohnert Park ("**Successor Agency**") and required the Successor Agency to expeditiously wind-down the affairs of the former Community Development Commission as directed by the oversight board created pursuant to Section 34179 of the California Health and Safety Code ("**Oversight Board**");

WHEREAS, following the successful completion of certain statutory prerequisites, the Successor Agency received a Finding of Completion from the State of California Department of Finance by letter dated April 26, 2013;

WHEREAS, Health and Safety Code Section 34191.5(b) states that the Successor Agency shall prepare a Long-Range Property Management Plan ("**LRPMP**") that addresses the disposition and use of the real properties of the former Community Development Commission, which shall be submitted to the Oversight Board and the Department of Finance for approval no later than six months following the issuance to the Successor Agency of the Finding of Completion;

WHEREAS, Health and Safety Code Section 34191.5, subdivision (c)(1) sets forth the required contents of the LRPMP and subdivision (c)(2) sets forth the permissible uses of the subject real properties;

WHEREAS, the permissible uses include retention of the property for governmental use pursuant to Health and Safety Code Section 34181(a), which in turn states that the Oversight Board may direct the Successor Agency to transfer ownership of assets that were constructed and used for a governmental purpose to the City, and the sale of property, with the net unrestricted proceeds from the sale to be distributed as property tax to each taxing entity in accordance with Health and Safety Code Section 34191(c)(2)(B) in an amount proportionate to the taxing entity's share of property tax revenues;

WHEREAS, on August 27, 2013, the Successor Agency approved the LRPMP;

WHEREAS, the Oversight Board has received, reviewed and considered the LRPMP and finds that the LRPMP was prepared in accordance with the requirements of Health and Safety Code Section 34191.5; and

WHEREAS, the Oversight Board has determined it is in the best interests of the taxing entities in Sonoma County to proceed with disposition and use of the six former Community Development Commission properties pursuant to the Long-Range Property Management Plan.

NOW, THEREFORE, THE OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY CITY OF ROHNERT PARK DOES RESOLVE AS FOLLOWS:

Section 1. Based on the foregoing recitals, and the information contained in the Long-Range Property Management Plan and other documentation presented to the Oversight Board at a public meeting, the Oversight Board hereby approves the Long-Range Property Management Plan, in the form attached as Exhibit A to this Resolution and incorporated herein by reference.

Section 2. The staff of the Successor Agency is hereby authorized to make such minor, technical and clarifying revisions to the Long-Range Property Management Plan as are deemed necessary to carry out the purposes and intent of this Resolution.

Section 3. The staff of the Successor Agency is hereby directed to submit the Long-Range Property Management Plan to the Department of Finance for potential review pursuant to Health and Safety Code Sections 34179(h), 34181(f) and 34191.5(b) and to take such other and further actions as are deemed necessary to facilitate Department of Finance review and to carry out the purposes and intent of this Resolution.

DULY AND REGULARLY ADOPTED by the Oversight Board for the Successor Agency City of Rohnert Park this 16th day of September, 2013.

OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY CITY OF ROHNERT PARK

Chair

ATTEST:

Eydie Tacata, Clerk of the Board

Zane: _____ Mackenzie: _____ Babonis: _____ Calvert: _____ Jenkins: _____ Jolley: _____ Thompson: _____

AYES: () NOES: () ABSENT: () ABSTAIN: ()

**EXHIBIT A (“LRPMP”)
TO BE ATTACHED TO FINAL APPROVED
RESOLUTION NO OSB 2013-04**



Mission Statement

"We Care for Our Residents by Working Together to Build a Better Community for Today and Tomorrow."

**CITY OF ROHNERT PARK
OVERSIGHT BOARD AGENDA REPORT**

Meeting Date: September 16, 2013

Department: Administrative Services

Submitted By: Cathy Orme, Finance Director

Agenda Title: **Consider making findings that the loan of \$5,460,000 from the City of Rohnert Park to the former Community Development Commission ("General Fund Loan") was for legitimate redevelopment purposes and is therefore an Enforceable Obligation of the Successor Agency**

RECOMMENDED ACTION:

Adopt Resolution No. OSB 2013-05 finding that the General Fund Loan was for legitimate redevelopment purposes and that it is an enforceable obligation to be included in future Recognized Obligation Payment Schedules ("ROPS").

BACKGROUND:

On April 26, 2013, the Department of Finance granted the Successor Agency to the former Community Development Commission of the City of Rohnert Park a Finding of Completion pursuant to Health and Safety Code ("HSC") Section 34179.7.

Once a successor agency has been issued a finding of completion by the Department of Finance, it may place loan agreements between the former redevelopment agency and the city that created the redevelopment agency on the ROPS, as an enforceable obligation, provided the oversight board makes a finding that the loan was for legitimate redevelopment purposes per HSC Section 34191.4 (b) (1).

If the oversight board determines that the loan is an enforceable obligation, the repayment of the loan will be subject to the terms set forth in Health and Safety Code Section 34191.4 (a) (2), notably:

- 1) Accumulated interest on the remaining principal amount of the loan shall be recalculated from origination at the interest rate earned by funds deposited into the Local Agency Investment Fund ("LAIF").
- 2) The loan shall be repaid over a reasonable term of years at an interest rate earned by funds deposited in LAIF.
- 3) The maximum repayment amount authorized each fiscal year shall be equal to one-half of the increase between the amount distributed to taxing entities in that fiscal year over the amount distributed to taxing entities in the 2012-13 base year.
- 4) Twenty percent of any loan repayment shall be deducted from the loan repayment amount and shall be transferred to the Low and Moderate Income Housing Asset Fund.

LOAN HISTORY:

On June 28, 1988, the City of Rohnert Park (“City”) and the Community Development Agency of the City of Rohnert Park (“CDA”) approved a Site Lease Agreement and Loan Agreement for the purpose of constructing and installing a cultural arts facility (“Project”) in the Rohnert Park Redevelopment Project area (“Project Area”) on a site owned by the City for its municipal purposes (See attached Resolution Nos. 88-08 and 88-131).

In order to construct the Project, it was necessary for the City to loan the CDA \$4,500,000 from the General Fund. The CDA agreed to make loan payments to the City from funds generally available to the CDA or with tax increment revenues received from the Project Area.

On January 23, 1990, the City and CDA approved an Amended and Restated Loan Agreement, authorizing the loan of an additional \$450,000 from the City to the CDA to complete construction of the Project (See attached Resolution Nos. 90-01 and 90-25).

The aggregate principal amount of the loan from the City to the CDA totaled \$4,950,000 following approval of the loan for an additional \$450,000.

On February 27, 1990, the City and CDA approved an Amended and Restated Loan Agreement No. 2, authorizing the loan of an additional \$510,000 from the City to the CDA to complete construction of the Project (See attached Resolution Nos. 90-03 and 90-49), and bringing the aggregate principal amount of the funds loaned from the City to the CDA to \$5,460,000.

On January 12, 1999, the City and Community Development Commission (“CDC”), successor-in-interest to the CDA, approved an Amendment No. 1 to Amended and Restated Loan Agreement No. 2, combining the then-currently outstanding principal loan amounts into a single loan (the “1999 Loan”) and setting forth a repayment schedule in connection with the 1999 Loan over a 25-year period (See attached Resolution Nos. 99-03 and 99-18).

From 1990 to 1999, a total of \$1,942,000 in principal payments were made that reduced the aggregate outstanding loan balance from \$5,460,000 to \$3,518,000.

On October 10, 2000, the City and CDC approved an Amendment No. 2 to the Amended and Restated Loan Agreement No. 2 (See attached Resolution Nos. 2000-05 and 2000-207), authorizing the prepayment of a portion of the 1999 Loan and necessitating an amendment to the repayment schedule (the “General Fund Loan”).

RECALCULATED LOAN

The General Fund Loan shall be repaid to the City pursuant to the following terms and conditions:

- A. Term. The term for repayment of the Outstanding Balance and interest thereon (“Term”) shall continue until the earlier of: (i) the date on which the Outstanding Balance and interest thereon have been paid in full, as provided in Section 3.B below, or (ii) January 2, 2036.
- B. Schedule of Payments. Within ten (10) days following the Successor Agency’s receipt of the first property tax distribution pursuant to Health and Safety Code Section 34185 to include funds for the repayment of the Outstanding Balance, and within ten (10) days following the Successor Agency’s receipt of each subsequent semi-annual distribution for the duration of the Term, the Successor Agency shall make a payment to

the City equal to the maximum amount allowed under Health and Safety Code Section 34191.4(b)(2)(A).

C. Interest Rate. Interest on the remaining Outstanding Balance shall continue to accrue at the LAIF rate until expiration of the Term as provided in Section 3.A. above.

D. Recalculated Outstanding Loan Balance. Using historical Local Agency Investment Fund (“LAIF”) rates in accordance with Health and Safety Code Section 34191.4(b), the outstanding principal and interest balance (“Outstanding Balance”) on the General Fund Loan was recalculated through June 30, 2013. The Outstanding Balance is Two Million Seven Hundred Sixty Three Thousand Five Hundred Fourteen and 90/100 Dollars (\$2,763,514.90).

ANALYSIS:

In all instances, the City was in compliance with relevant Health and Safety Code provisions when making and amending the terms of the loans from the City to the CDA and CDC for the Project, including HSC Section 33610, et seq., which allowed the City Council to provide funding for the CDA and the CDC, and HSC Section 33445, which allowed the CDA, with the consent of the City Council, to pay all or a part of the costs of the installation and construction of public improvements meeting certain statutory criteria that were met by the Project.

OPTIONS CONSIDERED:

The Oversight Board has two options:

- 1) Approve the proposed Resolution making a finding that the General Fund Loan was for legitimate redevelopment purposes and direct its inclusion on the future ROPS allowing resumption of repayment of the loan, albeit at a much lower rate of interest.
- 2) Disapprove the proposed Resolution, in which case the General Fund Loan would not be repaid to the City.

FISCAL IMPACT/FUNDING SOURCE:

The fiscal impact is somewhat speculative at this time. The rate at which the General Fund Loan is repaid to the City will depend on the numerous factors including the rate at which property tax revenues to the Redevelopment Property Tax Trust Fund increase in future years. Successor Agency staff believe that, if authorized by the Oversight Board, the General Fund Loan can be repaid over a period of 20 years or less.

Attachments (list in packet assembly order):

1. CDC Resolution No. 88-08
2. CDC Resolution No. 88-131
3. CDC Resolution No. 90-01
4. CDC Resolution No. 90-25
5. CDC Resolution No. 90-03

6. CDC Resolution No. 90-49
7. CDC Resolution No. 99-03
8. CDC Resolution No. 99-18
9. CDC Resolution No. 2000-05
10. CDC Resolution No. 2000-207
11. Resolution No. OSB 2013-05 and Exhibit A (General Fund Loan repayment schedule)

RESOLUTION NO. 88-08

RESOLUTION OF THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK APPROVING THE FINAL FORM OF A CERTAIN SITE LEASE AND LOAN AGREEMENT, AUTHORIZING EXECUTION THEREOF, AND MAKING CERTAIN FINDINGS IN CONNECTION WITH A CERTAIN COMMITMENT BY THE AGENCY FOR THE USE OF TAX INCREMENT REVENUES TO PAY FOR THE INSTALLATION AND CONSTRUCTION OF A PUBLICLY OWNED BUILDING PURSUANT TO HEALTH AND SAFETY CODE SECTION 33679

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"), is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with the lease to the Agency of an approximately (3) acre parcel of property owned by the City located on the southwest corner of Rohnert Park Expressway and Snyder Lane (the "Site") and improvements thereon located within the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project as further described in Exhibit "A" attached hereto; and

WHEREAS, pursuant to Section 33610, et seq., of the Act, the City Council of the City of Rohnert Park, California (the "City Council") may, by appropriate resolution, provide for the funding of the Community Development Agency of the City of Rohnert Park Administrative Fund and the Community Development Agency of the City of Rohnert Park Redevelopment Revolving Fund; and

WHEREAS, Section 33391 of the Act provides that a redevelopment agency may acquire any real or personal property within a redevelopment project area or for the purposes of redevelopment and Section 33430 of the Act provides that a redevelopment agency may dispose by lease of any real or personal property within a redevelopment project area or for the purposes of redevelopment; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another project area in the case of a project area in which essentially all the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, Health and Safety Code Section 33679 requires that a public hearing be held by the City Council prior to the commitment by the Agency to use tax increment revenues for the purpose of paying all or a part of the costs of installation and construction of certain improvements; and

WHEREAS, the City Council has initiated certain actions in connection with the loan of moneys from the general fund of the City to the revolving fund of the Agency for the construction of a cultural arts facility on the Site to be owned, held or controlled by the City for its municipal purposes (the "Project"); and

WHEREAS, the Agency has deemed it desirable to proceed with the acquisition of the Site pursuant to the Site Lease, by and between the City and the Agency (the "Site Lease") and the loan of \$4,500,000 from the City to the Agency pursuant to a Loan Agreement by and between the City and the Agency (the "Loan Agreement"); and

WHEREAS, the Agency staff has prepared a certain summary in accordance with Section 33679 of the Act regarding the installation and construction of the Project and a copy of said summary is on file with the City Clerk; and

WHEREAS, the Agency has requested the City Council to conduct a public hearing concerning the commitment of the Agency to use all or a portion of certain tax increment revenues which may hereafter be allocated and paid to the Agency for the purpose of paying all or a part of the installation and construction of the Project as more fully described in said Site Lease and Loan Agreement; and

WHEREAS, the construction and installation of the Project and the lease of the Site to the Agency shall confer a substantial benefit both within and without the redevelopment project area of

the Agency known as the Rohnert Park Redevelopment Project (the "Project Area") and shall significantly assist the Agency in preventing the spread of blight into portions of the City located outside of the Project Area; and

WHEREAS, the City has proposed to lease the Site to the Agency for lease payments which are fair and reasonable based upon a determination of the fair market value of the Site; and

WHEREAS, the Agency proposes to approve the form of the proposed Site Lease and the proposed Loan Agreement; and

WHEREAS, the City Clerk has caused notice of said public hearing to be duly published in accordance with applicable law; and

WHEREAS, it is the intent and desire of the Agency that the Agency's obligation to the City under any agreements, loans, resolutions or minute orders (motions) of the Agency, including the Site Lease and the Loan Agreement, be subordinate to the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds") and any future tax-exempt obligations authorized and issued by the Agency; and

WHEREAS, it is appropriate at this time for the Agency to make certain findings and take certain action with respect to the installation and construction of the Project and the lease of the Site.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The City Council has duly conducted a full and fair public hearing in accordance with the provisions of Section 33679 of the Act in connection with the proposed Site Lease, Loan Agreement, the Site and the Project.

Section 2. The Agency hereby accepts and approves that certain summary, dated as of June 14, 1988, as prepared by the City Staff and the Staff of the Agency and on file with the City Clerk in accordance with Section 33679 of the Act regarding the Project and the Site.

Section 3. The Agency hereby finds and determines that the Project is located within the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project. The City Council has further found and determined that no other reasonable means of financing the

construction of the Project are presently available to the City except as may be provided pursuant to the Site Lease and Loan Agreement.

Section 4. The Agency hereby approves the acquisition of the Site from the City pursuant to Health and Safety Code Section 33391.

Section 5. The Agency hereby authorizes the form of and approves the execution of the Site Lease by and between the Agency and the City for the acquisition of the Site by the Agency substantially in the form as on file with the Agency Secretary.

Section 6. The Agency hereby authorizes the form of and approves the execution of the Loan Agreement by and between the Agency and the City for the financing of the Project substantially in the form as on file with the Agency Secretary.

Section 7. The Agency further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Chairman, the Agency Secretary, or such other appropriate Agency officials, subject to such changes, additions or deletions as may be approved by the Executive Director and recommended by Sabo & Deitsch, a Professional Corporation, as Special Counsel to the Agency. The execution thereof by the Chairman, Agency Secretary, the Executive Director or such other appropriate Agency official shall be deemed to be conclusive as to the approval thereof by and on behalf of the Agency.

Section 8. Pursuant to Section 33445 of the Act, the Agency hereby consents and agrees to the payment by the Agency of all or part of the value of costs of the acquisition of the Site pursuant to the Site Lease and the installation and construction of the Project in accordance with the Loan Agreement.

Section 9. The City has subordinated the rights of the City to receive any payments from the Agency pursuant to the Site Lease and the Loan Agreement to the use of any tax increment revenues of the Agency required to pay debt service amounts on the Bonds and any future tax-exempt obligations authorized and issued by the Agency. The Agency hereby acknowledges and accepts such subordination.

Section 10. The Agency declares its intention that, at its sole discretion and with the consent of the City Council, it may prepay any or all amounts owed to the City pursuant to the Site Lease and Loan Agreement by participating in a certificate of participation or other tax-exempt or taxable financing with the City in connection with the Site and the Project.

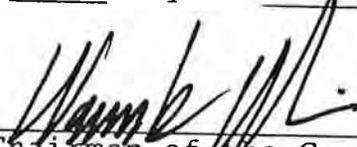
Section 11. The Agency Secretary is hereby authorized and directed to cause this Resolution to be transmitted to the City Council for consideration in connection with appropriate action by that body.

EXHIBIT "A"

(Legal Description of Site)

adoption. Section 12. This Resolution shall take effect upon

ADOPTED AND APPROVED this 28th day of June, 1988.

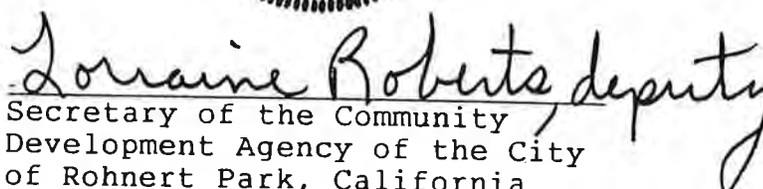


Chairman of the Community
Development Agency of the City
of Rohnert Park, California



(SEAL)

ATTEST:



Secretary of the Community
Development Agency of the City
of Rohnert Park, California

STATE OF CALIFORNIA)
COUNTY OF SONOMA) ss.
CITY OF ROHNERT PARK)

I, Lorraine Roberts, Deputy Secretary of the Community Development Agency of the City of Rohnert Park do hereby certify that the foregoing resolution was regularly introduced and adopted by the Community Development Agency of the City of Rohnert Park at a regular meeting thereof, held on the 28th day of June, 1988, by the following vote of the Community Development Agency of the City of Rohnert Park:

AYES: (4)	Members	<u>Cochran, Eck, Lepinski and Hopkins</u>

NOES: (0)	Members	_____
ABSENT: (1)	Members	<u>Hollingsworth</u>
ABSTAIN:	Members	_____

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Community Development Agency of the City of Rohnert Park this 28th day of June, 1988.

By: Lorraine Roberts deputy
Secretary of the Community
Development Agency of the City
of Rohnert Park



RESOLUTION NO. 88-131

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK, CALIFORNIA, DECLARING ITS INTENT TO LEASE THE INTEREST OF THE CITY OF ROHNERT PARK, CALIFORNIA, IN CERTAIN PROPERTY PURSUANT TO GOVERNMENT CODE SECTION 37351 AND APPROVING THE FINAL FORM OF A CERTAIN SITE LEASE AND LOAN AGREEMENT, AUTHORIZING EXECUTION THEREOF, AND MAKING CERTAIN FINDINGS IN CONNECTION WITH A CERTAIN COMMITMENT BY THE AGENCY FOR THE USE OF TAX INCREMENT REVENUES TO PAY FOR THE INSTALLATION AND CONSTRUCTION OF A PUBLICLY OWNED BUILDING PURSUANT TO HEALTH AND SAFETY CODE SECTION 33679

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"), is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with the lease to the Agency of an approximately three (3) acre parcel of property owned by the City located on the southwest corner of Rohnert Park Expressway and Snyder Lane (the "Site") and improvements thereon located within the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project as further described in Exhibit "A" attached hereto; and

WHEREAS, Section 37351 of the Government Code provides that the City Council of the City of Rohnert Park, California (the "City Council"), may dispose of any personal property and real estate as is necessary for municipal purposes; and

WHEREAS, pursuant to Section 33610, et seq., of the Act, the City Council may, by appropriate resolution, provide for the funding of the Community Development Agency of the City of Rohnert Park Administrative Fund and the Community Development Agency of the City of Rohnert Park Redevelopment Revolving Fund; and

WHEREAS, Section 33391 of the Act provides that a redevelopment agency may acquire any real or personal property within a redevelopment project area or for the purposes of redevelopment and Section 33430 of the Act provides that a redevelopment agency may dispose by lease of any real or personal property within a redevelopment project area or for the purposes of redevelopment; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another project area in the case of a project area in which essentially all the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, Health and Safety Code Section 33679 requires that a public hearing be held by the City Council prior to the commitment by the Agency to use tax increment revenues for the purpose of paying all or a part of the costs of installation and construction of certain improvements; and

WHEREAS, the City Council has initiated certain actions in connection with the loan of moneys from the general fund of the City to the revolving fund of the Agency for the construction of a cultural arts facility on the Site to be owned, held or controlled by the City for its municipal purposes (the "Project"); and

WHEREAS, the Agency has deemed it desirable to proceed with the acquisition of the Site pursuant to the Site Lease, by and between the City and the Agency (the "Site Lease") and the loan of \$4,500,000 from the City to the Agency pursuant to a Loan Agreement by and between the City and the Agency (the "Loan Agreement"); and

WHEREAS, the lease of the City's interest in the Site to the Agency for the purpose of the construction and development of the Project shall be a lease of the City's interest in the Site to the Agency for the purposes of Government Code Section 37351; and

WHEREAS, it is deemed desirable that the City Council approve the Site Lease pursuant to Government Code Section 37351 and initiate the process for the construction and development of the Project by the Agency; and

t)

WHEREAS, the Agency staff has prepared a certain summary in accordance with Section 33679 of the Act regarding the installation and construction of the Project and a copy of said summary is on file with the City Clerk; and

WHEREAS, the Agency has requested the City Council to conduct a public hearing concerning the commitment of the Agency to use all or a portion of certain tax increment revenues which may hereafter be allocated and paid to the Agency for the purpose of paying all or a part of the installation and construction of the Project as more fully described in said Site Lease and Loan Agreement; and

WHEREAS, the construction and installation of the Project and the lease of the Site to the Agency shall confer a substantial benefit both within and without the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project (the "Project Area") and shall significantly assist the Agency in preventing the spread of blight into portions of the City located outside of the Project Area; and

WHEREAS, the City has proposed to lease the Site to the Agency for lease payments which are fair and reasonable based upon a determination of the fair market value of the Site; and

WHEREAS, the Agency proposes to approve the form of the proposed Site Lease and the proposed Loan Agreement; and

WHEREAS, the City Clerk has caused notice of said public hearing to be duly published in accordance with applicable law; and

WHEREAS, it is the intent and desire of the City that the Agency's obligation to the City under any agreements, loans, resolutions or minute orders (motions) of the Agency, including the Site Lease and the Loan Agreement, be subordinate to the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds") and any future tax-exempt obligations authorized and issued by the Agency; and

WHEREAS, it is appropriate at this time for the City to make certain findings and take certain action with respect to the installation and construction of the Project and the lease of the Site.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE CITY COUNCIL OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The City Council hereby approves the Site Lease and the lease of the City's interest in the Site to the Agency, pursuant to Government Code Section 37351.

Section 2. The City Council has duly conducted a full and fair public hearing in accordance with the provisions of Section 33679 of the Act in connection with the proposed Site Lease, Loan Agreement, the Site and the Project.

Section 3. The City Council hereby accepts and approves that certain summary, dated as of June 14, 1988, as prepared by the City Staff and the Staff of the Agency and on file with the City Clerk in accordance with Section 33679 of the Act regarding the Project and the Site.

Section 4. The City Council hereby finds and determines that the Project is located within the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project. The City Council further finds and determines that no other reasonable means of financing the construction of the Project are presently available to the City except as may be provided pursuant to the Site Lease and Loan Agreement.

Section 5. The City Council hereby authorizes the form of and approves the execution of the Site Lease by and between the Agency and the City for the acquisition of the Site by the Agency substantially in the form as on file with the City Clerk.

Section 6. The City Council hereby authorizes the form of and approves the execution of the Loan Agreement by and between the Agency and the City for the financing of the Project substantially in the form as on file with the City Clerk.

Section 7. The City Council further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Mayor, the City Clerk, or such other appropriate City officials, subject to such changes, additions or deletions as may be approved by the City Manager. The execution thereof by the Mayor, City Clerk, the City Manager or such other appropriate City official shall be deemed to be conclusive as to the approval thereof by and on behalf of the City.

Section 8. Pursuant to Section 33445 of the Act, the City Council hereby consents and agrees to the payment by the Agency of all or part of the value of costs of the acquisition of the Site pursuant to the Site Lease and the installation and construction of the Project in accordance with the Loan Agreement.

Section 9. The City hereby subordinates the rights of the City to receive any payments from the Agency pursuant to the Site Lease and the Loan Agreement to the use of any tax increment revenues of the Agency required to pay debt service amounts on the Bonds and any future tax-exempt obligations authorized and issued by the Agency.

Section 10. The City Council declares its intention that, at its sole discretion and with the consent of the Agency, it may accept the prepayment of any or all amounts owed to the City pursuant to the Site Lease and Loan Agreement by participating in a certificate of participation or other tax-exempt or taxable financing with the Agency in connection with the Site and the Project.

Section 11. The City Clerk is hereby authorized and directed to cause this Resolution to be transmitted to the Agency for consideration in connection with appropriate action by that body.

Section 12. This Resolution shall take effect upon adoption.

ADOPTED AND APPROVED this 28th day of June, 1988.



[Handwritten Signature]
Mayor of the City of Rohnert Park, California

(SEAL)

ATTEST:

[Handwritten Signature], Deputy
City Clerk of the City of Rohnert Park, California

CDA

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01/16/90 9:35

RESOLUTION NO. 90-01

RESOLUTION OF THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK APPROVING THE FINAL FORM OF A CERTAIN AMENDED AND RESTATED LOAN AGREEMENT, AUTHORIZING EXECUTION THEREOF, AND MAKING CERTAIN FINDINGS IN CONNECTION WITH A CERTAIN COMMITMENT BY THE AGENCY FOR THE USE OF TAX INCREMENT REVENUES TO PAY FOR THE INSTALLATION AND CONSTRUCTION OF A PUBLICLY OWNED BUILDING PURSUANT TO HEALTH AND SAFETY CODE SECTION 33679

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"), is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with the lease to the Agency of an approximately three (3) acre parcel of property owned by the City located on the southwest corner of Rohnert Park Expressway and Snyder Lane (the "Site") and improvements thereon located within the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project; and

WHEREAS, pursuant to Section 33610, et seq., of the Act, the City Council of the City of Rohnert Park, California (the "City Council") may, by appropriate resolution, provide for the funding of the Community Development Agency of the City of Rohnert Park Administrative Fund and the Community Development Agency of the City of Rohnert Park Redevelopment Revolving Fund; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another

project area in the case of a project area in which essentially all the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, Health and Safety Code Section 33679 requires that a public hearing be held by the City Council prior to the commitment by the Agency to use tax increment revenues for the purpose of paying all or a part of the costs of installation and construction of certain improvements; and

WHEREAS, the City Council has initiated certain actions in connection with the loan of moneys from the general fund of the City to the revolving fund of the Agency for the construction of a cultural arts facility on the Site to be owned, held or controlled by the City for its municipal purposes (the "Project"); and

WHEREAS, the Agency has, by adoption of its Resolution No. 88-08 on June 28, 1988 deemed it desirable to proceed with the acquisition of the Site pursuant to the Site Lease by and between the City and the Agency (the "Site Lease") and the loan of \$4,500,000 from the City to the Agency pursuant to a loan agreement by and between the City and the Agency (the "Prior Performing Arts Center Loan Agreement"); and

WHEREAS, the Agency has deemed it desirable to proceed with the loan of an additional \$450,000 from the City to the Agency pursuant to an Amended and Restated Loan Agreement (the "Amended and Restated Performing Arts Center Loan Agreement"); and

WHEREAS, the Agency staff has prepared a certain summary in accordance with Section 33679 of the Act regarding the installation and construction of the Project and a copy of said summary is on file with the City Clerk; and

WHEREAS, the Agency has requested the City Council to conduct a public hearing concerning the commitment of the Agency to use all or a portion of certain tax increment revenues which may hereafter be allocated and paid to the Agency for the purpose of paying all or a part of the installation and construction of the Project as more fully described in said Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the construction and installation of the Project shall confer a substantial benefit both within and without the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project (the "Project Area") and shall significantly assist the Agency in preventing the spread of blight into portions of the City located outside of the Project Area; and

WHEREAS, the Agency proposes to approve the form of the proposed Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the City Clerk has caused notice of said public hearing to be duly published in accordance with applicable law; and

WHEREAS, it is the intent and desire of the Agency that the Agency's obligation to the City under any agreements, loans, resolutions or minute orders (motions) of the Agency, including the Amended and Restated Performing Arts Center Loan Agreement, be subordinate to the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds") and any future tax-exempt or taxable obligations authorized and issued by the Agency; and

WHEREAS, it is appropriate at this time for the Agency to make certain findings and take certain action with respect to the installation and construction of the Project.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The City Council has duly conducted a full and fair public hearing in accordance with the provisions of Section 33679 of the Act in connection with the proposed Amended and Restated Performing Arts Center Loan Agreement.

Section 2. The Agency hereby accepts and approves that certain summary, dated as of January 10, 1990, as prepared by the City Staff and the Staff of the Agency and on file with the City Clerk in accordance with Section 33679 of the Act regarding the Project and the Site.

Section 3. The Agency hereby finds and determines that the Project is located within the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project. The City Council has further found and determined that no other reasonable means of financing the construction of the Project are presently available to the City except as may be provided pursuant to the Amended and Restated Performing Arts Center Loan Agreement.

Section 4. The Agency hereby authorizes the form of and approves the execution of the Amended and Restated Performing Arts Center Loan Agreement by and between the Agency and the City for the financing of the Project substantially in the form as on file with the Agency Secretary.

Section 5. The Agency further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Chairman, the Agency Secretary, or such other appropriate Agency officials, subject to such changes, additions or deletions as may be approved by the Executive Director and recommended by Hawkins, Delafield & Wood, as Special Counsel to the Agency. The execution thereof by the Chairman, Agency Secretary, the Executive Director or such other appropriate Agency official shall be deemed to be conclusive as to the approval thereof by and on behalf of the Agency.

Section 6. Pursuant to Section 33445 of the Act, the Agency hereby consents and agrees to the payment by the Agency of all or part of the value of costs of the installation and construction of the Project in accordance with the Amended and Restated Performing Arts Center Loan Agreement.

Section 7. The City has subordinated the rights of the City to receive any payments from the Agency pursuant to the Site Lease and the Amended and Restated Performing Arts Center Loan Agreement to the use of any tax increment revenues of the Agency required to pay debt service amounts on the Bonds and any future tax-exempt or taxable obligations authorized and issued by the Agency. The Agency hereby acknowledges and accepts such subordination.

Section 8. The Agency declares its intention that, at its sole discretion and with the consent of the City Council, it may prepay any or all amounts owed to the City pursuant to the Site Lease and Amended and Restated Performing Arts Center Loan Agreement by participating in a certificate of participation or other tax-exempt or taxable financing with the City in connection with the Site and the Project.

Section 9. The Agency Secretary is hereby authorized and directed to cause this Resolution to be transmitted to the City Council for consideration in connection with appropriate action by that body.

Section 10. This Resolution shall take effect upon adoption.

ADOPTED AND APPROVED this 23rd day of January, 1990.

G. F. A.

Chairman of the Community
Development Agency of the City
of Rohnert Park, California

(SEAL)

ATTEST:



Judy Hauff
Deputy Secretary of the Community
Development Agency of the City
of Rohnert Park, California

STATE OF CALIFORNIA)
COUNTY OF SONOMA) ss.
CITY OF ROHNERT PARK)

I, Judy Hauff, Deputy Secretary of the Community Development Agency of the City of Rohnert Park do hereby certify that the foregoing resolution was regularly introduced and adopted by the Community Development Agency of the City of Rohnert Park at a regular meeting thereof, held on the 23rd day of January, 1990, by the following vote of the Community Development Agency of the City of Rohnert Park:

AYES:	(5)	Members	<u>Cochran, Eck, Hopkins, Spiro, Hollingsworth</u>
NOES:	(0)	Members	_____
ABSENT:	(0)	Members	_____
ABSTAIN:	(0)	Members	_____

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Community Development Agency of the City of Rohnert Park this 24th day of January, 1990.

AUTHORIZED BY RESOL.NO.90-01

By:

Judy H.
Deputy Secretary of the Community
Development Agency of the City
of Rohnert Park



(SEAL)

RESOLUTION NO. 90-25

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK, CALIFORNIA, APPROVING THE FINAL FORM OF A CERTAIN AMENDED AND RESTATED LOAN AGREEMENT, AUTHORIZING EXECUTION THEREOF, AND MAKING CERTAIN FINDINGS IN CONNECTION WITH A CERTAIN COMMITMENT BY THE AGENCY FOR THE USE OF TAX INCREMENT REVENUES TO PAY FOR THE INSTALLATION AND CONSTRUCTION OF A PUBLICLY OWNED BUILDING PURSUANT TO HEALTH AND SAFETY CODE SECTION 33679

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"), is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with the lease to the Agency of an approximately three (3) acre parcel of property owned by the City located on the southwest corner of Rohnert Park Expressway and Snyder Lane (the "Site") and improvements thereon located within the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project; and

WHEREAS, pursuant to Section 33610, et seq., of the Act, the City Council may, by appropriate resolution, provide for the funding of the Community Development Agency of the City of Rohnert Park Administrative Fund and the Community Development Agency of the City of Rohnert Park Redevelopment Revolving Fund; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another project area in the case of a project area in which essentially all

the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, Health and Safety Code Section 33679 requires that a public hearing be held by the City Council prior to the commitment by the Agency to use tax increment revenues for the purpose of paying all or a part of the costs of installation and construction of certain improvements; and

WHEREAS, the City Council has initiated certain actions in connection with the loan of moneys from the general fund of the City to the revolving fund of the Agency for the construction of a cultural arts facility on the Site to be owned, held or controlled by the City for its municipal purposes (the "Project"); and

WHEREAS, the City Council, by adoption of its Resolution No. 88-131 on June 28, 1988, has deemed it desirable to proceed with the acquisition of the Site pursuant to the Site Lease, by and between the City and the Agency (the "Site Lease") and the loan of \$4,500,000 from the City to the Agency pursuant to a loan agreement by and between the City and the Agency (the "Prior Performing Arts Center Loan Agreement"); and

WHEREAS, the City Council has deemed it desirable to proceed with the loan of an additional \$450,000 from the City to the Agency pursuant to an Amended and Restated Loan Agreement (the "Amended and Restated Performing Arts Center Loan Agreement"); and

WHEREAS, the Agency staff has prepared a certain summary in accordance with Section 33679 of the Act regarding the installation and construction of the Project and a copy of said summary is on file with the City Clerk; and

WHEREAS, the Agency has requested the City Council to conduct a public hearing concerning the commitment of the Agency to use all or a portion of certain tax increment revenues which may hereafter be allocated and paid to the Agency for the purpose of paying all or a part of the installation and construction of the Project as more fully described in said Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the construction and installation of the Project shall confer a substantial benefit both within and without the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project (the "Project Area") and shall significantly assist the Agency in preventing the spread of blight into portions of the City located outside of the Project Area; and

WHEREAS, the City Council proposes to approve the form of the proposed Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the City Clerk has caused notice of said public hearing to be duly published in accordance with applicable law; and

WHEREAS, it is the intent and desire of the City that the Agency's obligation to the City under any agreements, loans, resolutions or minute orders (motions) of the Agency, including the Amended and Restated Performing Arts Center Loan Agreement, be subordinate to the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds") and any future tax-exempt or taxable obligations authorized and issued by the Agency; and

WHEREAS, it is appropriate at this time for the City to make certain findings and take certain action with respect to the installation and construction of the Project.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE CITY COUNCIL OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The City Council has duly conducted a full and fair public hearing in accordance with the provisions of Section 33679 of the Act in connection with the proposed Amended and Restated Performing Arts Center Loan Agreement.

Section 2. The City Council hereby accepts and approves that certain summary, dated as of January 10, 1990, as prepared by the City Staff and the Staff of the Agency and on file with the City Clerk in accordance with Section 33679 of the Act regarding the Project and the Site.

Section 3. The City Council hereby finds and determines that the Project is located within the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project. The City Council further finds and determines that no other reasonable means of financing the construction of the Project are presently available to the City except as may be provided pursuant to the Amended and Restated Performing Arts Center Loan Agreement.

Section 4. The City Council hereby authorizes the form of and approves the execution of the Amended and Restated Performing Arts Center Loan Agreement by and between the Agency and the City for the financing of the Project substantially in the form as on file with the City Clerk.

Section 5. The City Council further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Mayor, the City Clerk, or such other appropriate City officials, subject to such changes, additions or deletions as may be approved by the City Manager. The execution thereof by the Mayor, City Clerk, the City Manager or such other appropriate City official shall be deemed to be conclusive as to the approval thereof by and on behalf of the City.

Section 6. Pursuant to Section 33445 of the Act, the City Council hereby consents and agrees to the payment by the Agency of all or part of the value of costs of the installation and construction of the Project in accordance with the Amended and Restated Performing Arts Center Loan Agreement.

Section 7. The City hereby subordinates the rights of the City to receive any payments from the Agency pursuant to the Site Lease and the Amended and Restated Performing Arts Center Loan Agreement to the use of any tax increment revenues of the Agency required to pay debt service amounts on the Bonds and any future tax-exempt or taxable obligations authorized and issued by the Agency.

Section 8. The City Council declares its intention that, at its sole discretion and with the consent of the Agency, it may accept the prepayment of any or all amounts owed to the City pursuant to the Amended and Restated Performing Arts Center Loan Agreement by participating in a certificate of participation or other tax-exempt or taxable financing with the Agency in connection with the Site and the Project.

Section 9. The City Clerk is hereby authorized and directed to cause this Resolution to be transmitted to the Agency for consideration in connection with appropriate action by that body.

Section 10. This Resolution shall take effect upon adoption.

ADOPTED AND APPROVED this 23rd day of January, 1990.

9.7.H

Mayor of the City of Rohnert Park, California

(SEAL)

ATTEST:



Judy N...
Deputy City Clerk of the City of Rohnert Park, California

COCHRAN	<u>AYE</u>	ECK	<u>AYE</u>	HOPKINS	<u>AYE</u>	SMRO	<u>AYE</u>	HOLLINGSWORTH	<u>AYE</u>
AYES	<u>(5)</u>	NOES	<u>(0)</u>	ABSENT	<u>(0)</u>	ABSTAIN	<u>(0)</u>		

CDA

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RESOLUTION NO. 90-03

RESOLUTION OF THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK APPROVING THE FINAL FORM OF A CERTAIN AMENDED AND RESTATED LOAN AGREEMENT NO. 2, AUTHORIZING EXECUTION THEREOF, AND MAKING CERTAIN FINDINGS IN CONNECTION WITH A CERTAIN COMMITMENT BY THE AGENCY FOR THE USE OF TAX INCREMENT REVENUES TO PAY FOR THE INSTALLATION AND CONSTRUCTION OF A PUBLICLY OWNED BUILDING PURSUANT TO HEALTH AND SAFETY CODE SECTION 33679

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"), is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with the lease to the Agency of an approximately three (3) acre parcel of property owned by the City located on the southwest corner of Rohnert Park Expressway and Snyder Lane (the "Site") and improvements thereon located within the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project; and

WHEREAS, pursuant to Section 33610, et seq., of the Act, the City Council of the City of Rohnert Park, California (the "City Council") may, by appropriate resolution, provide for the funding of the Community Development Agency of the City of Rohnert Park Administrative Fund and the Community Development Agency of the City of Rohnert Park Redevelopment Revolving Fund; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another

project area in the case of a project area in which essentially all the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, Health and Safety Code Section 33679 requires that a public hearing be held by the City Council prior to the commitment by the Agency to use tax increment revenues for the purpose of paying all or a part of the costs of installation and construction of certain improvements; and

WHEREAS, the City Council has initiated certain actions in connection with the loan of moneys from the general fund of the City to the revolving fund of the Agency for the construction of a cultural arts facility on the Site to be owned, held or controlled by the City for its municipal purposes (the "Project"); and

WHEREAS, the Agency has, by adoption of its Resolution No. 88-08 on June 28, 1988 and an appropriate Resolution on January 23, 1990 deemed it desirable to proceed with the acquisition of the Site pursuant to the Site Lease by and between the City and the Agency (the "Site Lease") and the loan of an aggregate principal amount of \$4,950,000 from the City to the Agency pursuant to a loan agreement by and between the City and the Agency (the "Prior Performing Arts Center Loan Agreement"); and

WHEREAS, the Agency has deemed it desirable to proceed with the loan of an additional \$510,000 from the City to the Agency pursuant to an Amended and Restated Loan Agreement No. 2 (the "Amended and Restated Performing Arts Center Loan Agreement"); and

WHEREAS, the Agency staff has prepared a certain summary in accordance with Section 33679 of the Act regarding the installation and construction of the Project and a copy of said summary is on file with the City Clerk; and

WHEREAS, the Agency has requested the City Council to conduct a public hearing concerning the commitment of the Agency to use all or a portion of certain tax increment revenues which may hereafter be allocated and paid to the Agency for the purpose of paying all or a part of the installation and construction of the Project as more fully described in said Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the construction and installation of the Project shall confer a substantial benefit both within and without the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project (the "Project Area") and shall significantly assist the Agency in preventing the spread of blight into portions of the City located outside of the Project Area; and

WHEREAS, the Agency proposes to approve the form of the proposed Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the City Clerk has caused notice of said public hearing to be duly published in accordance with applicable law; and

WHEREAS, it is the intent and desire of the Agency that the Agency's obligation to the City under any agreements, loans, resolutions or minute orders (motions) of the Agency, including the Amended and Restated Performing Arts Center Loan Agreement, be subordinate to the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds") and any future tax-exempt or taxable obligations authorized and issued by the Agency; and

WHEREAS, it is appropriate at this time for the Agency to make certain findings and take certain action with respect to the installation and construction of the Project.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE COMMUNITY DEVELOPMENT AGENCY OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The City Council has duly conducted a full and fair public hearing in accordance with the provisions of Section 33679 of the Act in connection with the proposed Amended and Restated Performing Arts Center Loan Agreement.

Section 2. The Agency hereby accepts and approves that certain summary, dated as of February 7, 1990, as prepared by the City Staff and the Staff of the Agency and on file with the City Clerk in accordance with Section 33679 of the Act regarding the Project and the Site.

Section 3. The Agency hereby finds and determines that the Project is located within the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project. The City Council has further found and determined that no other reasonable means of financing the construction of the Project are presently available to the City except as may be provided pursuant to the Amended and Restated Performing Arts Center Loan Agreement.

Section 4. The Agency hereby authorizes the form of and approves the execution of the Amended and Restated Performing Arts Center Loan Agreement by and between the Agency and the City for the financing of the Project substantially in the form as on file with the Agency Secretary.

Section 5. The Agency further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Chairman, the Agency Secretary, or such other appropriate Agency officials, subject to such changes, additions or deletions as may be approved by the Executive Director and recommended by Hawkins, Delafield & Wood, as Special Counsel to the Agency. The execution thereof by the Chairman, Agency Secretary, the Executive Director or such other appropriate Agency official shall be deemed to be conclusive as to the approval thereof by and on behalf of the Agency.

Section 6. Pursuant to Section 33445 of the Act, the Agency hereby consents and agrees to the payment by the Agency of all or part of the value of costs of the installation and construction of the Project in accordance with the Amended and Restated Performing Arts Center Loan Agreement.

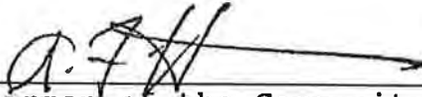
Section 7. The City has subordinated the rights of the City to receive any payments from the Agency pursuant to the Site Lease and the Amended and Restated Performing Arts Center Loan Agreement to the use of any tax increment revenues of the Agency required to pay debt service amounts on the Bonds and any future tax-exempt or taxable obligations authorized and issued by the Agency. The Agency hereby acknowledges and accepts such subordination.

Section 8. The Agency declares its intention that, at its sole discretion and with the consent of the City Council, it may prepay any or all amounts owed to the City pursuant to the Site Lease and Amended and Restated Performing Arts Center Loan Agreement by participating in a certificate of participation or other tax-exempt or taxable financing with the City in connection with the Site and the Project.

Section 9. The Agency Secretary is hereby authorized and directed to cause this Resolution to be transmitted to the City Council for consideration in connection with appropriate action by that body.

Section 10. This Resolution shall take effect upon adoption.

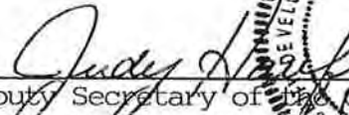
ADOPTED AND APPROVED this 27th day of February, 1990.



Chairman of the Community
Development Agency of the City
of Rohnert Park, California

(SEAL)

ATTEST:

Deputy Secretary of the Community
Development Agency of the City
of Rohnert Park, California

STATE OF CALIFORNIA)
COUNTY OF SONOMA) ss.
CITY OF ROHNERT PARK)

I, Judy Hauff, Deputy Secretary of the Community Development Agency of the City of Rohnert Park do hereby certify that the foregoing resolution was regularly introduced and adopted by the Community Development Agency of the City of Rohnert Park at a regular meeting thereof, held on the 27th day of February, 1990, by the following vote of the Community Development Agency of the City of Rohnert Park:

AYES: (5)	Members	<u>Cochran, Eck, Hopkins, Spiro, and</u> <u>Hollingsworth</u>
NOES: (0)	Members	<u>None</u>
ABSENT: (0)	Members	<u>None</u>
ABSTAIN: (0)	Members	<u>None</u>

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Community Development Agency of the City of Rohnert Park this 27th day of February, 1990.

By:

Judy Frank
Deputy Secretary of the Community
Development Agency of the City
of Rohnert Park



(SEAL)

RESOLUTION NO. 90-49

RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK, CALIFORNIA, APPROVING THE FINAL FORM OF A CERTAIN AMENDED AND RESTATED LOAN AGREEMENT NO. 2, AUTHORIZING EXECUTION THEREOF, AND MAKING CERTAIN FINDINGS IN CONNECTION WITH A CERTAIN COMMITMENT BY THE AGENCY FOR THE USE OF TAX INCREMENT REVENUES TO PAY FOR THE INSTALLATION AND CONSTRUCTION OF A PUBLICLY OWNED BUILDING PURSUANT TO HEALTH AND SAFETY CODE SECTION 33679

WHEREAS, the Community Development Agency of the City of Rohnert Park (the "Agency"), is a redevelopment agency, a public body, corporate and politic of the State of California, organized and existing pursuant to the Community Redevelopment Law (Part 1 of Division 24 (commencing with Section 33000) of the Health and Safety Code of the State of California) (the "Act"); and

WHEREAS, the City of Rohnert Park, California (the "City"), a municipal corporation and a general law city, duly created and existing pursuant to the Constitution and the laws of the State of California (the "City"), has previously undertaken actions preparatory to the incurring of certain obligations in connection with the lease to the Agency of an approximately three (3) acre parcel of property owned by the City located on the southwest corner of Rohnert Park Expressway and Snyder Lane (the "Site") and improvements thereon located within the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project; and

WHEREAS, pursuant to Section 33610, et seq., of the Act, the City Council may, by appropriate resolution, provide for the funding of the Community Development Agency of the City of Rohnert Park Administrative Fund and the Community Development Agency of the City of Rohnert Park Redevelopment Revolving Fund; and

WHEREAS, pursuant to Section 33445 of the Act, the Agency may, with the consent of the City Council, pay all or a part of the costs of the installation and construction of any building, facility, structure or other improvement which is publicly owned either within or without the boundaries of a redevelopment project area if the City Council determines: (1) that such buildings, facilities, structures or other improvements are of a benefit to the Project Area or the immediate neighborhood in which the project is located, regardless of whether such improvement is within another project area in the case of a project area in which essentially all

the land is publicly owned that such improvement is of benefit to an adjacent project area of the Agency, and (2) that no other reasonable means of financing such buildings, facilities, structures or other improvements, are available to the community, and such determination by the Agency and the City Council shall be final and conclusive; and

WHEREAS, Health and Safety Code Section 33679 requires that a public hearing be held by the City Council prior to the commitment by the Agency to use tax increment revenues for the purpose of paying all or a part of the costs of installation and construction of certain improvements; and

WHEREAS, the City Council has initiated certain actions in connection with the loan of moneys from the general fund of the City to the revolving fund of the Agency for the construction of a cultural arts facility on the Site to be owned, held or controlled by the City for its municipal purposes (the "Project"); and

WHEREAS, the City Council, by adoption of its Resolution No. 88-131 on June 28, 1988, and an appropriate Resolution on January 23, 1990, has deemed it desirable to proceed with the acquisition of the Site pursuant to the Site Lease, by and between the City and the Agency (the "Site Lease") and the loan of an aggregate principal amount of \$4,950,000 from the City to the Agency pursuant to a loan agreement by and between the City and the Agency (the "Prior Performing Arts Center Loan Agreement"); and

WHEREAS, the City Council has deemed it desirable to proceed with the loan of an additional \$510,000 from the City to the Agency pursuant to an Amended and Restated Loan Agreement No. 2 (the "Amended and Restated Performing Arts Center Loan Agreement"); and

WHEREAS, the Agency staff has prepared a certain summary in accordance with Section 33679 of the Act regarding the installation and construction of the Project and a copy of said summary is on file with the City Clerk; and

WHEREAS, the Agency has requested the City Council to conduct a public hearing concerning the commitment of the Agency to use all or a portion of certain tax increment revenues which may hereafter be allocated and paid to the Agency for the purpose of paying all or a part of the installation and construction of the Project as more fully described in said Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the construction and installation of the Project shall confer a substantial benefit both within and without the redevelopment project area of the Agency known as the Rohnert Park Redevelopment Project (the "Project Area") and shall significantly assist the Agency in preventing the spread of blight into portions of the City located outside of the Project Area; and

WHEREAS, the City Council proposes to approve the form of the proposed Amended and Restated Performing Arts Center Loan Agreement; and

WHEREAS, the City Clerk has caused notice of said public hearing to be duly published in accordance with applicable law; and

WHEREAS, it is the intent and desire of the City that the Agency's obligation to the City under any agreements, loans, resolutions or minute orders (motions) of the Agency, including the Amended and Restated Performing Arts Center Loan Agreement, be subordinate to the \$12,000,000 Community Development Agency of the City of Rohnert Park, California, Rohnert Park Redevelopment Project, Tax Allocation Bonds, Issue of 1988 (the "Bonds") and any future tax-exempt or taxable obligations authorized and issued by the Agency; and

WHEREAS, it is appropriate at this time for the City to make certain findings and take certain action with respect to the installation and construction of the Project.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE CITY COUNCIL OF THE CITY OF ROHNERT PARK AS FOLLOWS:

Section 1. The City Council has duly conducted a full and fair public hearing in accordance with the provisions of Section 33679 of the Act in connection with the proposed Amended and Restated Performing Arts Center Loan Agreement.

Section 2. The City Council hereby accepts and approves that certain summary, dated as of February 7, 1990, as prepared by the City Staff and the Staff of the Agency and on file with the City Clerk in accordance with Section 33679 of the Act regarding the Project and the Site.

Section 3. The City Council hereby finds and determines that the Project is located within the Project Area and benefits the Project Area and benefits other neighborhoods and areas in the City by virtue of the improved community services which shall be provided as a result of said Project. The City Council further finds and determines that no other reasonable means of financing the construction of the Project are presently available to the City except as may be provided pursuant to the Amended and Restated Performing Arts Center Loan Agreement.

Section 4. The City Council hereby authorizes the form of and approves the execution of the Amended and Restated Performing Arts Center Loan Agreement by and between the Agency and the City for the financing of the Project substantially in the form as on file with the City Clerk.

Section 5. The City Council further authorizes the execution of the final form of such documents when the same shall be presented for execution by the Mayor, the City Clerk, or such other appropriate City officials, subject to such changes, additions or deletions as may be approved by the City Manager. The execution thereof by the Mayor, City Clerk, the City Manager or such other appropriate City official shall be deemed to be conclusive as to the approval thereof by and on behalf of the City.

Section 6. Pursuant to Section 33445 of the Act, the City Council hereby consents and agrees to the payment by the Agency of all or part of the value of costs of the installation and construction of the Project in accordance with the Amended and Restated Performing Arts Center Loan Agreement.

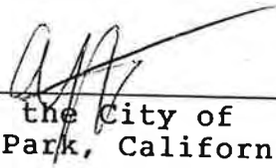
Section 7. The City hereby subordinates the rights of the City to receive any payments from the Agency pursuant to the Site Lease and the Amended and Restated Performing Arts Center Loan Agreement to the use of any tax increment revenues of the Agency required to pay debt service amounts on the Bonds and any future tax-exempt or taxable obligations authorized and issued by the Agency.

Section 8. The City Council declares its intention that, at its sole discretion and with the consent of the Agency, it may accept the prepayment of any or all amounts owed to the City pursuant to the Amended and Restated Performing Arts Center Loan Agreement by participating in a certificate of participation or other tax-exempt or taxable financing with the Agency in connection with the Site and the Project.

Section 9. The City Clerk is hereby authorized and directed to cause this Resolution to be transmitted to the Agency for consideration in connection with appropriate action by that body.

Section 10. This Resolution shall take effect upon adoption.

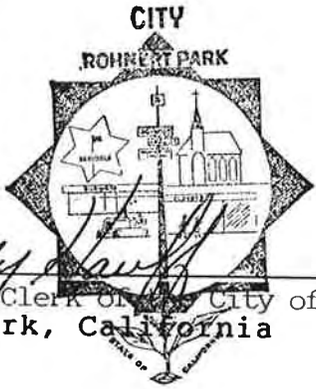
ADOPTED AND APPROVED this 27th day of February, 1990.

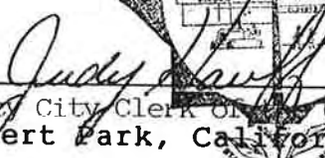


Mayor of the City of
Rohnert Park, California

(SEAL)

ATTEST:





Deputy City Clerk of the City of
Rohnert Park, California

RESOLUTION NO. 99-03

RESOLUTION OF THE COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF ROHNERT PARK APPROVING, AUTHORIZING AND DIRECTING EXECUTION OF AMENDMENT NO. 1 TO THE AMENDED AND RESTATED LOAN AGREEMENT NO. 2

WHEREAS, the City of Rohnert Park (the "City") has made certain loans to the Community Development Agency of the City of Rohnert Park (the "Agency"), as predecessor to the Community Development Commission of the City of Rohnert Park (the "Commission") for the purpose of financing the acquisition and construction of a cultural arts facility for the City, such loans being made pursuant to a Loan Agreement dated June 28, 1988 between the City and the Agency);

WHEREAS, such loans were modified pursuant to the terms of an Amended and Restated Loan Agreement No. 2 dated February 27, 1990 (the "Amended and Restated Agreement") between the City and the Agency, to provide additional loans and to modify the repayment terms of the loans (such loans identified in the Amended and Restated Agreement as the "Prior Loan," "New Loan No. 1," and "New Loan No. 2" and collectively herein, the "Loans");

WHEREAS, the City and the Commission have determined to further modify the terms of the Loans by combining the currently outstanding principal amounts of the Loans into a single loan (the "1999 Loan") and to set forth a repayment schedule in connection with the 1999 Loan over a 25-year period;

WHEREAS, in connection therewith there has been prepared and has been filed with the Secretary an Amendment No. 1 ("Amendment No. 1") amendatory of the Amended and Restated Agreement, and the members of the Commission, with the aid of its staff, have reviewed said document;

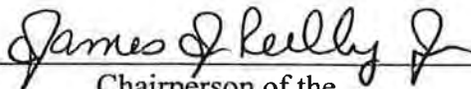
NOW, THEREFORE, it is hereby ORDERED and DETERMINED, as follows:

SECTION 1. That Amendment No. 1 be and is hereby approved, and the Executive Director and the Treasurer or any other officer as either may designate, are hereby separately authorized and directed to execute said document, with such changes, insertions and omissions as may be approved by such official or his designee, and the Secretary is hereby authorized and directed to attest to such official's signature.

SECTION 2. The Executive Director, the Treasurer, the Secretary and other officials of the Commission are hereby authorized and directed to execute such other agreements, documents and certificates as may be necessary to effect the purposes of this resolution.

ADOPTED on the 12th day of January 1999, by the following vote:

AYES: (5) Councilmembers Flores, Mackenzie, Spiro, Vidak-Martinez and Mayor Reilly
 NOES: (0) None
 ABSENT: (0) None



 Chairperson of the
 Community Development Commission
 of the
 City of Rohnert Park



[Seal]

Attest:



 Secretary of the Community Development
 Commission of the City of Rohnert Park

- CERTIFIED -

RESOLUTION NO. 99-18

**RESOLUTION OF THE ROHNERT PARK CITY COUNCIL APPROVING,
AUTHORIZING AND DIRECTING EXECUTION OF AMENDMENT NO. 1 TO THE
AMENDED AND RESTATED LOAN AGREEMENT NO. 2**

RESOLVED, by the City Council of the City of Rohnert Park (the "City"):

WHEREAS, the City has made certain loans to the Community Development Agency of the City of Rohnert Park (the "Agency"), as predecessor to the Community Development Commission of the City of Rohnert Park (the "Commission") for the purpose of financing the acquisition and construction of a cultural arts facility for the City, such loans being made pursuant to a Loan Agreement dated June 28, 1988 between the City and the Agency);

WHEREAS, such loans were modified pursuant to the terms of an Amended and Restated Loan Agreement No. 2 dated February 27, 1990 (the "Amended and Restated Agreement") between the City and the Agency, to provide additional loans and to modify the repayment terms of the loans (such loans identified in the Amended and Restated Agreement as the "Prior Loan," "New Loan No. 1," and "New Loan No. 2" and collectively herein, the "Loans");

WHEREAS, the City and the Commission have determined to further modify the terms of the Loans by combining the currently outstanding principal amounts of the Loans into a single loan (the "1999 Loan") and to set forth a repayment schedule in connection with the 1999 Loan over a 25-year period;

WHEREAS, in connection therewith there has been prepared and has been filed with the City Clerk an Amendment No. 1 ("Amendment No. 1") amendatory of the Amended and Restated Agreement, and the members of the City Council, with the aid of its staff, have reviewed said document;

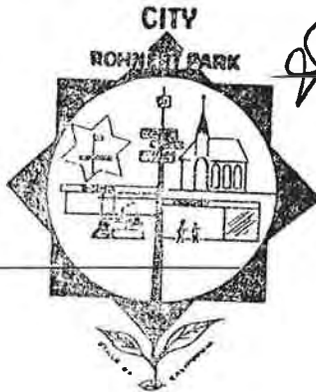
NOW, THEREFORE, it is hereby ORDERED and DETERMINED, as follows:

SECTION 1. That Amendment No. 1 be and is hereby approved; and the City Manager and the Finance Director/City Treasurer or any other officer as either may designate, are hereby separately authorized and directed to execute said document, with such changes, insertions and omissions as may be approved by such official or his designee, and the City Clerk is hereby authorized and directed to attest to such official's signature.

SECTION 2. The City Manager, the Finance Director/City Treasurer, the City Clerk and other officials of the City are hereby authorized and directed to execute such other agreements, documents and certificates as may be necessary to effect the purposes of this resolution.

I certify that the foregoing resolution was duly adopted at a meeting of the City Council of the City of Rohnert Park held on the 12th day of January, 1999, by the following vote:

AYES, and in favor of:	5	Vice Mayor:	Vicki Vidak-Martinez
		Councilmembers	_____
NOES:	0	Councilmembers	<u>Linda Spiro</u>
ABSENT:	0	Councilmembers	<u>Armando Flores</u>
ABSTAIN:	0	Councilmembers	<u>Jake Mackenzie</u>



James Reilly Jr
Mayor

ATTEST:

[Signature]

City Clerk

FLORES	<u>AYE</u>	MACKENZIE	<u>AYE</u>	SPIRO	<u>AYE</u>	VIDAK-MARTINEZ	<u>AYE</u>	REILLY	<u>AYE</u>
AYES:	<u>5</u>	NOES:	<u>0</u>	ABSENT:	<u>0</u>	ABSTAIN:	<u>0</u>		

RESOLUTION NO. 2000-05

RESOLUTION OF THE COMMUNITY DEVELOPMENT COMMISSION OF THE CITY OF ROHNERT PARK APPROVING, AUTHORIZING AND DIRECTING EXECUTION OF AMENDMENT NO. 2 TO AMENDED AND RESTATED LOAN AGREEMENT NO. 2

WHEREAS, the City of Rohnert Park (the "City") has made certain loans to the Community Development Agency of the City of Rohnert Park (the "Agency"), as predecessor to the Community Development Commission of the City of Rohnert Park (the "Commission") for the purpose of financing the acquisition and construction of a cultural arts facility for the City, such loans being made pursuant to a Loan Agreement dated June 28, 1988 between the City and the Agency);

WHEREAS, such loans were modified pursuant to the terms of an Amended and Restated Loan Agreement No. 2 dated February 27, 1990 between the City and the Agency, to provide additional loans and to modify the repayment terms of the loans (such loans identified in the Amended and Restated Agreement as the "Prior Loan," "New Loan No. 1," and "New Loan No. 2" and collectively herein, the "Loans");

WHEREAS, the City and the Commission have further modified the terms of the Loans by the execution and delivery of Amendment No. 1 to Amended and Restated Loan Agreement dated as of January 1, 1999 (the Amended and Restated Loan Agreement No. 2, as amended by Amendment No. 1 to Amended and Restated Loan Agreement, the "Amended and Restated Loan Agreement") which combined the then outstanding principal amounts of the Loans into a single loan (the "1999 Loan") and set forth a repayment schedule in connection with the 1999 Loan over a 25-year period;

WHEREAS, the Commission has determined to prepay a portion of the 1999 Loan, necessitating amendment of the repayment schedule in connection with the 1999 Loan;

WHEREAS, in connection therewith there has been prepared and has been filed with the Secretary an Amendment No. 2 ("Amendment No. 2") amending the Amended and Restated Loan Agreement, and the members of the Commission, with the aid of its staff, have reviewed said document;

NOW, THEREFORE, it is hereby ORDERED and DETERMINED, as follows:

SECTION 1. That Amendment No. 2 be and is hereby approved, and the Executive Director and the Treasurer or any other officer as either may designate, are hereby separately authorized and directed to execute said document, with such changes, insertions and omissions as may be approved by such official or his designee, and the Secretary is hereby authorized and directed to attest to such official's signature.

SECTION 2. The Executive Director, the Treasurer, the Secretary and other officials of the Commission are hereby authorized and directed to execute such other agreements, documents and certificates as may be necessary to effect the purposes of this resolution.

ADOPTED on the 10th day of October 2000, by the following vote:

AYES: (5) Five - Councilmembers Flores, Mackenzie, Reilly, Spiro & Mayor Vidak-Martin

NOES: (0) None

ABSENT: (0) None

ABSTAIN: (0) None



[Seal]

V. Vidak-Martin
Chairperson of the
Community Development Commission
of the
City of Rohnert Park

Attest:

Judy Hauff, Deputy Secretary
Secretary of the Community Development
Commission of the City of Rohnert Park

RESOLUTION NO. 2000-207

**RESOLUTION OF THE ROHNERT PARK CITY COUNCIL APPROVING,
AUTHORIZING AND DIRECTING EXECUTION OF AMENDMENT NO. 2 TO
AMENDED AND RESTATED LOAN AGREEMENT NO. 2**

RESOLVED, by the City Council of the City of Rohnert Park (the "City"):

WHEREAS, the City has made certain loans to the Community Development Agency of the City of Rohnert Park (the "Agency"), as predecessor to the Community Development Commission of the City of Rohnert Park (the "Commission") for the purpose of financing the acquisition and construction of a cultural arts facility for the City, such loans being made pursuant to a Loan Agreement dated June 28, 1988 between the City and the Agency);

WHEREAS, such loans were modified pursuant to the terms of an Amended and Restated Loan Agreement No. 2 dated February 27, 1990 between the City and the Agency, to provide additional loans and to modify the repayment terms of the loans (such loans identified in the Amended and Restated Agreement as the "Prior Loan," "New Loan No. 1," and "New Loan No. 2" and collectively herein, the "Loans");

WHEREAS, the City and the Commission have further modified the terms of the Loans by the execution and delivery of Amendment No. 1 to Amended and Restated Loan Agreement No. 2 dated as of January 1, 1999 (the Amended and Restated Loan Agreement No. 2, as amended by Amendment No. 1, the "Amended and Restated Loan Agreement") which combined the then outstanding principal amounts of the Loans into a single loan (the "1999 Loan") and set forth a repayment schedule in connection with the 1999 Loan over a 25-year period;

WHEREAS, the Commission has determined to prepay a portion of the 1999 Loan, necessitating amendment of the repayment schedule in connection with the 1999 Loan;

WHEREAS, in connection therewith there has been prepared and has been filed with the City Clerk an Amendment No. 2 ("Amendment No. 2") amending the Amended and Restated Loan Agreement, and the members of the City Council, with the aid of its staff, have reviewed said document;

NOW, THEREFORE, it is hereby ORDERED and DETERMINED, as follows:

SECTION 1. That Amendment No. 2 be and is hereby approved, and the City Manager and the Finance Director/City Treasurer or any other officer as either may designate, are hereby separately authorized and directed to execute said document, with such changes, insertions and omissions as may be approved by such official or his designee, and the City Clerk is hereby authorized and directed to attest to such official's signature.

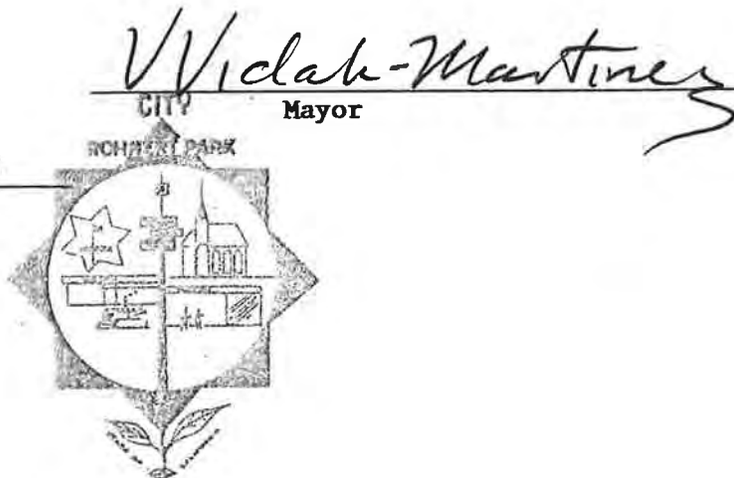
SECTION 2. The City Manager, the Finance Director/City Treasurer, the City Clerk and other officials of the City are hereby authorized and directed to execute such other agreements, documents and certificates as may be necessary to effect the purposes of this resolution.

I certify that the foregoing resolution was duly adopted at a meeting of the City Council of the City of Rohnert Park held on the 10th day of October, 2000, by the following vote:

AYES, and in favor of: (5) Five	Councilmember <u>Armando Flores</u>	<u>AYE</u>
NOES: (0) None	Councilmember <u>Jake Mackenzie</u>	<u>AYE</u>
ABSENT: (0) None	Councilmember <u>James Reilly</u>	<u>AYE</u>
ABSTAIN: (0) None	Councilmember <u>Linda Spiro</u>	<u>AYE</u>
	Mayor <u>Vicki Vidak-Martinez</u>	<u>AYE</u>

ATTEST:

Judy Hauff
City Clerk Deputy



RESOLUTION NO. OSB 2013-05

**A RESOLUTION OF THE OVERSIGHT BOARD FOR THE
SUCCESSOR AGENCY CITY OF ROHNERT PARK APPROVING
REPAYMENT OF AMOUNTS OWED TO THE CITY OF ROHNERT PARK
BY THE FORMER COMMUNITY DEVELOPMENT COMMISSION
OF THE CITY OF ROHNERT PARK**

WHEREAS, the Redevelopment Dissolution Law (AB1x 26, enacted June 28, 2013, as amended by AB 1484, enacted June 26, 2013) provided for creation of the Successor Agency to the Community Development Commission of the City of Rohnert Park ("**Successor Agency**") and required the Successor Agency to expeditiously wind-down the affairs of the former Community Development Commission as directed by the oversight board created pursuant to Section 34179 of the California Health and Safety Code ("**Oversight Board**");

WHEREAS, pursuant to Health and Safety Code Section 34179.7, following the successful completion of certain statutory prerequisites, the Successor Agency received a Finding of Completion from the State of California Department of Finance by letter dated April 26, 2013;

WHEREAS, Health and Safety Code Section 34191.4(b)(1) provides that following issuance of a Finding of Completion, upon application by a successor agency, an oversight board may make a finding that a loan from a city to a redevelopment agency was for legitimate redevelopment purposes, and thereafter such loan shall be deemed an enforceable obligation of the former redevelopment agency;

WHEREAS, Health and Safety Code Section 34191.4(b)(2) provides that if an oversight board find that the loan is an enforceable obligation, the accumulated interest on the remaining principal amount of the loan shall be recalculated from origination at the Local Agency Investment Fund ("**LAIF**") rate, and the loan shall be repaid to the city in accordance with a defined schedule over a reasonable term of years at an interest rate not to exceed the LAIF rate;

WHEREAS, the City of Rohnert Park ("**City**") and the former Community Development Commission entered into that certain Amended and Restated Loan Agreement No. 2 dated February 27, 1990, as amended by Amendment No. 1 to the Amended and Restated Loan Agreement No. 2 dated January 1, 1999, and Amendment No. 2 to the Amended and Restated Loan Agreement No. 2 dated October 10, 2000 ("**Loan Agreement**"); and

WHEREAS, the Loan Agreement provided for the City to loan funds to and advance funds on behalf of the former Community Development Commission for costs and expenses incurred in connection with the financing, acquisition and construction of a cultural arts facility.

NOW, THEREFORE, THE OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY CITY OF ROHNERT PARK DOES RESOLVE AS FOLLOWS:

Section 1. The Oversight Board hereby finds and determines that, pursuant to the Loan Agreement, the City loaned a total of Five Million Four Hundred and Sixty Thousand Dollars (\$5,460,000) (“**Loan**”) to the Community Development Commission, of which Two Million Seven Thousand Dollars (\$2,075,000) in principal and interest was outstanding as of June 30, 2013 (from the audited Community Development Commission financial statements as of June 30, 2011).

Section 2. The Oversight Board hereby finds and determines that the Loan was for legitimate redevelopment purposes and that repayment of the Loan shall be recognized as an enforceable obligation pursuant to Health and Safety Code Section 34191.4(b)(1).

Section 3. The Oversight Board directs that the Outstanding Balance of the Loan shall be repaid to the City pursuant to the following terms and conditions:

A. Term. The term for repayment of the Outstanding Balance and interest thereon (“**Term**”) shall continue until the earlier of: (i) the date on which the Outstanding Balance and interest thereon have been paid in full, as provided in Section 3.B below, or (ii) January 2, 2036.

B. Schedule of Payments. Within ten (10) days following the Successor Agency’s receipt of the first property tax distribution pursuant to Health and Safety Code Section 34185 to include funds for the repayment of the Outstanding Balance, and within ten (10) days following the Successor Agency’s receipt of each subsequent semi-annual distribution for the duration of the Term, the Successor Agency shall make a payment to the City equal to the maximum amount allowed under Health and Safety Code Section 34191.4(b)(2)(A).

C. Interest Rate. Interest on the remaining Outstanding Balance shall continue to accrue at the LAIF rate until expiration of the Term as provided in Section 3.A. above.

D. Recalculated Outstanding Loan Balance. Using historical Local Agency Investment Fund (“**LAIF**”) rates in accordance with Health and Safety Code Section 34191.4(b), the outstanding principal and interest balance (“**Outstanding Balance**”) on the General Fund Loan was recalculated through June 30, 2013 (Exhibit A - General Fund Loan recalculation spreadsheet). The Outstanding Balance is Two Million Seven Hundred Sixty Three Thousand Five Hundred Fourteen and 90/100 Dollars (\$2,763,514.90).

Section 4. The staff of the Successor Agency is hereby authorized and directed to include as an enforceable obligation on future Recognized Obligation Payment Schedules repayment of the Outstanding Balance of the Loan and interest as allowed pursuant to Health and Safety Code Section 34191.4(b)(2) and to carry out the purposes and intent of this Resolution.

DULY AND REGULARLY ADOPTED at a special meeting of the Oversight Board for the Successor Agency City of Rohnert Park this 16th day of September, 2013.

**OVERSIGHT BOARD FOR THE SUCCESSOR
AGENCY CITY OF ROHNERT PARK**

Chair Shirlee Zane

ATTEST:

Clerk of the Board Eydie Tacata

Zane:_____ Mackenzie:_____ Babonis:_____ Calvert:_____ Jenkins:_____ Jolley:_____ Thompson:_____

AYES: () NOES: () ABSENT: () ABSTAIN: ()

EXHIBIT A TO RESO #OSB2013-05

General Fund Loan
6-30-13 Balance
LAIF Historical Interest Rate

Start Date	End Date	Interest Rate	Interest Accrued (Repaid)	Principal Balance	Loan Balance
06/15/00	06/30/00	6.349%	\$ 5,414.04	\$ 2,075,000.00	\$ 2,080,414.04
06/30/00	07/31/00	6.443%	11,354.68	2,075,000.00	2,091,768.73
07/31/00	08/31/00	6.505%	11,463.95	2,075,000.00	2,103,232.68
08/31/00	09/30/00	6.502%	11,089.03	2,075,000.00	2,114,321.70
09/30/00	10/31/00	6.517%	11,485.10	2,075,000.00	2,125,806.80
10/31/00	11/30/00	6.538%	11,150.42	2,075,000.00	2,136,957.23
11/30/00	12/31/00	6.535%	11,516.82	2,075,000.00	2,148,474.04
12/31/00	01/31/01	6.372%	11,229.56	2,075,000.00	2,159,703.60
01/31/01	02/28/01	6.169%	9,819.70	2,075,000.00	2,169,523.30
02/28/01	03/31/01	5.976%	10,531.68	2,075,000.00	2,180,054.98
03/31/01	04/30/01	5.760%	9,823.56	2,075,000.00	2,189,878.54
04/30/01	05/31/01	5.328%	9,389.69	2,075,000.00	2,199,268.23
05/31/01	06/30/01	4.958%	8,455.77	2,075,000.00	2,207,723.99
06/30/01	07/31/01	4.635%	8,168.39	2,075,000.00	2,215,892.39
07/31/01	08/31/01	4.502%	7,934.00	2,075,000.00	2,223,826.39
08/31/01	09/30/01	4.288%	7,313.10	2,075,000.00	2,231,139.49
09/30/01	10/31/01	3.785%	6,670.41	2,075,000.00	2,237,809.90
10/31/01	11/30/01	3.526%	6,013.52	2,075,000.00	2,243,823.42
11/30/01	12/31/01	3.261%	5,746.95	2,075,000.00	2,249,570.38
12/31/01	01/31/02	3.068%	5,406.82	2,075,000.00	2,254,977.20
01/31/02	02/28/02	2.967%	4,722.81	2,075,000.00	2,259,700.01
02/28/02	03/31/02	2.861%	5,042.02	2,075,000.00	2,264,742.04
03/31/02	04/30/02	2.845%	4,852.09	2,075,000.00	2,269,594.13
04/30/02	05/31/02	2.740%	4,828.78	2,075,000.00	2,274,422.91
05/31/02	06/30/02	2.687%	4,582.62	2,075,000.00	2,279,005.53
06/30/02	07/31/02	2.714%	4,782.96	2,075,000.00	2,283,788.49
07/31/02	08/31/02	2.594%	4,571.48	2,075,000.00	2,288,359.97
08/31/02	09/30/02	2.604%	4,441.07	2,075,000.00	2,292,801.04
09/30/02	10/31/02	2.487%	4,382.91	2,075,000.00	2,297,183.95
10/31/02	11/30/02	2.301%	3,924.31	2,075,000.00	2,301,108.26
11/30/02	12/31/02	2.201%	3,878.89	2,075,000.00	2,304,987.14
12/31/02	01/31/03	2.103%	3,706.18	2,075,000.00	2,308,693.32
01/31/03	02/28/03	1.945%	3,096.01	2,075,000.00	2,311,789.34
02/28/03	03/31/03	1.904%	3,355.47	2,075,000.00	2,315,144.81
03/31/03	04/30/03	1.858%	3,168.78	2,075,000.00	2,318,313.59
04/30/03	05/31/03	1.769%	3,117.56	2,075,000.00	2,321,431.15
05/31/03	06/30/03	1.697%	2,894.20	2,075,000.00	2,324,325.35
06/30/03	07/31/03	1.653%	2,913.13	2,075,000.00	2,327,238.48
07/31/03	08/31/03	1.632%	2,876.12	2,075,000.00	2,330,114.60

General Fund Loan
6-30-13 Balance
LAIF Historical Interest Rate

Start Date	End Date	Interest Rate	Interest Accrued (Repaid)	Principal Balance	Loan Balance
08/31/03	09/30/03	1.635%	2,788.46	2,075,000.00	2,332,903.06
09/30/03	10/31/03	1.596%	2,812.68	2,075,000.00	2,335,715.73
10/31/03	11/30/03	1.572%	2,681.01	2,075,000.00	2,338,396.75
11/30/03	12/31/03	1.545%	2,722.80	2,075,000.00	2,341,119.55
12/31/03	01/31/04	1.528%	2,692.84	2,075,000.00	2,343,812.38
01/31/04	02/29/04	1.440%	2,374.03	2,075,000.00	2,346,186.41
02/29/04	03/31/04	1.474%	2,597.67	2,075,000.00	2,348,784.08
03/31/04	04/30/04	1.445%	2,464.42	2,075,000.00	2,351,248.50
04/30/04	05/31/04	1.426%	2,513.08	2,075,000.00	2,353,761.58
05/31/04	06/30/04	1.469%	2,505.35	2,075,000.00	2,356,266.93
06/30/04	07/31/04	1.604%	2,826.78	2,075,000.00	2,359,093.71
07/31/04	08/31/04	1.672%	2,946.61	2,075,000.00	2,362,040.32
08/31/04	09/30/04	1.771%	3,020.40	2,075,000.00	2,365,060.73
09/30/04	10/31/04	1.890%	3,330.80	2,075,000.00	2,368,391.53
10/31/04	11/30/04	2.003%	3,416.08	2,075,000.00	2,371,807.60
11/30/04	12/31/04	2.134%	3,760.81	2,075,000.00	2,375,568.41
12/31/04	01/31/05	2.264%	3,989.91	2,075,000.00	2,379,558.32
01/31/05	02/28/05	2.368%	3,769.34	2,075,000.00	2,383,327.66
02/28/05	03/31/05	2.542%	4,479.84	2,075,000.00	2,387,807.50
03/31/05	04/30/05	2.724%	4,645.73	2,075,000.00	2,392,453.23
04/30/05	05/31/05	2.856%	5,033.21	2,075,000.00	2,397,486.44
05/31/05	06/30/05	2.967%	5,060.16	2,075,000.00	2,402,546.60
06/30/05	07/31/05	3.083%	5,433.26	2,075,000.00	2,407,979.85
07/31/05	08/31/05	3.179%	5,602.44	2,075,000.00	2,413,582.30
08/31/05	09/30/05	3.324%	5,669.01	2,075,000.00	2,419,251.31
09/30/05	10/31/05	3.458%	6,094.13	2,075,000.00	2,425,345.44
10/31/05	11/30/05	3.636%	6,201.12	2,075,000.00	2,431,546.57
11/30/05	12/31/05	3.808%	6,710.95	2,075,000.00	2,438,257.52
12/31/05	01/31/06	3.955%	6,970.01	2,075,000.00	2,445,227.53
01/31/06	02/28/06	4.043%	6,435.57	2,075,000.00	2,451,663.10
02/28/06	03/31/06	4.142%	7,299.57	2,075,000.00	2,458,962.66
03/31/06	04/30/06	4.305%	7,342.09	2,075,000.00	2,466,304.75
04/30/06	05/31/06	4.563%	8,041.51	2,075,000.00	2,474,346.26
05/31/06	06/30/06	4.700%	8,015.75	2,075,000.00	2,482,362.01
06/30/06	07/31/06	4.849%	8,545.53	2,075,000.00	2,490,907.54
07/31/06	08/31/06	4.946%	8,716.48	2,075,000.00	2,499,624.02
08/31/06	09/30/06	5.023%	8,566.62	2,075,000.00	2,508,190.64
09/30/06	10/31/06	5.098%	8,984.35	2,075,000.00	2,517,175.00
10/31/06	11/30/06	5.125%	8,740.58	2,075,000.00	2,525,915.58
11/30/06	12/31/06	5.129%	9,038.98	2,075,000.00	2,534,954.56

General Fund Loan
6-30-13 Balance
LAIF Historical Interest Rate

Start Date	End Date	Interest Rate	Interest Accrued (Repaid)	Principal Balance	Loan Balance
12/31/06	01/31/07	5.156%	9,086.57	2,075,000.00	2,544,041.13
01/31/07	02/28/07	5.181%	8,247.02	2,075,000.00	2,552,288.15
02/28/07	03/31/07	5.214%	9,188.78	2,075,000.00	2,561,476.93
03/31/07	04/30/07	5.222%	8,906.01	2,075,000.00	2,570,382.94
04/30/07	05/31/07	5.248%	9,248.70	2,075,000.00	2,579,631.64
05/31/07	06/30/07	5.250%	8,953.77	2,075,000.00	2,588,585.41
06/30/07	07/31/07	5.255%	9,261.04	2,075,000.00	2,597,846.45
07/31/07	08/31/07	5.253%	9,257.51	2,075,000.00	2,607,103.96
08/31/07	09/30/07	5.231%	8,921.36	2,075,000.00	2,616,025.32
09/30/07	10/31/07	5.137%	9,053.08	2,075,000.00	2,625,078.41
10/31/07	11/30/07	4.962%	8,462.59	2,075,000.00	2,633,541.00
11/30/07	12/31/07	4.801%	8,460.94	2,075,000.00	2,642,001.94
12/31/07	01/31/08	4.620%	8,141.96	2,075,000.00	2,650,143.90
01/31/08	02/29/08	4.161%	6,859.95	2,075,000.00	2,657,003.85
02/29/08	03/31/08	3.777%	6,656.32	2,075,000.00	2,663,660.16
03/31/08	04/30/08	3.400%	5,798.63	2,075,000.00	2,669,458.79
04/30/08	05/31/08	3.072%	5,413.87	2,075,000.00	2,674,872.67
05/31/08	06/30/08	2.894%	4,935.66	2,075,000.00	2,679,808.32
06/30/08	07/31/08	2.787%	4,911.61	2,075,000.00	2,684,719.93
07/31/08	08/31/08	2.779%	4,897.51	2,075,000.00	2,689,617.44
08/31/08	09/30/08	2.774%	4,731.00	2,075,000.00	2,694,348.44
09/30/08	10/31/08	2.709%	4,774.15	2,075,000.00	2,699,122.59
10/31/08	11/30/08	2.568%	4,379.67	2,075,000.00	2,703,502.26
11/30/08	12/31/08	2.353%	4,146.76	2,075,000.00	2,707,649.02
12/31/08	01/31/09	2.046%	3,605.72	2,075,000.00	2,711,254.75
01/31/09	02/28/09	1.869%	2,975.04	2,075,000.00	2,714,229.79
02/28/09	03/31/09	1.822%	3,210.96	2,075,000.00	2,717,440.75
03/31/09	04/30/09	1.607%	2,740.71	2,075,000.00	2,720,181.46
04/30/09	05/31/09	1.530%	2,696.36	2,075,000.00	2,722,877.82
05/31/09	06/30/09	1.377%	2,348.45	2,075,000.00	2,725,226.26
06/30/09	07/31/09	1.035%	1,824.01	2,075,000.00	2,727,050.27
07/31/09	08/31/09	0.925%	1,630.15	2,075,000.00	2,728,680.43
08/31/09	09/30/09	0.750%	1,279.11	2,075,000.00	2,729,959.54
09/30/09	10/31/09	0.646%	1,138.46	2,075,000.00	2,731,098.00
10/31/09	11/30/09	0.611%	1,042.05	2,075,000.00	2,732,140.05
11/30/09	12/31/09	0.569%	1,002.77	2,075,000.00	2,733,142.82
12/31/09	01/31/10	0.558%	983.38	2,075,000.00	2,734,126.19
01/31/10	02/28/10	0.577%	918.46	2,075,000.00	2,735,044.65
02/28/10	03/31/10	0.547%	963.99	2,075,000.00	2,736,008.65
03/31/10	04/30/10	0.588%	1,002.82	2,075,000.00	2,737,011.47

General Fund Loan
6-30-13 Balance
LAIF Historical Interest Rate

Start Date	End Date	Interest Rate	Interest Accrued (Repaid)	Principal Balance	Loan Balance
04/30/10	05/31/10	0.560%	986.90	2,075,000.00	2,737,998.37
05/31/10	06/30/10	0.528%	900.49	2,075,000.00	2,738,898.87
06/30/10	07/31/10	0.531%	935.80	2,075,000.00	2,739,834.66
07/31/10	08/31/10	0.513%	904.07	2,075,000.00	2,740,738.74
08/31/10	09/30/10	0.500%	852.74	2,075,000.00	2,741,591.48
09/30/10	10/31/10	0.480%	845.92	2,075,000.00	2,742,437.39
10/31/10	11/30/10	0.454%	774.29	2,075,000.00	2,743,211.68
11/30/10	12/31/10	0.462%	814.20	2,075,000.00	2,744,025.88
12/31/10	01/31/11	0.538%	948.13	2,075,000.00	2,744,974.01
01/31/11	02/28/11	0.512%	814.99	2,075,000.00	2,745,789.00
02/28/11	03/31/11	0.500%	881.16	2,075,000.00	2,746,670.17
03/31/11	04/30/11	0.588%	1,002.82	2,075,000.00	2,747,672.99
04/30/11	05/31/11	0.413%	727.84	2,075,000.00	2,748,400.83
05/31/11	06/30/11	0.448%	764.05	2,075,000.00	2,749,164.88
06/30/11	07/31/11	0.381%	671.45	2,075,000.00	2,749,836.33
07/31/11	08/31/11	0.408%	719.03	2,075,000.00	2,750,555.36
08/31/11	09/30/11	0.378%	644.67	2,075,000.00	2,751,200.03
09/30/11	10/31/11	0.385%	678.50	2,075,000.00	2,751,878.53
10/31/11	11/30/11	0.401%	683.90	2,075,000.00	2,752,562.43
11/30/11	12/31/11	0.382%	673.21	2,075,000.00	2,753,235.64
12/31/11	01/31/12	0.385%	678.50	2,075,000.00	2,753,914.13
01/31/12	02/29/12	0.389%	641.32	2,075,000.00	2,754,555.45
02/29/12	03/31/12	0.383%	674.97	2,075,000.00	2,755,230.42
03/31/12	04/30/12	0.367%	625.91	2,075,000.00	2,755,856.33
04/30/12	05/31/12	0.363%	639.73	2,075,000.00	2,756,496.06
05/31/12	06/30/12	0.358%	610.56	2,075,000.00	2,757,106.62
06/30/12	07/31/12	0.363%	639.73	2,075,000.00	2,757,746.35
07/31/12	08/31/12	0.377%	664.40	2,075,000.00	2,758,410.74
08/31/12	09/30/12	0.348%	593.51	2,075,000.00	2,759,004.25
09/30/12	10/31/12	0.340%	599.19	2,075,000.00	2,759,603.44
10/31/12	11/30/12	0.324%	552.58	2,075,000.00	2,760,156.02
11/30/12	12/31/12	0.326%	574.52	2,075,000.00	2,760,730.54
12/31/12	01/31/13	0.300%	528.70	2,075,000.00	2,761,259.24
01/31/13	02/28/13	0.286%	455.25	2,075,000.00	2,761,714.48
02/28/13	03/31/13	0.285%	502.26	2,075,000.00	2,762,216.75
03/31/13	04/30/13	0.264%	450.25	2,075,000.00	2,762,667.00
04/30/13	05/31/13	0.245%	431.77	2,075,000.00	2,763,098.77
05/31/13	06/30/13	0.244%	416.14	2,075,000.00	2,763,514.90
Total			\$ 688,514.90	\$ 2,075,000.00	\$ 2,763,514.90



Mission Statement

“We Care for Our Residents by Working Together to Build a Better Community for Today and Tomorrow.”

**CITY OF ROHNERT PARK
OVERSIGHT BOARD AGENDA REPORT**

Meeting Date: September 16, 2013
Submitted By: Gabriel A. Gonzalez, City Manager
Prepared By: Cathy Orme, Finance Director
Agenda Title: **Approving the ROPS 13-14B of the Successor Agency to the former Community Development Commission of the City of Rohnert Park**

RECOMMENDED ACTION:

Consider and adopt the attached Resolution approving the ROPS 13-14B (Recognized Obligation Payment Schedule for the period January 1, 2014 to June 30, 2014) of the Successor Agency to the former Community Development Commission of the City of Rohnert Park.

BACKGROUND:

Health & Safety Code Section 34177 (m)(1) requires successor agencies to submit the Recognized Obligation Payment Schedule (ROPS) electronically and in the manner prescribed by the State Department of Finance (DOF). The DOF recently changed the manner in which successor agencies will submit their ROPS.

The DOF will no longer e-mail the ROPS template to agencies and agencies will no longer email the completed template to the DOF. Instead, agencies will download their pre-populated ROPS template from a new web-based application (hereinafter referred to as the “RAD Application”). Once completed and approved by the oversight board (OB), the template will be uploaded to the RAD Application with a signed OB resolution.

The attached ROPS also reflects a prior change; the implementation of a new ROPS naming convention. This naming convention allows Finance to determine which fiscal year the ROPS is related to and which period, with “A” designating the first half of the fiscal year, and B, the second half of the fiscal year. The January to June 2014 ROPS will use the naming convention “ROPS 13-14B.”

The ROPS 13-14B must be submitted to the county auditor-controller, State Controller’s Office and Department of Finance no later than October 1, 2013, after approval by the oversight board.

DISCUSSION:

The attached ROPS 13-14B addresses \$2,871,119 in enforceable obligations to be paid from Redevelopment Property Tax Trust Funds (“RPTTF”). The enforceable obligations primarily include bond debt payments and a lease agreement with the City of Rohnert Park. The administrative cost allowance for Fiscal Year 2013/14 was submitted on the prior ROPS (ROPS 13-14A).

Staff recommends that the Oversight Board consider and adopt the attached Resolution approving the ROPS 13-14B. Should the ROPS be approved by the Oversight Board, the next step will be for staff to submit the approved ROPS to the County Auditor-Controller, State Controller's Office and the Department of Finance by October 1, 2013. In accordance with AB1484, staff will post the approved ROPS on the Successor Agency's website.

Attachments:

1. Resolution No. OSB 2013-06
2. Exhibit A to Resolution: ROPS 13-14B

RESOLUTION NO. OSB 2013-06

**A RESOLUTION OF THE OVERSIGHT BOARD FOR THE SUCCESSOR AGENCY
CITY OF ROHNERT PARK APPROVING THE
RECOGNIZED OBLIGATION PAYMENT SCHEDULE FOR
JANUARY 1 – JUNE 30, 2014 (“ROPS 13-14B”), PURSUANT TO SECTION 34177 OF
THE CALIFORNIA HEALTH AND SAFETY CODE**

WHEREAS, in accordance with Section 34171(j) of the California Community Redevelopment Law (Health & Safety Code § 33000 *et seq.*) (“**CRL**”), the City Council of the City of Rohnert Park (“**City**” or “**City Council**,” as applicable) is the successor agency to the former Community Development Commission of the City of Rohnert Park (“**Commission**”), and is responsible for, among other things, winding down the dissolved Commission’s affairs, continuing to meet the Commission’s enforceable obligations, overseeing completion of redevelopment projects and disposing of the assets and properties of the Commission, all as directed by the oversight board created pursuant to Section 34179 of the CRL (“**Oversight Board**”);

WHEREAS, Section 34177 (1)(2) of the Health and Safety Code requires the City of Rohnert Park as the successor agency to submit to the State Department of Finance (“**DOF**”), the State Controller, and the Sonoma County Auditor-Controller (“**County Auditor**”) for review, Recognized Obligation Payment Schedules (“**ROPS**”) which include enforceable obligations and successor agency administrative costs for six-month periods;

WHEREAS, on June 27, 2012, the Governor signed into law, AB 1484 (“**Redevelopment Budget Trailer Bill**”) to make technical and substantive amendments to AB 26 (“**Dissolution Act**”) concerning issues including but not limited to, enforceable obligations and successor agency administrative costs;

WHEREAS, pursuant to AB 1484, the ROPS for the period of January 1, 2014 to June 30, 2014 (“**ROPS 13-14B**”) shall be submitted to the county auditor-controller, State Controller’s Office and Department of Finance no later than October 1, 2013, after approval by the Oversight Board; and

WHEREAS, Successor Agency staff have prepared the attached ROPS and submitted it to the Oversight Board for review and approval, and at the same time have provided a copy of the attached ROPS to the County Administrative Officer, the County Auditor and DOF, all as required pursuant to Health and Safety Code Section 34177(1)(2)(B).

**NOW, THEREFORE, THE OVERSIGHT BOARD FOR THE SUCCESSOR
AGENCY CITY OF ROHNERT PARK DOES RESOLVE AS FOLLOWS:**

Section 1. The Third Recognized Obligation Payment Schedule for the period January 1, 2014 to June 30, 2014 in the form attached to this resolution as Exhibit A and incorporated herein by reference, is hereby approved.

Section 2. The staff of the Successor Agency is hereby directed to submit the ROPS to DOF, the State Controller and the County Auditor and post the ROPS on the Successor Agency's website in accordance with Health and Safety Code Section 34177(1)(2)(C), and to cooperate with DOF to the extent necessary to obtain DOF's acceptance of the ROPS, including, if necessary, making modifications to the ROPS determined by the City Manager to be reasonable and financially feasible to meet its legally required financial obligations.

DULY AND REGULARLY ADOPTED by the Oversight Board for the Successor Agency City of Rohnert Park this 16th day of September, 2013.

**OVERSIGHT BOARD FOR THE SUCCESSOR
AGENCY CITY OF ROHNERT PARK**

Chair Shirlee Zane

ATTEST:

Eydie Tacata, Clerk of the Board

Zane:_____ Mackenzie:_____ Babonis:_____ Calvert:_____ Jenkins:_____ Jolley:_____ Thompson:_____

AYES: () NOES: () ABSENT: () ABSTAIN: ()

EXHIBIT A TO RESO #OSB 2013-06

Recognized Obligation Payment Schedule (ROPS 13-14B) - Summary

Filed for the January 1, 2014 through June 30, 2014 Period

Name of Successor Agency: Rohnert Park
Name of County: Sonoma

Current Period Requested Funding for Outstanding Debt or Obligation	Six-Month Total
Enforceable Obligations Funded with Non-Redevelopment Property Tax Trust Fund (RPTTF) Funding	
A Sources (B+C+D):	\$ -
B Bond Proceeds Funding (ROPS Detail)	-
C Reserve Balance Funding (ROPS Detail)	-
D Other Funding (ROPS Detail)	-
E Enforceable Obligations Funded with RPTTF Funding (F+G):	\$ 2,871,119
F Non-Administrative Costs (ROPS Detail)	2,871,119
G Administrative Costs (ROPS Detail)	-
H Current Period Enforceable Obligations (A+E):	\$ 2,871,119

Successor Agency Self-Reported Prior Period Adjustment to Current Period RPTTF Requested Funding	
I Enforceable Obligations funded with RPTTF (E):	2,871,119
J Less Prior Period Adjustment (Report of Prior Period Adjustments Column U)	(11,424)
K Adjusted Current Period RPTTF Requested Funding (I-J)	\$ 2,859,695

County Auditor Controller Reported Prior Period Adjustment to Current Period RPTTF Requested Funding	
L Enforceable Obligations funded with RPTTF (E):	2,871,119
M Less Prior Period Adjustment (Report of Prior Period Adjustments Column AB)	-
N Adjusted Current Period RPTTF Requested Funding (L-M)	2,871,119

Certification of Oversight Board Chairman:
Pursuant to Section 34177(m) 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 agency.

Name	Title
/s/	
Signature	Date

Recognized Obligation Payment Schedule (ROPS) 13-14B - Report of Fund Balances
(Report Amounts in Whole Dollars)

Fund Balance Information by ROPS Period											
A	B	Fund Sources								K	
		Bond Proceeds		Reserve Balance		Other	RPTTF		Total		
		Bonds Issued on or before 12/31/10	Bonds Issued on or after 01/01/11	Review balances retained for approved enforceable obligations	RPTTF balances retained for bond reserves	Rent, Grants, Interest, Etc.	Non-Admin	Admin			
Comments											
ROPS III Actuals (01/01/13 - 6/30/13)											
1	Beginning Available Fund Balance (Actual 01/01/13) Note that for the RPTTF, 1 + 2 should tie to columns L and Q in the Report of Prior Period Adjustments (PPAs)				-					\$ -	
2	Revenue/Income (Actual 06/30/13) Note that the RPTTF amounts should tie to the ROPS III distributions from the County Auditor-Controller			2,300,222		3,742				\$ 2,303,964	
3	Expenditures for ROPS III Enforceable Obligations (Actual 06/30/13) Note that for the RPTTF, 3 + 4 should tie to columns N and S in the Report of PPAs			2,288,798						\$ 2,288,798	
4	Retention of Available Fund Balance (Actual 06/30/13) Note that the Non-Admin RPTTF amount should only include the retention of reserves for debt service approved in ROPS III									\$ -	
5	ROPS III RPTTF Prior Period Adjustment Note that the net Non-Admin and Admin RPTTF amounts should tie to columns O and T in the Report of PPAs.			No entry required				11,424	-	\$ 11,424	
6	Ending Actual Available Fund Balance (1 + 2 - 3 - 4 - 5)	\$ -	\$ -	\$ 11,424	\$ -	\$ 3,742	\$ -	\$ -	\$ -	\$ 3,742	
ROPS 13-14A Estimate (07/01/13 - 12/31/13)											
7	Beginning Available Fund Balance (Actual 07/01/13) (C, D, E, G, and I = 4 + 6, F = H4 + F6, and H = 5 + 6)	\$ -	\$ -	\$ 11,424	\$ -	\$ 3,742	\$ 11,424	\$ -	\$ -	\$ 15,166	
8	Revenue/Income (Estimate 12/31/13) Note that the RPTTF amounts should tie to the ROPS 13-14A distributions from the County Auditor-Controller			3,081,039		3,000				\$ 3,084,039	
9	Expenditures for 13-14A Enforceable Obligations (Estimate 12/31/13)			3,081,039						\$ 3,081,039	
10	Retention of Available Fund Balance (Estimate 12/31/13) Note that the RPTTF amounts may include the retention of reserves for debt service approved in ROPS 13-14A									\$ -	
11	Ending Estimated Available Fund Balance (7 + 8 - 9 - 10)	\$ -	\$ -	\$ 11,424	\$ -	\$ 6,742	\$ 11,424	\$ -	\$ -	\$ 18,166	

Recognized Obligation Payment Schedule (ROPS) 13-14B - ROPS Detail
January 1, 2014 through June 30, 2014
 (Report Amounts in Whole Dollars)

A	B	C	D	E	F	G	H	I	J	K					O	P	
										M							N
										Funding Source							
Item #	Project Name / Debt Obligation	Obligation Type	Contract/Agreement Execution Date	Contract/Agreement Termination Date	Payee	Description/Project Scope	Project Area	Total Outstanding Debt or Obligation	Retired	Bond Proceeds	Reserve Balance	Other Funds	Non-Admin	Admin	Six-Month Total		
								\$ 118,860,618		\$ -	\$ -	\$ -	\$ 2,871,119	\$ -	\$ -		
1	1999 Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	1/27/1999	8/1/2035	Union Bank	Bonds issue to fund non-housing projects	Rohnert Park Redevelopment Project Area	30,695,000	N				395,000		\$ 395,000		
2	2001 Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	9/25/2001	8/1/2020	Union Bank	Bonds refunding issue	Rohnert Park Redevelopment Project Area	6,339,938	N				970,388		\$ 970,388		
3	2007R Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	3/28/2007	8/1/2037	Union Bank	Bonds issue for non-housing projects	Rohnert Park Redevelopment Project Area	41,495,613	N				486,959		\$ 486,959		
4	2007H Tax Allocation Bonds	Bonds Issued On or Before 12/31/10	3/28/2007	2/1/2038	Union Bank	Bonds issue to fund housing projects	Rohnert Park Redevelopment Project Area	30,473,553	N				338,991		\$ 338,991		
5	2003 LRRB's 90% Paid by CDC	Bonds Issued On or Before 12/31/10	7/17/2003	7/1/2025	Union Bank	Lease Revenue Refunding Bonds	Rohnert Park Redevelopment Project Area	6,919,365	N				438,781		\$ 438,781		
6	Administrative Allowance	Admin Costs	1/1/2014	6/30/2014	City of Rhonert Park	Support costs (e.g., Executive Director, CFO, Legal, etc.) 2011-02)	Rohnert Park Redevelopment Project Area	250,000	N						\$ -		
7	Fund Contribution	Miscellaneous	5/29/2001	5/30/2021	City of Rhonert Park	Golf course CIP Fund contribution per Lease Agmt w/CourseCo. (Term May 2021)	Rohnert Park Redevelopment Project Area	-	N						\$ -		
8	Affordable Housing Loan	Business Incentive Agreements	12/1/1997	4/20/2013	Sonoma County Community Development Commission	7982 Santa Barbara Drive. Payment of principal and simple interest at rate of 3% per annum due on or before April 20, 2013.	Rohnert Park Redevelopment Project Area	-	N						\$ -		
9	Affordable Housing Loan	Business Incentive Agreements	12/1/1997	9/1/2013	Sonoma County Community Development Commission	746 Brett Avenue. Payment of principal and simple interest at rate of 3% per annum due on or before September 1, 2013.	Rohnert Park Redevelopment Project Area	-	N						\$ -		
10	Housing Staff Support	Admin Costs	1/1/2014	6/30/2014	City of Rhonert Park	Monitoring requirements & other actions associated with housing function	Rohnert Park Redevelopment Project Area	-	N						\$ -		
11	Housing Maintenance	Property Maintenance	1/1/2014	6/30/2014	City of Rhonert Park	Maintenance costs associated with housing assets (i.e., properties)	Rohnert Park Redevelopment Project Area	-	N						\$ -		
12	Burke, Williams and Sorenson	Legal	1/1/2014	6/30/2014	Burke, Williams and Sorenson	City Attorney (CDC Reso No 2010-20)	Rohnert Park Redevelopment Project Area	-	N						\$ -		
13	Rohnert Park Community Center Improvements	OPA/DDA/Construction	1/25/2011	12/31/2015	Successor Agency	Various improvements to Community Center Campus as recommended by the Feasibility Study (see item #21- page 1) including energy savings improvements, redesign of the center plaza area, development of adjacent vacant lot and other phased projects.	Rohnert Park Redevelopment Project Area	-	N						\$ -		
14	Recreational and Community Facilities Improvements	OPA/DDA/Construction	1/25/2011	12/31/2015	Successor Agency	Improve recreational and community facilities serving the Project Area. Several projects have been identified including an aquatics facility, waterspray parks and all-weather sports fields. Feasibility studies are underway (see item #22 - page 1).	Rohnert Park Redevelopment Project Area	-	N						\$ -		
15	Commercial Building Improvement Program	Improvement/Infrastructure	1/25/2011	12/31/2015	Successor Agency	Program will provide low interest loans for façade improvements and commercial rehabilitation of commercial properties within the Project Area.	Rohnert Park Redevelopment Project Area	-	N						\$ -		
16	Temporary Fire Station Facility	Improvement/Infrastructure	1/25/2011	12/31/2015	Successor Agency	Modification of an existing City-owned building to utilize it as a temporary fire station to service portions of the Project Area. Facility will provide service until such time as funding is available for a permanent facility.	Rohnert Park Redevelopment Project Area	-	N						\$ -		
17	Community Sign Program	Improvement/Infrastructure	1/25/2011	12/31/2015	Successor Agency	Based on Corridor Plan, develop functional signage for major streets and major attractions.	Rohnert Park Redevelopment Project Area	-	N						\$ -		

Recognized Obligation Payment Schedule 13-14B - Notes

January 1, 2014 through June 30, 2014

Item #	Notes/Comments
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