EXHIBIT D

MINUTE ORDER OF

IMPERIAL COUNTY BOARD OF SUPERVISORS

Date: January 24, 2017	Book: 425	Page: 161	File #: 300,21	M.O.#: 41	
Department: EXECUTIVE OFFICE			2nd Page:		

THE BOARD OF SUPERVISORS OF THE COUNTY OF IMPERIAL, STATE OF CALIFORNIA. on a motion by Supervisor : CASTILLO , second by Supervisor : RENISON and approved by the following roll call vote;

AYES: RENISON, PLANCARTE, M. KELLEY, R. KELLEY, CASTILLO

NAYES: NONE

ABSTAINED: NONE

EXCUSED OR ABSENT: NONE

Approved Tax and Fiscal Impact Agreement for Annexation IM 3-15 with the City of Imperial.

Topic: Tax & Fiscal Impact Agreement			X-Topic: City of Imperial			
CC:	⊠ File	☐ Behavioral Health		☐ Info/Tech☐ OET☐ Planning	Public Health Public Works Sheriff-Coroner Social Services	Other

TAX AND FISCAL IMPACT AGREEMENT FOR ANNEXATION IM 3-15

THIS AGREEMENT is made and entered into by and between the COUNTY OF IMPERIAL, a political subdivision of the State of California, hereinafter referred to as "County", and the CITY OF IMPERIAL, a municipal corporation, hereinafter referred to as "City."

WHEREAS, Section 99 of the Revenue and Taxation Code provides that in case of a jurisdictional change, the governmental bodies of all agencies whose service areas or responsibilities would be altered by such jurisdictional change must agree, by resolution, to accept the negotiated exchange of property tax revenues; and

WHEREAS, California Government Code Section 56668 requires certain factors be considered in review of any proposal before the Local Agency Formation Commission, hereinafter referred to as "LAFCO," (including the "effect of the proposed action and of alternative actions on adjacent areas, on mutual social and economic interests and on the local government structure of the county"); and

WHEREAS, California Government Code Section 56069 defines "Proposal" as a request or statement of intention may be by petition or by resolution of application of a legislative body proposing proceedings for the change of organization or reorganization described in the request or statement of intention; and

WHEREAS, California Government Code Section 56021 defines "Change of organization" to mean any of the following:(a) a city incorporation;(b) a district formation; (c) an annexation to, or detachment from, a city or district;(d) a disincorporation of a city; (e) a district dissolution; (f) a consolidation of cities or special districts;(g) a merger or establishment of a subsidiary district, and;

WHEREAS, LAFCO requires a written agreement between the affected governmental bodies prior to the approval of any annexation to offset any negative fiscal impacts, and;

WHEREAS, ANNEXATION IM 3-15 involves the annexation of approximately 27.01 acres of land to the City of Imperial (Assessor's Parcel Numbers 044-200-077, 044-200-079 and 044-200-081) for the purpose of Rail-Served Industrial ("I-2").

Assessor's Parcel Number 044-200-079 will be developed with twenty (20) truck parking stalls, open-air storage areas for cargo containers, an office trailer, and retention basin; and

WHEREAS, In order to offset the "negative fiscal impacts" to County and City for ANNEXATION IM 3-15, County and City are entering into this Agreement, and;

WHEREAS, Through this Agreement, City agrees to pay County a designated amount to offset the negative impacts created through an annexation of territory to the City, and;

WHEREAS, The parties have negotiated this Tax and Fiscal Agreement for the exchange of property tax revenues and to offset negative impacts from **ANNEXATION IM 3-15** to the City.

WHEREAS. The current assessed value for the territory within ANNEXATION IM 3-15, including improvements, is \$726,213.00.

NOW, THEREFORE, the County and City agree as follows:

1. DEFINITIONS.

- a. "Base year revenues" means property tax revenues accruing to each agency in the current fiscal year, being defined as the fiscal year in which the annexation is accepted by the State Board of Equalization.
- b. "Tax increment" means that the amount of property tax revenues in excess of base year revenues accruing to each agency (by Tax Rate Area) and resulting from the increase in assessed valuation from one year to the next.
 - c. "TRA" means tax rate area.
 - d. County and City are sometimes hereinafter collectively referred to as

2. APPORTIONMENT.

- a. When a special district, including County Fire and Library Districts, gives up its service responsibility in a territory, upon annexation of such territory to a City, the affected special districts shall transfer to the City all of its base year revenues and tax increment attributable to the annexed territory, effective in the fiscal year following the calendar year in which annexation is completed.
- b. For jurisdictional changes where the proposed area is agreed to by County and City to be substantially developed, no transfer of the base year revenues is required. The aggregate amount of the tax increment that would accrue to County, as a result of the aforestated base year revenue apportionment, shall be distributed in the amount of fifty percent (50%) of the increment to the City and fifty percent (50%) of the increment to the County.
- c. For all other jurisdictional changes, the County shall transfer to the City forty percent (40%) of the base year revenues. The aggregate amount of the tax increment that would accrue to County and City, as a result of the aforestated base year revenue apportionment, shall be distributed in the amount of fifty percent (50%) of the increment to the City and fifty percent (50%) of the increment to the County.

APPLICATION.

The provisions of this Agreement shall apply to the apportionment of all secured and unsecured property tax revenues, due to ANNEXATION IM 3-15 to the City.

4. FISCAL IMPACT PAYMENT

a. To offset the negative impact to County of **ANNEXATION IM 3-15**,

City, as compensation for the discounted negative impacts for the first twenty (20) years of project development, agrees to pay County certain impact fees pursuant to the *Schedule of Fiscal Impact*

Fees Per Unit (residential) and per Square Foot (nonresidential) – Countywide attached hereto as **EXHIBIT "A"**. Said fee schedule is pursuant to the Impact Fee Study prepared for the County of Imperial, California, by Tischler Bise dated August 17th, 2006. A copy of said Impact Fee Study is available upon request.

- b. Said payment of impact fees shall be made to County by City in a lump sum upon annexation or recordation of the Final Map, or issuance of permits, as applicable.
- c. As an alternative said payments shall be made to County based upon the number of building permits issued by City on a quarterly basis including October 1, January 1,

 April 1 and July 1 beginning the first quarter following the issuance of any building permit related to ANNEXATION IM 3-15.
 - d. All payments shall be sent to County at the following address:

County of Imperial County Executive Office Attn: County Executive Office 940 Main Street, Suite 208 El Centro, CA 92243

TERM OF AGREEMENT.

This Agreement shall be in effect from the date of execution of this Agreement by County and City. The terms and conditions for **ANNEXATION IM 3-15** shall remain in full force and effect until each term or condition is completely and fully satisfied.

ADVERSE PROPERTY TAX IMPACTS.

Prior to the City including any portion of ANNEXATION IM 3-15 in the next twenty (20) years covered by this Agreement into any program which adversely fiscally impacts County, City and County shall renegotiate and enter into a new and separate agreement which addresses said negative fiscal impacts.

a. By entering into this Agreement, the parties mutually assume the continuation of a statutory scheme for the distribution of tax revenues that is compatible with the provisions contained herein, and such assumption is a basic intent of this Agreement.

- b. If any term or provision of this Agreement is held by a court of competent jurisdiction to be void, invalid or otherwise unenforceable, the remaining terms and provisions shall continue in full force and effect.
- This Agreement is made and entered into in Imperial County, California.

 This agreement shall be construed and enforced in accordance with the laws of the State of California, except that the parties agree that any action brought by either party regarding this Agreement shall be brought in a court of competent jurisdiction in Imperial County, or if appropriate, in the Federal District Court serving Imperial County.
- d. The parties hereto agree to act in good faith and deal fairly with the other party in the performance of this Agreement.
- e. Notices required hereunder shall be in writing and may be given either personally or by registered or certified mail, postage prepaid, return receipt requested. If given by registered or certified mail, such notice shall be addressed as indicated below and shall be deemed given and received upon the earlier of actual receipt by the party to whom the notice was sent or return of the requested receipt to the party giving notice. Notice personally given shall be deemed given when delivered to the party to whom the notice is addressed. Any party may upon ten (10) days written notice to the other party, change the address where notices are to be sent.

NOTICES TO COUNTY

County of Imperial County Executive Office

Attention: County Executive Officer 940 Main Street, Suite #208 1 El Centro, CA 92243 2 WITH COPIES TO 3 Imperial County LAFCO 4 Attention: Executive Officer 1122 State Street, Suite D 5 El Centro, CA 92243 6 NOTICES TO CITY OF IMPERIAL 7 City of Imperial Attention: City Manager 420 South Imperial Avenue 8 Imperial California 92251 9 8. EXECUTION OF AGREEMENT. 10 11 a. The PARTIES herein agree that this Agreement may be executed in 12 counterparts. 13 b. The PARTIES herein each warrant and represent that they are authorized to 14 execute this Agreement and bind City or County to the terms and conditions of this Agreement. 15 IN WITNESS WHEREOF, the parties have executed this Agreement in 16 El Centro , California, on January 24th 17 18 COUNTY OF IMPERIAL 19 PW. Kelley 20 21 MICHAEL W. KELLEY, Chairman Board of Supervisors 22 ATTEST: 23 BLANCA ACOSTA, Clerk of the 24 Board of the County of Imperial 25 APPROVED AS TO FORM: 26 27

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t KATHERINE TURNER County Counsel ATTEST DEBRA JACKSON Clerk of the City of Imperial APPROVED AS TO FORM: City Attorney

CITY OF IMPERIAL

JAMES TUCKER Mayor

Exhibit "A"

COUNTY OF IMPERIAL FISCAL IMPACT FEES EFFECTIVE JANUARY 20, 2007

Exhibit A

	Exhibit A					
	Total Impact Fee Per Unit	Per Fiscal Impact Studies	Surcharge for Developable Land	Total		
Units						
Residential		Per Hou				
Single Family	\$2,420	\$225	\$72.60	\$2,718		
Multi Family	\$i, 8 95	\$276	\$56.85	\$2,228		
Mobile Home	\$1,624		\$48,72	\$1,673		
Non-Residential	Countywide Impact Fee Per 1,000 Square Foot					
Com/Shop Ctr (50,000 or less sq ft)	\$671.00	\$80.00	\$20.00	\$771		
Com/Shop Ctr (50,001-100,000 sq ft)	\$587,00	\$80.00	\$17.00	\$684		
Com/Shop Ctr (100,001-200,000 sq ft)	\$513.00	\$80,00	\$15.00	\$608		
Com/Shop Ctr over (200,000 sq ft)	\$449.00	\$80 00	\$13.00	\$542		
Office/Inst (25,000 or less sq ft)	\$549.00	\$80,00	\$16.00	\$645		
Office/Inst (25,000-50,000 sq ft)	\$502.00	\$80.00	\$15.00	\$597		
Office/Inst (50,001-100,000 sq ft)	\$461.00	\$80,00	\$13.00	\$554		
Medical-Dental Office	\$700.00	\$80.00	\$21.00	\$801		
Hospital	\$470.00	\$80.00	\$14.00	\$564		
Business Park	\$407.00	\$80.00	\$12.00	\$499		
Light Industrial	\$276.00	\$80.00	\$8.00	\$364		
Manufacturing	\$199.00	\$80.00	\$5.00	\$284		
Warehousing	\$162.00	\$80,00	\$4.00	\$246		
Elementary School	\$216.00	\$80.00	\$6.00	\$302		
Other Non-Residential						
Lodging (per room)	\$91.00		\$2.00	\$93		
Day Care (per student)	\$55.00		\$2,00	\$57		
Nursing Home (per bed)	\$54.00		\$1.00	\$55		

Prepared 11/14/2006

Based on TischlerBise Fiscal Impact Fee Study dated August 17, 2006 &

Proposed Fiscal Impact Fee Ordinance