

City of Long Beach

Legislation Text

File #: 06-0697, Version: 1

Recommendation to authorize City Manager to enter into Memorandums of Understanding with Toll Brothers and Williams & Dame Development, respectively, to negotiate the development of the Broadway Block. (District 2)

In May 2005, the City of Long Beach (City) and the Redevelopment Agency of the City of Long Beach (Agency) jointly released a Request for Proposals (RFP) for a multiple block development along Long Beach Boulevard between IsS't reet and 3rdS treet. The RFP included the Broadway Block, which is east of Long Beach Boulevard between 3rd Street and Broadway (see "Exhibit A" - Broadway Block). Parcels comprising the Broadway Block are owned by the City, the Agency and private parties. The City owns the parking lot in the southeast corner of the block. The Agency owns the vacant parcel in the southwest corner of the block and is in the process of acquiring the remainder of the block from the private property owners. In July 2005, the City and the Agency

received four development team proposals that expressed specific interest in developing the Broadway Block. A Selection Committee was established in September 2005, to represent the interests of both the City and the Agency and to review the proposals and ultimately make selection recommendations. In October 2005, the development teams were given a list of questions specific to their proposal. The questions requested clarification of financial information, challenged development assumptions and asked for specific information on issues ranging from the re-use of historic resources to specific project components, including building height, density, unit count, retail square footage, types of uses and parking. The Selection Committee held developer interviews in late 2005, during which each team made a presentation on its specific proposal. The interviews provided the Selection Committee with the opportunity to further clarify financial information and to ask additional questions on architectural and urban design issues. Staff hosted a community meeting in January 2006. The meeting included a brief staff presentation and then encouraged the public to interact on a one-on-one basis with each of the development teams.

separate non-exclusive Memorandums of Understanding (MOs) with two development teams, Toll Brothers and Williams & Dame Development. The MOUs will allow for preliminary negotiations and terms regarding the development of the Broadway Block. Given that both the City and the Agency own property within this block, it is recommended that the City and the Agency jointly enter into MOUs with both development teams in order to document the cooperative efforts of all of the parties involved. On August 7, 2006, the Redevelopment Agency is expected to take positive action and to support a partnership with the City in negotiating the MOUs. Each development team's proposal included a reasonable purchase price, quality architecture for an urban area, and the construction of an Art Exchange. The MOUs will detail the following understandings: Term: The term of the MOUs shall begin when fully executed and expire 270days thereafter.

Property Acquisition and Disposition: The parties shall diligently negotiate the development of the Broadway Block, including defining the development components for a cultural Art Exchange. Development Process: The parties shall work cooperatively to determine a final offer to develop the Broadway Block. Development teams shall deposit \$50,000 with the City/Agency for expenses including staff and consultant costs, etc., of which \$10,000 shall be non-refundable.

Due Diligence: City/Agency shall provide developer with all due diligence documentation regarding

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the Broadway Block in its possession. At the conclusion of the term of the MOUs, staff will make a recommendation on the final developer selection and will request subsequent authorization to enter into a Disposition and Development Agreement with the selected developer. Deputy City Attorney, Richard F. Anthony, reviewed this letter on July 14, 2006, and Budget Management Officer David Wodynski on July 19,2006.

[Timing Considerations]

The MOU provides up to \$20,000 in revenue to reimburse the City for costs incurred in connection with the execution and administration of this Agreement. Sufficient appropriations are included in the current budget in the General Fund (GP) in the Department of Community Development (CD).

Approve recommendation.

NAME TITLE	APPROVED:
	GERALD R. MILLER CITY MANAGER