

\$27,116.50

PACKAGE NAME: Legal-Notices

Printed: 12/17/2019 5:49:30 PM

Page 1 of 9



Order ID: 7656567

Printed: 12/17/2019 5:49:30 PM

Page 2 of 9

* Agency Commission not included

GROSS PRICE *:

\$27,116.50

PACKAGE NAME: Legal-Notices

Product(s): Los Angeles Times, CApublicnotice.com

AdSize(s): 9 Column

Run Date(s): Thursday, December 19, 2019

Color Spec. B/W

Preview

NOTICE OF ELECTION TO PROCEED UNDER SECTION 21168.6.8 OF THE PUBLIC RESOURCES CODE NOTICE IS HEREBY GIVEN:

THE APPLICANT HAS ELECTED TO PROCEED UNDER SECTION 21168.6.8 OF THE PUBLIC RESOURCES CODE, WHICH PROVIDES, AMONG OTHER THINGS, THAT ANY JUDICIAL ACTION CHALE IR IS SUBJECT TO THE PROCEDURES SET FORTH IN SECTION 21186.6.8 OF THE PUBLIC RESOURCES CODE. A COPY OF SECTION 21168.6.8 OF THE PUBLIC RESOURCES CODE IS INCLUDED California Public Resources Code, § 21168.6.8. City of Inglewood Sports and Entertainment project, procedures; expedited judicial review

- (a) For the purposes of this section, the following definitions apply:
- (1) "Applicant" means a private or public entity or its affiliates that proposes to implement and operate all or any portion of the project and its successors, heirs, and assignees.
- (2) "Arena" means an 18,000 to 20,000 seat arena built as part of the project for National Basketball Association (NBA) basketball games and other spectator events.
- (3) "Project" means a project located within the project area consisting of the arena plus practice and athletic training facility, and related parking and access, infrastructure construction up to approximately 75,000 square feet of associated office space, up to approximately 30,000 square feet of sports medicine clinic space, up to approximately 70,000 square feet of community space, and similar uses, and a hotel, provided that the project meets all of the following:
 - (A) Receives Leadership in Energy and Environmental Design (LEED) gold certification for new construction within one year of the completion of the first NBA season.
 - (B) (i) Requires a transportation demand management program that, upon full implementation, will achieve and maintain a 15-percent reduction in the number of vehicle trips, or attendees, employees, visitors, and customers as compared to operations absent the transportation demand management program.
 - (ii) To accelerate and maximize vehicle trip reduction, each measure in the transportation demand management program shall be implemented as soon as feasible, so that no reduction in vehicle trips is achieved and maintained by the end of the first NBA season during which an NBA team has played at the arena.
 - (iii) A 15-percent reduction in vehicle trips shall be achieved and maintained as soon as feasible, but not later than January 1, 2030. The applicant shall verify achievement to the Office of Planning and Research.
 - (iv) If the applicant fails to verify achievement of the reduction required by clause (iii), the lead agency shall impose additional feasible measures to reduce vehicle trips by 17 per line with a stop within one-quarter mile of the arena, 20 percent, by January 1, 2035.
 - (C) Is located on an infill site.
 - (D) Is consistent with the general use designation, density, building intensity, and applicable policies specified for the project area in either a sustainable communities strategy or an which the State Air Resources Board, pursuant to subparagraph (H) of paragraph (2) of subdivision (b) of Section 65080 of the Government Code, has accepted a metropolitan plat that the sustainable communities strategy or the alternative planning strategy would, if implemented, achieve the greenhouse gas emission reduction targets.



\$27,116.50

PACKAGE NAME: Legal-Notices

LENGING THE CERTIFICATION OF THE EIR OR THE APPROVAL OF THE PROJECT DESCRIBED IN THE BELOW.

n or relocation, and landscaping. ancillary retail, restaurant,

allectively, by

less than a 7.5 percent

elead agency and the

cent, or, if there is a rail transit

alternative planning strategy for inning organization's determination

Printed: 12/17/2019 5:49:30 PM

Page 3 of 9



Printed: 12/17/2019 5:49:30 PM

Page 4 of 9

* Agency Commission not included

GROSS PRICE * : \$27,116.50

PACKAGE NAME: Legal-Notices

- (4) "Project approval" means any action activity, ordinance, resolution, agreement, approval, determination, finding, or decision taken, adopted, or approved by the lead agency required to commence the construction of the project, as determined by the lead agency.
- (5) "Project area" means real property in the City of Inglewood consisting of approximately 35 acres, including without limitation areas generally described as follows:
 - (A) Assessor identification numbers 4032-001-005, 4032-001-006, 4032-001-033, 4032-001-035, 4032-001-039, 4032-001-048, 4032-001-049, 4032-001-900 to 4032-001-913, inclusive inclusive, 4032-003-912, 4032-003-914, 4032-003-915, 4032-004-913, 4032-004-914, 4032-007-035, 4032-007-900 to 4032-007-905, inclusive, 4032-008-001, 4032-008-002, 4032-008-003, 4032-008-900 to 4032-008-905 inclusive, 4032-008-907, 4032-008-908, 4034-004-026, 4034-004-900 to 4034-004-913, inclusive, and 4034-005-900 to 4034-005-912, inclusive.
 - (8) West 101st Street from its intersection with South Prairie Avenue westerly to a line approximately 488 feet west of the western boundary of South Prairie Avenue, and West 162n South Prairie Avenue easterly to a line approximately 883 feet east of the eastern boundary of South Prairie Avenue.
 - (C) Adjacent areas or air space to be used for access.
- (6) "Transportation demand management program" means a specific program of strategies, incentives, and tools to be implemented, with specific annual status reporting obligations in a of subdivision (b), to reduce vehicle trips by providing opportunities for event attendees and employees to choose sustainable travel options such as transit, bicycle riding, or walking incentives, and tools includes, but is not limited to, the following:
 - (A) Provision of shuttles, charter buses, or similar services from a major transit stop to serve arena events.
 - (B) Provision of onsite electric vehicle charging stations in excess of applicable requirements.
 - (C) Provision of dedicated parking for car-share or zero-emission vehicles, or both types of vehicle, in excess of applicable requirements.
 - (D) Provision of bicycle parking in excess of applicable requirements.
 - (E) Inclusion of a transit facility with area dedicated to shuttle bus staging, ride share, bicycle parking, and other modalities intended to reduce the use of single occupant vehicles.
- (b) The Governor may certify the project for streamlining pursuant to this section if all the following conditions are met:
- (1) The project will result in a minimum investment of one hundred million dollars (\$100,000,000) in California upon completion of construction.
- (2) (A) (i) The project creates high-wage, highly skilled jobs that pay prevailing wages and living wages, employs a skilled and trained workforce, as defined in subdivision (d) of Section (2) (A) (i) The project creates high-wage, highly skilled jobs that pay prevailing wages and living wages, employs a skilled and trained workforce, as defined in subdivision, "jobs that pay prevailing wages" means Employed in the execution of the project will receive at least the general prevailing rate of per diem wages for the type of work and geographic area, as determined by the Director

pursuant to Sections 1773 and 1773.9 of the Labor Code. If the project is certified for streamlining, the project applicant shall include this requirement in all contracts for the per (ii) Clause (i) does not apply to a contractor or subcontractor performing the work on the project that is subject to a project labor agreement requiring the payment of prevailing v

- employed in the execution of the project and providing for enforcement of that obligation through an arbitration procedure. For purposes of this clause, "project labor agreement for the project labor agreement of the paragraph (1) of subdivision (b) of Section 2500 of the Public Contract Code.
- (B) (I) If the project is certified pursuant to this subdivision, contractors and subcontractors shall pay to all construction workers employed in the execution of the project at least the ç wages.

(ii) Except as provided in clause (iii), the obligation of the contractors and subcontractors to pay prevailing wages pursuant to subparagraph (A) may be enforced by the Labor Committee Labor Code, which may be reviewed pursuant to Section 1742 of the Labor Code, within 18 months after the completion of the project, or by an underpaid worker through an admissible subcontractor, and surety on a bond or bonds issued to secure the payment of wages covered by the assessment shall be liable for liquidated damages pursuant to Section 1742.1 of (iii) Clause (ii) does not apply if all contractors and subcontractors performing work on the project are subject to a project labor agreement that requires the payment of prevail enforcement of that obligation through an arbitration procedure. For purposes of this subparagraph, "project labor agreement" has the same meaning as set forth in paragraph (1)

- (3) The project does not result in any net additional emission of greenhouse gases, including greenhouse gas emissions from employee transportation, as determined by the State Air Re 25.5 (commencing with Section 38500) of the Health and Safety Code. The State Air Resources Board is encouraged to make its determination no later than 120 calendar days after re of the methodology and calculations of the project's greenhouse gas emissions.
- (4) The project applicant demonstrates compliance with the requirements of Chapters 12.8 (commencing with Section 42649) and 12.9 (commencing with Section 42649.8) of Part 3 of D



\$27,116.50

PACKAGE NAME: Legal-Notices

to allow the applicant

.4032-002-913 to 4032-002-917, %-006, 4032-008-034, 4032-008-

d Street from its intersection with

ccordance with paragraph (5)

A specific program of strategies.

801 of the Public Contract that all construction workers or of industrial Relations formance of the work, rages to all construction workers of has the same meaning as set

peneral prevailing rate of per diem

issioner through the issuance of a civil wage and penalty assessment pursuant to Section 1741 of inistrative complaint or civil action. If a civil wage and penalty assessment is issued, the contractor, the Labor Code.

ling wages to all construction workers employed in the execution of the project and provides for i of subdivision (b) of Section 2500 of the Public Contract Code.

sources Board pursuant to Division

sources Board pursuant to Division ceiving an application for review

vision 30, as applicable.

Printed: 12/17/2019 5:49:30 PM

Page 5 of 9



Order ID: 7656567 Printed: 12/17/2019 5:49:30 PM

> Page 6 of

* Agency Commission not included

GROSS PRICE *:

\$27.116.50

PACKAGE NAME: Legal-Notices

nonconcurrence.

- (5) The project applicant has entered into a binding and enforceable agreement that all mitigation measures required pursuant to this division and any other environmental measures rec the project under this section shall be conditions of approval of the project, and those conditions will be fully enforceable by the lead agency or another agency designated by the lea environmental mitigation measures and any other environmental measures required by this section, the applicant agrees, as anongoing obligation, that those measures will be monit agency for the life of the obligation. The project applicant shall submit to the lead agency an annual status report on the implementation of the environmental mitigation measures ar measures required by this section.
- (6) The project applicant agrees to pay any additional costs incurred by the courts in hearing and deciding any case subject to this section, including payment of the costs for the appointm appropriate by the court, in a form and manner specified by the Judicial Council, as provided in the Rules of Court adopted by the Judicial Council.
- (7) The project applicant agrees to pay the costs of preparing the record of proceedings for the project concurrent with review and consideration of the project pursuant to this division, in
- (c) (1) The Governor may certify the project for streamlining pursuant to this section if it complies with the conditions specified in subdivision (b).
 - (2)(A) Prior to certifying the project, the Governor shall make a determination that each of the conditions specified in subdivision (b) has been met. These findings are not subject to judicial (B) (i) if the Governor determines that the project is eligible for streamlining pursuant to this section, he or she shall submit that determination, and any supporting information, to the Ar
 - (ii) Within 30 days of receiving the determination, the Joint Legislative Budget Committee shall concur or nonconcur in writing on the determination.
 - (iii) if the Joint Legislative Budget Committee fails to concur or nonconcur on a determination by the Governor within 30 days of the submittal, the project is deemed to be certified
 - (3) The guidelines issued pursuant to Chapter 6.5 (commencing with Section 21178) apply for the implementation of this section to the extent the guidelines are applicable and do not contransportation demand management program specified in subparagraph (6) of paragraph (3) of subdivision (a).
- (d) (1) Within 10 days of the Governor certifying the project pursuant to this section, the lead agency shall, at the applicant's expense, issue a public notice in no less than 12-point type stati "THE APPLICANT HAS ELECTED TO PROCEED UNDER SECTION 21168.6.8 OF THE PUBLIC RESOURCES CODE, WHICH PROVIDES, AMONG OTHER THINGS, THAT ANY JUDICIAL ACTION (THE EIR IS SUBJECT TO THE PROCEDURES SET FORTH IN SECTION 21186.6.8 OF THE PUBLIC RESOURCES CODE, A COPY OF SECTION 21168.6.8 OF THE PUBLIC RESOURCES CODE IS INC (2) The public notice shall be distributed by the lead agency as required for public notices issued pursuant to paragraph (3) of subdivision (b) of Section 21092.
 - (e) Notwithstanding any other law, the procedures set forth in subdivision (f) shall apply to any action or proceeding brought to attack, review, set aside, void, or annul the certification granting of any project approvals.
 - (f) Rules 3.2220 to 3.2237, inclusive, of the California Rules of Court, as may be amended by the Judicial Council, shall apply to any action or proceeding brought to attack, review, set as of any project approvals to require the actions or proceeding, including any potential appeals therefrom, to be resolved, to the extent feasible, within 270 days of the filing of the certifie the California Rules of Court, as necessary, to implement this subdivision.
 - (g) Notwithstanding any other law, the preparation and certification of the record of proceedings for the certified project shall be performed in the following manner:
 - (1) The lead agency for the project shall prepare the record of proceedings pursuant to this division concurrently with the administrative process.
 - (2) All documents and other materials placed in the record of proceedings shall be posted on, and be downloadable from, an Internet Web site maintained by the lead agency c
 - (3) The lead agency shall make available to the public in a readily accessible electronic format the draft environmental impact report and all other documents submitted to, or n
 - (4) A document prepared by the lead agency or submitted by the applicant after the date of the release of the draft environmental impact report that is a part of the record of the five business days after the document is released or received by the lead agency.
 - (5) The lead agency shall encourage written comments on the project to be submitted in a readily accessible electronic format, and shall make any comment available to the pu
 - (6) Within 14 business days after the receipt of any comment that is not in an electronic format, the lead agency shall convert that comment into a readily accessible electronic format.
 - (7) Notwithstanding paragraphs (2) to (6), inclusive, documents submitted to or relied on by the lead agency that were not prepared specifically for the project and are copy copyright-protected documents, the lead agency shall make an index of these documents available in an electronic format no later than the date of the release of the draft environments available in an electronic format no later than the date of the release of the draft environments. the lead agency after the release of the draft environmental impact report. The index shall specify the libraries or lead agency offices in which hardcopies of the copyrighted ma (8) The lead agency shall certify the final record of proceedings within five days after the filing of the notice required by subdivision (a) of Section 21152.
 - (9) Any dispute arising from the record of proceedings shall be resolved by the superior court. Unless the superior court directs otherwise, a party disputing the content of the (10) The contents of the record of proceedings shall be as set forth in subdivision (e) of Section 21167.6.



\$27,116.50

PACKAGE NAME: Legal-Notices

juined by this section to certify diagency. In the case of tored and enforced by the lead adjany other environmental

ient of a special master if deemed

a form and manner specified by the lead agency for the project.

review.

bint Legislative Budget Committee for review and concurrence or

flict with specific requirements of this section, including the

ng the following:

CHALLENGING THE CERTIFICATION OF THE EIR OR THE APPROVAL OF THE PROJECT DESCRIBED IN LUDED BELOW

i of any environmental impact report for the project that is certified pursuant to this section or the

side, void, or annul the certification of any environmental impact report for the project or granting direcord of proceedings with the court. On or before July 1, 2019, the Judicial Council shall amend

commencing with the date of the release of the draft environmental impact report. elied on by, the lead agency in the preparation of the draft environmental impact report. e proceedings shall be made available to the public in a readily accessible electronic format within

blic in a readily accessible electronic format within five days of its receipt. format and make it available to the public in that format.

right protected are not required to be made readily accessible in an electronic format. For those irronmental impact report, or within five business days if the document is received or refled on by terials are available for public review.

a record shall file a motion to augment the record at the time it files its initial brief.

Printed: 12/17/2019 5:49:30 PM

Page 7 of 9



Printed: 12/17/2019 5:49:30 PM

Page 8 of 9

* Agency Commission not included

GROSS PRICE * : \$27,116.50

PACKAGE NAME: Legal-Notices

(n) the provisions of this section are severable, if any provision of this section of its application is hero invalid, that invalidity shall not affect other provisions or applications that can be g

- (i) If the lead agency falls to certify an environmental impact report for the project before January 1, 2025, this section shall become inoperative and is repealed as of that date.
 - (2) The lead agency shall notify the Secretary of State if it fails to certified the environmental impact report for the project before January 1, 2025.
- (j) (1) As a condition of approval of the project, the lead agency shall require the applicant, with respect to any measures specific to the operation of the arena, to implement meaby the end of the first NBA regular season or June of the first NBA regular season, whichever is later, during which an NBA team has played at the arena
 - (2) To maximize public health, environmental, and employment benefits, the lead agency shall require measures that will reduce the emissions of greenhouse gases in the pro-
 - (3) Not less than 50 percent of the greenhouse gas emissions reductions necessary to achieve the requirement of paragraph (3) of subdivision (b) shall be from local, direct gree limited to, any of the following:
- (A) Project design features or onsite reduction measures, or both design features and onsite reduction measures, that include, but are not limited to, any of the following:
 - (i) Implementing project design features that enable the arena to exceed the building energy efficiency standards set forth in Part 6 of Title 24 of the California Code of Regument the LEED gold certification requirement.
 - (ii) Requiring a transportation demand management program to reduce single-occupancy vehicular travel and vehicle miles traveled.
 - (iii) Providing onsite renewable energy generation, including a solar roof on the arena with a minimum peak generation capacity of 500 kilowatts.
 - (iv) Providing solar ready roofs.
 - (v) Providing cool roofs and "cool parking" promoting cool surface treatment for new parking facilities.
- (B) Off-site reduction measures in the neighboring communities, including, but not limited to, any of the following:
 - (ii) Temporarily expanding the capacity of a public transit line, as appropriate, to serve arena events.
 - (ii) Paying its fair share of the cost of measures that expand the capacity of public transit, if appropriate, that is used by spectators attending arena events.
 - (iii) Providing funding to an off-site mitigation project consisting of replacing buses, trolleys, prother transit vehicles with zero-emission vehicles.
 - (iv) Providing off-site safety or other improvements for bicycles, pedestrians, and transit connections.
 - (v) Providing zero-emission transit buses to serve arena events and to meet other local transit needs, including senior and public school transportation services.
 - (vi) Undertaking or funding building retrofits to improve the energy efficiency of existing buildings.
- (4) The applicant may obtain offset credits for up to 50 percent of the greenhouse gas emissions reductions necessary to achieve the requirements of paragraph (3) of subdivision (b). To credits that produce emission reductions within the City of Inglewood or the boundaries of the South Coast Air Quality Management District. Any offset credits shall be verified by a located outside the United States shall not be used pursuant to this paragraph.
- (k) As a condition of approval of the project, the lead agency shall require the applicant, in consultation with the South Coast Air Quality Management District, to implement measures the emission reductions required by other laws or regulations in communities surrounding the project consistent with emission reduction measures that may be identified for those conditions of a minimum, these measures shall achieve reductions of a minimum of 400 tons of oxides of nitrogen and 10 tons of PM2.5, as defined in Section 39047.2 of the Health and Safet amounts, reductions of a minimum of 130 tons of oxides of nitrogen and 3 tons of PM2.5 shall be achieved within the first year following commencement of construction of the proje imposed by other laws.
 - (2) If the project applicant can demonstrate and verify to the South Coast Air Quality Management District that it has invested at least thirty million dollars (\$30,000,000) to achieve the long as one-half of the reductions set forth in paragraph (1) are met.
 - (3) Greenhouse gas emissions reductions achieved pursuant to this subdivision shall count toward the applicant's obligations under paragraph (3) of subdivision (i).
- (f) This section does not apply to a project that proposes the construction of a new gambling establishment, as defined in Section 19805 of the Business and Professions Code or Section



\$27,116.50

PACKAGE NAME: Legal-Notices

iven effect without the invalid provision or application.

sures that will meet the requirements of this division

ifect area and in the neighboring communities of the arena inhouse gas emissions reduction measures, including, but not

lations, except for 50 percent of emissions reductions attributable to design features necessary to

he applicant shall, to the extent feasible, place the highest priority on the purchase of offset third party accredited by the State Air Resources Board. Offset credits generated by a project

hat will achieve criteria pollutant and toxic air contaminant reductions over and above any nmunities pursuant to Section 44391.2 of the Health and Safety Code.

y Code, over 10 years following the commencement of construction of the project, Of these ct. The reductions required pursuant to this paragraph are in addition to any other requirements

e requirements of this subdivision, the requirements of this subdivision shall be deemed met, so

1 337 of the Penal Code.

Published in the Los Angeles Times on: December 18, 2019

Printed: 12/17/2019 5:49:30 PM

Page 9 of 9