

Memorandum

To: CHAIR AND COMMISSIONERS

CTC Meeting: February 13-14, 2008

Reference No.: 2.3c.
Action Item

From: CINDY McKIM
Chief Financial Officer

Prepared by: Timothy Craggs
Acting Chief
Division of Design

Subject: **RELINQUISHMENT RESOLUTIONS**

RECOMMENDATION:

The Department of Transportation recommends the California Transportation Commission (Commission) approve the relinquishment resolutions, summarized below, that will transfer highway facilities no longer needed for the State Highway System to the local agency identified in the summary.

ISSUE:

It has been determined that each facility in the specific relinquishment resolutions summarized below is not essential to the proper functioning of the State Highway System and may be disposed of by relinquishment. Upon the recording of the approved relinquishment resolution in the county where the facility is located, all right, title and interest of the State in and to the facility to be relinquished will be transferred to the local agency identified in the summary. Consequently, the facility is safe and drivable, or has been maintained in a state of good repair. The local authorities have been advised of the pending relinquishments a minimum of 90 days prior to the Commission meeting for both superseded highways and collateral facilities pursuant to Section 73 of the Streets and Highways Code. Any exceptions or unusual circumstances are described in the individual summaries.

RESOLUTIONS:

Resolution R-3681 – 4-SCI-237-PM 8.0
(Request No. 56064) – 2 Segments

Relinquishes right of way in the city of San Jose, at Zanker Road, consisting of relocated and reconstructed city streets. The City, by freeway agreement dated June 23, 1992, agreed to accept title upon relinquishment by the State. The 90-day notice period expired January 2, 2008, without exception.

Resolution R-3682 – 6-Fre-180-PM 62.70(Request No. 86203) – 1 Segment

Relinquishes right of way in the county of Fresno, between Peach Avenue and Minnewawa Avenue, consisting of superseded highway right of way that is appurtenant to a previously relinquished superseded highway and was inadvertently omitted from said relinquishment. The County, by cooperative agreement dated May 24, 2005, waived the 90-day notice requirement and agreed to accept title upon relinquishment by the State.

Resolution R-3684 – 8-Riv-74-PM 92.34/96.01(Request No. 456-R) – 1 Segment

Relinquishes right of way in the city of Palm Desert, under terms and conditions as stated in the cooperative agreement, dated December 10, 2007, determined to be in the best interest of the State. Authorized by Chapter 594, Statutes of 2005, which amended Section 374 of the Streets and Highways Code.

Resolution R-3685 – 10-Tuo-108-PM R2.06/R2.11(Request No. 15498) – 1 Segment

Relinquishes right of way in the city of Sonora, at Mono Way, between 0.15 miles west of Sanguinetti Road (Loop Road) and the easterly city limit line, consisting of superseded highway and collateral facilities. The City, by resolution dated August 20, 2007, waived the 90-day notice requirement and agreed to accept title upon relinquishment by the State.

Resolution R-3686 – 11-SD-52-PM 12.6/13.3(Request No. R25595-B) – 1 Segment

Relinquishes right of way in the city of San Diego, at Sycamore Landfill Road northerly of Mast Boulevard, consisting of relocated and reconstructed city streets and frontage roads. The City, by freeway agreement dated December 12, 1989, agreed to accept title upon relinquishment by the State. The 90-day notice period expired January 8, 2008, without exception.