

# Memorandum

To: CHAIR AND COMMISSIONERS

CTC Meeting: October 27-28, 2004

Reference No.: 2.3c.  
Action Item

From: CINDY MCKIM  
Acting Chief Financial Officer

Prepared by: Mark Leja  
Chief  
Division of Design

Ref: **RELINQUISHMENT RESOLUTIONS**

## **ISSUE:**

The collateral facilities included in the relinquishment resolutions summarized below are in a state of good repair. The local authorities have been advised of the pending relinquishments a minimum of 90 days prior to the California Transportation Commission (Commission) meeting for both superseded highways and collateral facilities pursuant to Section 73 of the Streets and Highways Code.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.

## **RECOMMENDATION:**

The Department of Transportation (Department) recommends the Commission approve the following Relinquishment Resolutions:

Resolution No. R-3586 – 6-Ker-58,14-KP 175.4/188.6,29.9/32.1 (Request No. 198) – 7 Segments  
Relinquishes right of way in the County of Kern, between Business 58 West to 1.9 km east of Business 58 East, consisting of reconstructed and relocated county roads, frontage roads and cul-de-sacs. The County, by cooperative agreement, dated October 8, 2002, waived the 90-day notice requirement and agreed to accept title upon relinquishment by the State.

Resolution No. R-3587 – 8-SBd-30/210-PM 14.2/15.8 (Request No. 446S) – 6 Segments  
Relinquishes right of way in the City of Fontana, from Knox Avenue to Sierra Avenue, consisting of superseded highway right of way, reconstructed and relocated city streets and cul-de-sacs. The City, by freeway agreement dated November 14, 1996, agreed to accept title upon relinquishment by the State. The 90-day notice period expired September 15, 2004, without exception.

Resolution No. R-3588 – 10-Tuo-108-KP R3.0/7.4 (Request No. 15499) – 17 Segments

Relinquishes right of way in the County of Tuolumne, between one kilometer west of Sanguinetti Road and Standard Road. Consistent with the Department's mandatory design standards, access control is retained at specified locations to protect the operational integrity of the superseding Route 108. The County, by freeway agreement dated December 10, 1996, agreed to accept title upon relinquishment by the State and by cooperative agreement dated July 20, 2004, waived the 90-day notice requirement and agreed to accept title upon relinquishment by the State.