## AGENDA BOARD OF DIRECTORS ROSSMOOR COMMUNITY SERVICES DISTRICT

#### **PUBLIC IMPROVEMENTS FINANCING CORPORATION**

#### **REGULAR MEETING**

RUSH PARK
Auditorium
3021 Blume Drive
Rossmoor, California 90720

Tuesday, January 14, 2025

7:00 p.m. (see Call to Order)

#### **PUBLIC PARTICIPATION**

Please be advised that the public can observe the meeting live on YouTube using the following link: <a href="https://youtu.be/xNrQVDEhnzM">https://youtu.be/xNrQVDEhnzM</a> The name is **Rossmoor CSD.** 

This Board meeting will take place in person. Additionally, members of the public who wish to make a written comment on a specific agenda item, may submit a written comment via email to the District Secretary at <a href="RCSD@rossmoor-csd.org">RCSD@rossmoor-csd.org</a>. Comments received by 3:00 p.m., on the date of the meeting will be provided to the Board of Directors, made available to the public, and will be a part of the meeting record.

This agenda contains a brief description of each item to be considered. Except as provided by law; no action shall be taken on any item not appearing on the agenda. To speak on an item if physically present at the meeting, complete a Speaker Request Form(s) identifying the item(s) and topic and deposit it in the speaker request box. To speak on a matter not appearing in the agenda, but under the jurisdiction of the Board of Directors, you may do so during Public Comments at the beginning of the meeting. Speaker request forms must be deposited prior to the beginning of Public Comments. When addressing the Board as a whole through the President. Comments to individual Directors or staff are not permitted. Speakers are limited to three (3) minutes per item with nine (9) minutes cumulative for the entire meeting. Supporting documentation is available for review in the Rush Park main office, 3001 Blume Drive, Rossmoor, CA 90720; 9:00 a.m. – 5:00 p.m., Monday-Friday. The Agenda is available online at: <a href="http://www.rossmoor-csd.org">http://www.rossmoor-csd.org</a>. Meetings may also be viewed on YouTube.com or by using the YouTube icon on the RCSD website and <a href="http://www.rossmoor-csd.org">http://www.rossmoor-csd.org</a>.

#### A. ORGANIZATION

1. CALL TO ORDER:

7:00 p.m. (immediately following adjournment of the Regular Meeting of the Board of Directors of the Rossmoor Community Services District)

2. ROLL CALL:

Directors DeMarco, Remnet, Searles and Shade President Maynard

- 3. MINUTES:
  - a. PIFC Meeting of January 9, 2024 (Information Only)
- 4. ELECTION OF OFFICERS

#### B. ADDITIONS TO AGENDA - None

In accordance with Section 54954 of the Government Code (Brown Act), action may be taken on items not on the agenda, which was distributed, if: A majority of the Board determines by formal vote that an emergency exists per Section 54956.5 (for example, work stoppage or crippling disaster which severely impairs public health and/or safety); or

Two-thirds (2/3) of the Board formally votes or, if less that 2/3 of members are present, all of the Board members present vote, that there is a need to take immediate action, which arose after the agenda was posted.

#### C. PUBLIC FORUM

Any person may address the Board of Directors at this time upon any subject within the jurisdiction of the Rossmoor Community Services District; however, any matter that requires action may be referred to Staff at the discretion of the Board for a report and action at a subsequent Board meeting.

#### D. REPORTS TO THE BOARD - None

#### E. CONSENT CALENDAR

Consent items are expected to be routine and non-controversial, to be acted upon by the Board of Directors at one time. If any Board member requests that an item be removed from the Consent Calendar, it shall be removed by the President so that it may be acted upon separately.

- F. PUBLIC HEARING: None
- G. RESOLUTIONS:
  - 1. RESOLUTION NO. 25-01-14-01: A RESOLUTION OF THE BOARD OF DIRECTORS OF THE ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION ELECTING OFFICERS, APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER TO THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR MEETINGS OF THE BOARD.

#### **ORDINANCES** - None.

- H. BIDS, CONTRACTS AND AGREEMENT None
- I. ADMINISTRATIVE ITEMS None
- J. INFORMATIONAL ITEMS None
- K. BOARD MEMBER ITEMS

This part of the agenda is reserved for individual Board members briefly to make general comments, announcements, reports of his or her own activities, and requests of staff, including that specific items be placed on a future agenda. The Board may not discuss or take action on items not on the agenda.

- L. CLOSED SESSION None
- M. ADJOURNMENT

It is the intention of the Rossmoor Community Services District to comply with the Americans with Disabilities Act (ADA) in all respects. If, as an attendee or a participant at this meeting, you will need special assistance beyond what is normally provided, the District will attempt to accommodate you in every reasonable manner.

Please contact the District Office at (562) 430-3707 at least forty-eight (48) hours prior to the meeting to inform us of your particular needs and to determine if accommodation is feasible. Please advise us at that time if you will need accommodations to attend or participate in meetings on a regular basis.

Pursuant to Government Code Section 54957.5, any writing that: (1) is a public record; (2) relates to an agenda item for an open session of a regular meeting of the Board of Directors; and (3) is distributed less than 72 hours prior to that meeting, will be made available for public inspection at the time the writing is distributed to the Board of Directors.

Any such writing will be available for public inspection at the District offices located at 3001 Blume Drive, Rossmoor CA 90720. In addition, any such writing may also be posted on the District's website at <a href="https://www.rossmoor-csd.org">www.rossmoor-csd.org</a>.

#### **CERTIFICATION OF POSTING**

I hereby certify that the attached Agenda for the January 14, 2025, 7:00 p.m. Regular Meeting of the Board of Directors of the Rossmoor Community Services District Public Improvements Financing Corporation was posted at least 72 hours prior to the time of the meeting.

Date\_

ATTEST:

JOE MENDOZÁ General Manager

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#### ROSSMOOR COMMUNITY SERVICES DISTRICT

#### **PUBLIC IMPROVEMENTS FINANCING CORPORATION**

#### **AGENDA ITEM A-3a**

Date:

January 14, 2025

To:

Honorable Board of Directors

From:

General Manager Joe Mendoza

Subject:

MINUTES - PIFC MEETING OF JANUARY 9, 2024

#### RECOMMENDATION

It is recommended that the Rossmoor Community Services District (RCSD) Board of Directors review the Minutes of the Public Improvements Financing Corporation (PIFC) Regular Meeting of January 9, 2024.

#### **INFORMATION**

The Minutes reflect the actions of the Board of Directors at their PIFC Meeting of January 9, 2024 (previously approved).

#### **ATTACHMENTS**

1. Minutes – PIFC Meeting of January 9, 2024 (Information only)



# MINUTES BOARD OF DIRECTORS ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION

#### REGULAR MEETING

RUSH PARK 3021 Blume Drive Rossmoor, California

Tuesday, January 9, 2024

#### A. ORGANIZATION

- 1. CALL TO ORDER: 9:00 P.M.
- 2. ROLL CALL:

Present:

Directors Barke, DeMarco, Searles, Shade and President Maynard

- 3. MINUTES
  - a. PIFC Meeting of January 10, 2023 (Information Only)

#### 4. ELECTION OF OFFICERS:

General Manager Mendoza called for nominations for President of the PIFC for the calendar year 2024.

Motion by Director Barke, seconded by Director Shade, to nominate RCSD President Maynard as President of PIFC, First Vice President DeMarco as Vice President of PIFC, continue with General Manager Mendoza as Secretary and CFO, and continue with Jones and Mayer as General Counsel.

The motion carried 5-0, with the following vote:

AYES:

Directors Barke, DeMarco, Searles, Shade and President Maynard.

NOES:

None

ABSTAIN:

None

ABSENT:

None

- B. ADDITIONS TO AGENDA None
- C. PUBLIC FORUM:

There were no public comments.

D. REPORTS TO THE BOARD - None

- E. CONSENT CALENDAR None
- F. PUBLIC HEARING None
- G. RESOLUTIONS:

RESOLUTION NO. 24-01-09-01 - A RESOLUTION OF THE BOARD OF DIRECTORS THE OF ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC **IMPROVEMENTS FINANCING** CORPORATION ELECTING OFFICERS. APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER OF THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR MEETINGS OF THE BOARD.

Approved by roll call vote, Resolution No. 24-01-09-01 by reading the title only and waiving further reading as follows:

RESOLUTION NO. 24-01-09-01 — A RESOLUTION OF THE BOARD OF DIRECTORS OF THE ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION ELECTING OFFICERS, APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER OF THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR MEETINGS OF THE BOARD.

Motion by President Maynard, seconded by Director Barke to approve Resolution No. 24-01-09-01. The resolution was unanimously approved by roll call vote, 5-0.

#### **ORDINANCES - None**

- H. BIDS, CONTRACTS AND AGREEMENT -- None
- I. ADMINISTRATIVE ITEMS:

The General Manager informed the Board that the PIFC is currently out of good standing with the California Franchise Tax Board due to the lack of filing tax forms specific to non-profit organizations. He indicated that he is working with the Franchise Tax Board to remedy the situation which dates back to 2017 and will report back on progress.

- J. INFORMATIONAL ITEMS None
- K. BOARD MEMBER ITEMS None
- L. CLOSED SESSION None
- M. ADJOURNMENT

Motion by Director DeMarco, seconded by Director Shade to adjourn the regular meeting at 9:37 p.m. Motion passed 5-0.

ATTEST:

DISTRICT

**BOARD OF DIRECTORS** ROSSMOOR COMMUNITY SERVICES

Michael Maynard, President

Joe Mendoza, Secretary Rossmoor Community Services District

APPROVED: February 13, 2024

#### ROSSMOOR COMMUNITY SERVICES DISTRICT

#### PUBLIC IMPROVEMENTS FINANCING CORPORATION

#### **AGENDA ITEM A-4**

Date:

January 14, 2025

To:

Honorable Board of Directors

From:

General Manager Joe Mendoza

Subject:

**ELECTION OF OFFICERS** 

#### RECOMMENDATION

It is recommended that the Rossmoor Community Services District (RCSD) Public Improvements Financing Corporation (Corporation) have certain Officers of the RCSD Board for the Year 2025 serve in the same capacity on the Board of the RCSD Public Improvements Financing Corporation; and that the Corporation elect Officers and make appointments to the Corporation.

It is also recommended that General Manager Joe Mendoza be appointed as Secretary and Chief Financial officer, and that the law firm of Jones & Mayer be appointed as General Counsel of the Corporation.

#### INFORMATION

The Bylaws of the Rossmoor Community Services District Public Improvements Financing Corporation, Section 5.01 and Section 5.02, provide for the number and qualifications of Officers, as well as election and term of office. The Bylaws Section 5.07 and Section 5.08 describe the duties of the Secretary and Chief Financial Officer of the Corporation.

The current Corporation Officers elected January 9, 2024, are as follows:

Michael Maynard, President Tony DeMarco, Vice President Joe Mendoza, Secretary and Chief Financial Officer Jones & Mayer, General Counsel

The following Corporation Officers need to be appointed for 2025:

President:	
Vice President:	
Secretary and Chief Financial Officer: Joe Mendoza	
General Counsel: Jones & Mayer	

#### **ATTACHMENTS**

 Bylaws of Rossmoor Community Services District Public Improvements Financing Corporation (A Nonprofit Public Benefit Corporation)

#### RYLLING

OF

### ROSSNOOR COMMUNITY SURVICUS DISTRICT PUBLIC IMPROVEMENTS

(A Nonprofit Public Hemmilt Corporation)

#### ARTICES T

#### NAME, ORGANIZATION AND PORPOSE, PRINCIPAL OFFICE, BEAL

Rossmoor Community Services District Public Improvements Financing Corporation (hereinafter called the "Corporation").

The Corporation is a nonprofit public benefit corporation organised under the Nonprofit Public Benefit Corporation Lies of the State of California (Title 1, Division 2, Part 2 of the California Corporations Code) for public purposes.

The specific and primary purpose for which the Corporation is formed is to render financial assistance to the Resembor Community Services District (the "District") (a special district of the State of California) by Financing, refinancing, acquiring, constructing, improving, lessing, selling, or otherwise conveying property of any kind to the District. The scrivities of the Corporation shall be limited to the scrivities persitted by its Articles of Incorporation. No gains, profits or dividends shall be distributed to any of the directors or officers of the Corporation, and no part of the net samings, funds or assets of the Corporation shall haurs to the benefit of any director, ordicar or individual, or they person, firm or corporation, excepting only the District.

SECTION LOS Principal Office. The principal office of the Corporation shall be loopied at the principal executive offices of the District, wherever located from the to time.

#### ARPICLAR TT

#### MEMBRERENTY .

invaction which would otherwise require approval by a majority or all members or approval by the members shall require only approval of the directors and all rights which would otherwise vest in the members shall vest in the directors.

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#### ARTICLE III

#### DIRECTORS

Board of Directors of the Corporation shall consist of five (B) persons. The members of such Board of Directors shall be the persons serving from time to time as the members of the Board of Directors of the District.

Directors may at any time hold an organizational maeting at which the directors shall organize by electing from their number a President, a Vice President and a Secretary. In addition, the Board of Directors shall elect a Chief Financial Officer and may elect such subordinate officers as they may determine, note of whom meed to be a director of the Corporation.

EECTION 1.03. Place of Directors! Meetings. Meetings of the directors shall be held at such place in the County of Crange, or elecwhere, as may be designated in the notice of meeting or by resolution of the Scard of Directors.

shell hold a regular meeting not less than once each calendar year. The Board of Directors shell be resolution fix the date, time and place of holding such meetings.

provided by law, special meetings of the Hoard of Directors may be called from time to time by the Freedom: or by a written call signed by a majority of the Directors and filed with the Secretary. Head special meeting of the Board of Directors shall be held at such place, either within or outside the County of Orange, as shall be designated in the notice of such meeting, insofar as not inconsistent with law.

BOARD 2.DE Woline of Meetings. All meetings of the Board of Directors shall be noticed, conducted and held in accordance with the provisions of the laws of the State of California governing the noticing, conducting and holding of meetings of legislative bodies of local agencies.

meeting of the Board of Directors, however called and noticed or wherever held, shall be as valid as though taken at a meeting duly held after regular call and notice, if a quorum is present, and either before or after the meeting, each of the directors not present signs a written waiver of notice, a consent to holding the meeting, or an approval of the minutes. The waiver of notice or consent need not specify the purpose of the meeting. All waivers, consents and approvals shall be filed with the corporate records or made a part of the minutes of the meeting. Morroe of a meeting shall also be deemed given to any director who attends the meeting

without protesting before or at its communement about the lack of adequate notice.

SECTION 1.01. Occupe. Except as provided in Section 3.08 of this Article III, a majority of the Board of Directors shall constitute a quoxum for the transaction of husiness. In determining the presence of a quoxum, all directors present, in person or by telephone, shall be counted. Every act or decision done or made by a majority of the directors present at a meeting duly held at which a quorum is present shall be regarded as the act of the Board of Directors, subject to the provisions of the California Pomprofit Corporation haw, including, without limitation, those provisions relating to (i) approval of contracts or transactions in which a director has a direct or indirect material financial interest, (ii) appointment of committees, and (iii) indemnification of directors. A meeting at which a quorum is taitially present may comtinue to transact business, notwithestanding the withdrawal of directors, if any action taken is approved by at least a majority of the required quorum for that meeting.

Board of Directors may adjourn any regular, adjourned regular, special or adjourned special meeting to a time and place specified by the Board of Directors in accordance with law. If less than a majority is present at a meeting, a majority of those Directors present may adjourn the meeting from time to time.

his or her absonce, the Vice Freedont shall preside at all meetings of the Board of Directors.

effect at the time epecified therein, and, unless otherwise of the corporation may resign at any time by giving written notice to the President or to the Board of Directors, and, where such resignation would leave the Corporation without a duly elected director or directors in charge of its affairs, to the Attorney General of the State of California. Such resignation shall take effect at the time epecified therein, and, unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.

A vecalty or vecancies in the Board of Directors shall be desmed to exclat in the event of the death, resignation or removal of any member of the Board of Directors of the District. If, for any reason, there shall not be five (5) members of the Board of Directors of the District for any period of time, then the resulting vacancy in the Board of Directors shall be filled by a majority of the remaining directors, whether or not less than a quarum, subject to the approval of the Board of Directors of the District.

shall be entitled to receive any compensation for serving as a

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director or an officer of the Corporation; provided, however, that directors shall be entitled to receive such par dism compensation and reimbursement of expenses in the same manner as directors receive compensation and reimbursement for services rendered as directors of the District Board of Directors.

removed by the vote of a majority of all directors or by the Board of Directors of the District for cause.

Director A.Id. Notice to and Attendance by the Board of Directors of the District. Notice of all meetings of the Board of Directors of the Corporation shall be given by the Secretary of the Corporation to the Freedent of the Board of Directors, and to the Secretary of the Board of Directors, and to the Secretary of the Board of Directors, of the District.

may attend any meeting of the Board of Directors, whether regular or special, by conference telephone or similar communication equipment, so long as all of the directors participating in the meeting can hear one another, and all each directors shall be deemed to be present in paraco at such meeting.

required or permitted to be taken by the Board of Directors may be taken without a meeting, if all members of the Board, individually, or collectively, coment in writing to that action. Such action by written consent shall have the same force and effect as an unanimous vote of the Board of Directors. Such written consent processes of the Board of Directors. Such written consent processes of the Board of Directors.

#### ARPICED IV

#### PROTECTION OF COMMENT OF PRESENCE

corporate powers shell be exercised by or under the anthority of, and the husiness, property and affairs of the Corporation shell be controlled by, the Board of Directors.

permitted by law, the Board of Directors hereby suthorizes indemnification by the Corporation of any person who is or was a director, officer, employee or other agent of the Corporation, and who was or is a party or is threatmed to be made a party to a proceeding by reason of the fact that such person is or was an agent of the Corporation, against expenses, judgments, fines, settlements and other amounts actually and reasonably insurred in connection with such proceeding (including attorneys' fees), if such person acted in good faith and in a manner such person and, in the case of a criminal proceeding, had no reasonable owner and, in the case of a criminal proceeding, had no reasonable owner

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to believe the conduct of such person was unlawful and, in the case of an action by or in the right of the Corporation, acted with such care, including reasonable inquiry, as an ordinarily prodent person in a like position would use under similar circumstances.

#### ARRICLE V

#### **OFFICERS**

AFCITON & D. Member and Cualifications. The officers of the Corporation shall be a Bresident, a Vice President, a Secretary, a Chief Financial Officer and such subordinate officers, including one or more assistant secretaries and assistant financial officers, as the Board of Directors may elect from time to time. Only directors shall be qualified to hold the office of Fresident or Vice Fresident, but the Board of Directors may elect any person, whether or not a director of the Corporation, to hold the office of Secretary or Chief Financial Officer or any subordinate office.

mball be elected by the Board of Directors and chall hold office until his or her successor shall have been elected and qualified, or until the death, resignation or removal of such officer.

ERCETON E.C.L. Resignations. Any officer may resign at any time by giving written notice to the Frenident or to the Board of Directors of the (unposition. May such resignation shall take effect at the time specified therein and, unless otherwise appointed therein, the acceptance of such resignation shall not be measure to make it effective.

because of death, resignation, resoral, disqualification or any other cause shall be filled in the manner prescribed in these bylaws for regular election to each office.

SMEATON 5.115. Provident. The Provident shall be the chief executive officer of the Corporation and shall have personal supervision over the business of the Corporation, subject, however, to the control of the Board of Directors. The President shall preside at all meetings of the Board of Directors. The President may sign and execute, in the mass of the Corporation, deeds, mortgages, leases, bonds, contracts and other instruments duly suthorized by the Board of Directors, and generally shall perform all duties incident to the office of President and such other duties as may from time to time be assigned to such office by the Board of Directors.

President or in case of his or her absence or disability, the Vice President shall perform all duties of the Exceldent and, when an acting, shall have all the powers of, and be subject to all restrictions upon, the President. In addition, the Vice President

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abill perform such other duties as may from time to time be assigned to that office by the Board of Directors or the Evesident,

#### SECTION 5.07. Secretary. The Secretary shall:

- (a) Certify and keep at the office of the Corporation, or at such other place as the Board of Directors may order, the original or a copy of these Bylaws, as smended or otherwise altered;
- (b) Keep at the office of the Corporation, or at such other place as the Board of Directors may order, a book of minutes of all meetings of the directors, recording therein the time and place of holding, whether regular or special, and its special, how suthorized, the notice thereof given, and the proceedings thereat;
- (c) See that all notices are duly given in accordance with the provisions of these bylaws or as required by law;
- (d) Se osstodian of the records and seel of the Corporation;
- (e) Exhibit at all reasonable times to any director, upon application, these Bylaws and minutes of the meetings and proceedings of the directors of the Corporation; and
- (f) In general, performal duties of the office of Secretary and such other duties as may from time to time be assigned to such office by the Board of Directors or the Freedomt.

Pinancial Officer shall receive and have charge of all funds of the Comporation and shall disburse such funds only as directed by the Board of Directors. The Chief Financial Officer shall, in general, perform all duties incident to the office of Chief Financial Officer and such other duties as may from time to time be assigned to such office by the Board of Directors or the Freedom.

catioers shell perform such duties as shell be prescribed from time to time by the Board of Directors or the President.

#### MRTICLE VI

#### DISSOLUTION

dissolved except by approval of the Board of Directors of the District. In the event of dissolution of the Corporation in any

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manner and for any vause, after the payment or adequate provision for the payment of all of its debts and liabilities, all of the remaining funds, assets and properties of the Corporation shall be paid or distributed to the District.

#### ARPICLE VII

#### CONTRAL

Corporation shall be the twelve-month period beginning on each family a and ending on the last day of the next succeeding December, except the first fiscal year which shall run from the date of incorporation of the Corporation to December 31, 1998.

Directors may suthorize any officer or officers, agent or agents, to enter into any contract or execute my instrument in the mame of end on behalf of the Corporation and such authority may be general or confined to specific instances; and unless so subscrized by the Board of Directors, no officer, agent or other person shall have any power or authority to blud the Corporation by any contract or engagement or to pledge its credit or to render it lights for any purpose or to any smount.

shall keep in its principal orlice the original or a copy of these Sylaws, as smended or otherwise altered to date, pertified by the Sacretary, which shall be open to impertion at all reasonable times during office hours.

to in Section 6321 of the Nonprofit Public Bouefit Corporation have of the State of California is expressly dispensed with.

required by law, the Corporation shall comply with the provisions of the Ralph M. Brown Act. Chapter 9 of Part 1 of Division 2 of Title 5 of the California Government Code, commencing with Section 54950 (the "Brown Act"). In the event such provisions of the Brown Act conflict with any section of these bylave, the Brown Act shall be controlling.

#### AREXCON VIXI

#### AMINDMENT OF BILARS

EXECUTE R.CL. With the prior written consent of the Board of Directors of the Rosemon Community Services District, any of those Bylaws may be smended or repealed, and new Bylaws may be adopted, by wote or written consent of the Board of Directors.

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#### SECRETARY'S CERTIFICATE

The undereigned hereby certifies that the undersigned is the Secretary of the Rosemoor Community Services District Public Improvements Financing Corporation, a California monprofit public benefit corporation; that the foregoing is a full, true and correct copy of the Eylaws of said Corporation; and that said Bylaws are in full force and effect as of the data bereof.

DATED: April 29, 1998

(BEAL)

#### **ROSSMOOR COMMUNITY SERVICES DISTRICT**

#### **PUBLIC IMPROVEMENTS FINANCING CORPORATION**

#### **AGENDA ITEM G-1**

Date:

January 14, 2025

To:

Honorable Board of Directors

From:

General Manager Joe Mendoza

Subject:

RESOLUTION NO. 25-01-14-01: A RESOLUTION OF THE BOARD OF DIRECTORS OF THE ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION ELECTING OFFICERS, APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER TO THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR

MEETINGS OF THE BOARD.

#### RECOMMENDATION

It is recommended that the Rossmoor Community Services District (RCSD) Public Improvements Financing Corporation (Corporation) approve by roll call vote, Resolution No. 25-01-14-01, directing the General Manager to include the names of the newly elected officers and appointees, and by reading the title only and waiving further reading as follows:

RESOLUTION NO. 25-01-14-01: A RESOLUTION OF THE BOARD OF DIRECTORS OF THE ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION ELECTING OFFICERS, APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER TO THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR MEETINGS OF THE BOARD

#### INFORMATION

The Bylaws of the Rossmoor Community Services District Public Improvements Financing Corporation, Section 5.01 and Section 5.02, provide for the number and qualifications of Officers, as well as election and term of office. Section 3.04 describes regular meetings of the Board of Directors.

#### **ATTACHMENTS**

 RESOLUTION NO. 25-01-14-01: A RESOLUTION OF THE BOARD OF DIRECTORS OF THE ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION ELECTING OFFICERS, APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER TO THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR MEETINGS OF THE BOARD

#### **RESOLUTION 25-01-14-01**

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE ROSSMOOR COMMUNITY SERVICES DISTRICT PUBLIC IMPROVEMENTS FINANCING CORPORATION ELECTING OFFICERS, APPOINTING COUNSEL AND SECRETARY/CHIEF FINANCIAL OFFICER TO THE CORPORATION AND DESIGNATING THE TIME AND PLACE FOR THE HOLDING OF REGULAR MEETINGS OF THE BOARD

The Board of Directors of the Rossmoor Community Services District Public Improvements Financing Corporation (the "Corporation") DOES HEREBY RESOLVE as follows:

**SECTION 1.** That pursuant to the Bylaws of the Corporation, Section 5.01 and Section 5.02, the following Officers are elected by the Board of Directors to old the offices set forth opposite their respective names:

Office

Name

<u>"</u>		President
		Vice President
		Secretary and Chief Financial Officer
SECTION 2.	That Jones & Mayer, L	LP is hereby appointed as Counsel to the Corporation.
SECTION 3. the second Tuesday of Board of Directors mee Blume Drive, Rossmoo	January in each year at the ting at the District Chan	ng of the Board of Directors of this Corporation be held on he conclusion of the Rossmoor Community Services District nbers of the Rossmoor Community Services District, 3021
SECTION 4.	This Resolution shall ta	ake effect from and after its date of adoption.
PASSED, APP	ROVED AND ADOPTE	<b>D</b> this 14 <sup>th</sup> day of January 2025.
AYES:		
NOES:		
ABSTA	IN:	
ABSEN	₹T:	
		BOARD OF DIRECTORS ROSSMOOR COMMUNITY SERVICES DISTRICT
		, President
ATTEST:		
Joe Mendoza, Secretar Rossmoor Community S		