SUBMITTAL TO THE BOARD OF SUPERVISORS **COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



FROM: Economic Development Agency/Facilities Management and

Transportation Department

SUBJECT: Right of Way Acquisition Agreement and Settlement Agreements for the Airport Boulevard **Grade Separation Project**

RECOMMENDED MOTION: That the Board of Supervisors:

attached Right of Way Acquisition Agreement for Parcels 0241-028A and 0241-028B.

./!	Ø		hin Assessor's Parcel Number 75		inchit for 1 di ocio oz	THE DESTRUMENT OF THE	0202,
	Concurre	2. Authoriz	e the Chairman of the Board to e	execute this ag	reement on behalf	of the County;	
AUDITOR-CONTROLLER	11/7112 Departmental C	Juan C. Perez, Director Transportation and Land Management		Robert Field Assistant County Executive Officer/EDA		ve Officer/EDA	
APPR UDIT	12	FINANCIAL	Current F.Y. Total Cost:	\$ 930,779	In Current Year	-	Yes
RES /	JG.	DATA	Current F.Y. Net County Cost:	\$ 0	Budget Adjustn For Fiscal Year		No
DO C	WONG	COMPANION	Annual Net County Cost: TEM ON BOARD AGENDA: No	\$ 0	FOR FISCAL TEAR	۷. کا	012/13
FISCAL PROCEDURES APPROVED PAUL ANGULO, CPA, AUDITOR-CC	BY SAMUEL		UNDS: Coachella Valley Associ		nments-100%	Positions To B Deleted Per A-3 Requires 4/5 Vot	0 -
N Policy	Policy	County Execu	tive Office Signature Jennif	Sargent	ful		
Consent	☐ Consent						
Jep't Recomm.	Per Exec. Ofc.:						

Prev. Agn. Ref.: 3.5 of 2/1/11; 4.1 of 2/1/11

ALEXCHIVENTS FILED

WITH THE CLERK OF THE BOARD

District: 4/4

Agenda Number:

Economic Development Agency/Facilities Management and Transportation Department Right of Way Acquisition Agreement and Settlement Agreements for the Airport Boulevard Grade Separation Project November 8, 2012 Page 2

RECOMMENDED MOTION: (Continued)

- Approve the attached Settlement Agreements between the County and Ayala Towing Service/Auto Repair, Coachella Tire Shop, and Adrian's Cabinet Shop for fixtures and equipment items, all commercial businesses located on a portion of Assessor's Parcel Number 757-044-006 and authorize the Chairman of the Board to execute these agreements on behalf of the County;
- 4. Authorize and allocate the sum of \$650,000 to acquire Grantor Parcels 0241-028A and 0241-028B and \$79,600 to pay all related transaction costs;
- 5. Authorize and allocate the sum of \$201,179 to acquire fixture and equipment items for the following commercial businesses: Ayala Towing Service/Auto Repair, Artte Garden Care, Coachella Tire Shop, and Adrian's Cabinet Shop; and
- 6. Authorize the Assistant County Executive Officer/EDA, or his designee, to execute any other documents and administer all actions necessary to complete this transaction.

BACKGROUND:

The Riverside County Transportation Department (RCTD) proposes to construct a grade separation project located at the at-grade crossing of Airport Boulevard and the Union Pacific Railroad (UPRR) tracks by raising the roadway over the railroad and constructing an overcrossing structure that will span the tracks and Grapefruit Boulevard (State Highway 111) at Airport Boulevard (Project). The Project is needed in order to improve public safety by eliminating the conflicting train/vehicle/pedestrian movement. The Project will also serve to significantly reduce traffic delays at Airport Boulevard caused by the at-grade crossing and improve the efficient movement of goods through Riverside County.

The Project will maintain access to Airport Boulevard from Grapefruit Boulevard and the adjacent properties. Palm Street would be extended to the north from the intersection of Airport Boulevard to Grapefruit Boulevard, Grapefruit Boulevard will be widened at this intersection to accommodate a left turn onto Palm Street and a southbound deceleration lane to a right turn into Palm Street. The south side of Airport Boulevard will be accessed by a new frontage road adjacent to the new raised Airport Boulevard.

The Notice of Exemption was filed and posted on July 28, 2011. RCTD staff conducted a review of the Project and it is exempt for the provisions of the California Environmental Quality Act (CEQA).

The Economic Development Agency/Facilities Management (EDA/FM) has negotiated the full acquisition of Assessor's Parcel Number 757-044-006 from Luis and Yolanda Ayala and Arnulfo and Teresa Rodriguez (Grantor) for the price of \$650,000. There are costs of \$79,600 associated with this transaction. Grantor will execute a Grant Deed in favor of the County of Riverside for Assessor's Parcel Number 757-044-006 referenced as Parcels 0241-028A and 0241-028B.

(Continued)

Economic Development Agency/Facilities Management and Transportation Department
Right of Way Acquisition Agreement and Settlement Agreements for the Airport Boulevard Grade
Separation Project
November 8, 2012
Page 3

BACKGROUND: (Continued)

In addition, EDA/FM has negotiated acquisition of improvements (fixtures and equipment) with the commercial businesses located on Assessor's Parcel Number 757-044-006 as follows: Ayala's Auto Repair and Towing for the price of \$151,851, Coachella Tire Shop for the price of \$32,940, and Adrian's Cabinet Shop for the price of \$16,388. There are no costs associated with these transactions.

EDA/FM and Transportation Department will bring forth the Adoption of the Relocation Plan for the Airport Boulevard Grade Separation Project for the relocation of the two single-family residences and four commercial businesses under a separate submittal.

This Form 11 has been reviewed and approved by County Counsel as to legal form.

FINANCIAL DATA:

The following summarizes the funding necessary for the full acquisition of Assessor's Parcel Number 757-044-006:

Right of Way Acquisition	\$650,000
Estimated Title and Escrow Charges	\$ 8,500
Settlement Agreement - Ayala's Auto Repair/Towing Service	\$151,851
Settlement Agreement - Coachella Tire Shop	\$ 32,940
Settlement Agreement - Adrian's Cabinet Shop	\$ 16,388
Preliminary Title Report	\$ 400
County Real Property Appraisal Report:	\$ 5,700
County Fixtures and Equipment Appraisal:	\$ 5,000
EDA/FM Real Property Staff Time	\$ 60,000
Total Estimated Acquisition Costs	\$930,779

EDA/FM has already covered the costs for due diligence (Preliminary Title Report and Appraisals) and has been or will be reimbursed by the Transportation Department. The remaining costs will be paid directly by the Transportation Department. All costs associated with this property acquisition are fully funded in the Transportation Department's budget for FY 2012/13. Thus, no additional net county cost will be incurred as a result of this transaction.

Attachments:

Right of Way Acquisition Agreement Settlement Agreement - Ayala's Auto Repair/Towing Service Settlement Agreement - Coachella Tire Shop Settlement Agreement - Adrian's Cabinet Shop

RF:JCP:LB:CC:VY:YK:ra 299TR 15.297 11723 S:\Real Property\TYPING\Docs-15.000 to 15.499\15.297.doc Transportation Work Order No. A6-0241

 PROJECT: AIRPORT BOULEVARD GRADE

SEPARATION PROJECT

PARCEL:

0241-028

APN:

757-044-006

RIGHT OF WAY ACQUISITION AGREEMENT

This Right of Way Acquisition Agreement, ("Agreement"), is made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("County"), and LUIS MANUEL AYALA and YOLANDA L. AYALA, husband and wife and ARNULFO RODRIGUEZ and TERESA RODRIGUEZ, husband and wife, all as joint tenants, ("Grantor"). County and Grantor are sometimes collectively referred to as "Parties."

RECITALS

WHEREAS, County is currently working on a grade separation project located at the at-grade crossing of Airport Boulevard and the Union Pacific Railroad tracks by raising the roadway over the railroad and constructing an overcrossing structure that will span the tracks and Grapefruit Boulevard (State Highway 111) at Airport Boulevard ("Project"); and

WHEREAS, Grantor owns that certain real property located at 87425 Airport Boulevard in the unincorporated community of Thermal, County of Riverside, State of California, as referenced on the Plat Map identified as Attachment "1," attached hereto and made a part hereof. The real property is improved with mixture of uses including 2 single-family residences, service commercial, and light industrial buildings on 37,855 (gross) square feet and is also known as Assessor's Parcel Number: 757-044-006 ("Property"); and

WHEREAS, Grantor desires to sell to the County and the County desire to purchase the fee simple interest in the Property ("ROW"), for the purpose of constructing the Airport Boulevard Grade Separation Project ("Project") as follows: a

 Grant Deed in favor of County referenced as Parcel 0241-028 and described on Attachment "2" attached hereto and made a part hereof; pursuant to the terms and conditions set forth herein; and

WHEREAS, Luis Manuel Ayala and Yolanda L. Ayala (Ayala) own and operate Ayala's Auto Repair on the Property and concurrently with the Right-of-Way Acquisition Agreement, the County will be entering into an Agreement for Acquisition of Improvements with Ayala whereby the County will be tendering the consideration amount for fixtures and equipment and loss of business goodwill; and

WHEREAS, Arnulfo Rodriguez and Teresa Rodriguez (Rodriguez) own and operate Artte's Garden Care on the Property and concurrently with the Right-of-Way Acquisition Agreement, the County will be entering into an Agreement for Acquisition of Improvements with Rodriguez whereby the County will be tendering the consideration amount for fixtures and equipment and loss of business goodwill; and

WHEREAS, the Effective Date is the date on which this Agreement is approved and fully executed by County and Grantor as listed on the signature page of this Agreement;

NOW, THEREFORE, in consideration of the payment and other obligations set forth below, Grantor and County mutually agree as follows:

ARTICLE 1. AGREEMENT

- 1. <u>Recitals</u>. All the above recitals are true and correct and by this reference are incorporated herein.
- 2. <u>Consideration</u>. For good and valuable consideration, Grantor agrees to sell and convey to the County, and the County agrees to purchase from Grantor all of the Right-of-Way Property described herein, under the terms and conditions set forth in this Agreement. The full consideration for the Right-of-Way Property consists of the purchase price amount for the real property interests to be acquired by the County ("Purchase Price") without distinction or separation for various interests that may be

held in the Property. The Purchase Price in the amount of Six Hundred Fifty Thousand Dollars (\$650,000) is to be distributed to Grantor in accordance with this Agreement. Grantor will be responsible for any apportionment or allocation of the Purchase Price if required for any separately held interests that may exist.

3. Relocation Assistance and Benefits

A. The Parties acknowledge that County has provided to Grantor information regarding Grantor's right to relocation assistance and benefits under the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970. (42 CFR 4601 et seq.) ("Uniform Act"), if applicable, or under Title I, Division 7, Chapter 1 of the Government Code of the State of California (Section 7260 et seq.) ("California Relocation Law"). The Parties further acknowledge that Grantor is a displaced person under the Uniform Act and California Relocation Law because Grantor will have to move from the Property as a direct result of the County's acquisition of the Property for the proposed Project. Payments for relocation assistance are not included in the Purchase Price. The County will pay any relocation assistance obligations to Grantor outside of this Escrow.

4. County Responsibilities.

A. Upon the mutual execution of this Agreement, County will open escrow ("Escrow") with Lawyers Title Company ("Escrow Holder"). Promptly on the Escrow Holder's request the Parties shall execute such additional Escrow instructions as are reasonably required to consummate the transaction contemplated by this Agreement and are not inconsistent with this Agreement. In the event of any conflict between the terms of this Agreement and any additional Escrow instructions, the terms of this Agreement shall control. The Escrow Holder will hold all funds deposited by the County in an escrow account ("Escrow Account") that is interest bearing and at a bank approved by County with interest accruing for the benefit of County. The Escrow Account shall remain open until all charges due and payable have been paid and settled; any remaining funds shall be refunded to the County.

- B. Upon the opening of Escrow, the County shall deposit the Consideration as follows:
- i. Purchase Price. Deposit into Escrow the Purchase Price in the amount of Six Hundred Fifty Thousand Dollars (\$650,000) (the "Deposit").
 - C. On or before the date that Escrow is to close ("Close of Escrow"):
- i. Closing Costs. County will deposit to Escrow Holder amounts sufficient for all escrow, recording and reconveyance fees incurred in this transaction, and if title insurance is desired by County, the premium charged therefore. Said escrow and recording charges shall not include documentary transfer tax as County is exempt pursuant to Ca Govt. Code section 6103 and Ca Revenue and Taxation Code section 11922.
- ii. County will deposit all other such documents consistent with this Agreement as are reasonably required by Escrow Holder or otherwise to close Escrow.
- D. County will authorize the Escrow Holder to close Escrow and release the Deposit, in accordance with the provisions herein, to Grantor conditioned only upon the satisfaction by County.
- i. The deposit of the following documents into Escrow for recordation in the Official Records of the County Recorder of Riverside County ("Official Records") upon Close of Escrow:
- a. The one (1) Grant Deed executed, acknowledged and delivered to Yolanda King, Real Property Agent for the County or to Escrow Holder, substantially in the form attached hereto as Attachment "3," (Grant Deed) granting the Property, subject to the following:
- 1. Free and clear of all liens, encumbrances, easements, leases (recorded or unrecorded), and taxes except those encumbrances and easements which, in the sole discretion of the County, are acceptable, except:

- 2. Current fiscal year, including personal property tax, if any, and any further assessment thereto under Chapter 3.5 of Revenue and Taxation Code of the State of California;
- 3. Easements or rights of way of record over said land for public or quasi-public utility or public street purposes, if any;
- 4. Any items on the Preliminary Title Report (PTR) not objected to by County in a writing provided to Escrow Holder before the Close of Escrow;
- 5. Any other taxes owed whether current or delinquent are to be made current .
- E. At closing or Close of Escrow, County is authorized to deduct and pay from amount shown in the Deposit, any amount necessary to satisfy and handle all real property taxes, bonds, and assessments in the following manner:
- a. All real property taxes shall be prorated, paid, and canceled pursuant to the provisions of section 5081 et. seq., of the Revenue and Taxation Code.
- b. Pay any unpaid liens or taxes together with penalties, cost and interest thereon, and any bonds or assessments that are due on the date title is transferred.
- F. County shall direct Escrow Holder to disburse purchase price minus any and all charges due upon Close of Escrow in accordance with the escrow instructions contained in this Agreement.
 - 5. <u>Grantor Responsibilities</u>.
- A. Execute and acknowledge a Grant Deed in favor of the County dated ______ identified as Parcel Number 0241-028 and deliver deed to Yolanda King, Real Property Agent for the County or to the Escrow Holder.
- B. Grantor shall indemnify, defend, protect, and hold the County of Riverside, its Agencies, Districts, Departments, their respective directors, Board of Supervisors, elected and appointed officials, employees, agents, representatives,

27

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successors, and assigns free and harmless from and against any and all claims, liabilities, penalties, forfeitures, losses, or expenses, including without limitation, attorneys' fees, whatsoever, arising from or caused in whole or in part, directly or indirectly, by either (a) the presence in, within, under, or about the parcel for the presence of hazardous materials, toxic substances, or hazardous substances as a result of Grantor's use, storage, or generation of such materials or substances or (b) Grantor's failure to comply with any federal, state, or local laws relating to such materials or substances. For the purpose of this Agreement, such materials or substances shall include without limitation hazardous substances, hazardous materials, or toxic substances as defined in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. section 9601, et seg.; the Hazardous Materials Transportation Act, 49 U.S.C. sections 5101 to 5128; the Resource Conservation and Recovery Act, 42 U.S.C. sections 6901-87 (1988); and those substances defined as hazardous wastes in section 25117 of the California Health and Safety Code or hazardous substances in section 25316 of the California Health; and in the regulations adopted in publications promulgated pursuant to said laws.

- C. Grantor shall be obligated hereunder to include without limitation, and whether forseeable or unforeseeable, all costs of any required or necessitated repair, clean-up, detoxification, or decontamination of the parcel, and the preparation and implementation of any closure, remedial action, or other required plans in connection therewith, and such obligation shall continue under the parcel has been rendered in compliance with applicable federal, state, and local laws, statutes, ordinances, regulations, and rules.
- D. Grantor acknowledges that any and all monies payable under this Agreement, up to and including the total amount of unpaid principal and interest on the note secured by Deed of Trust recorded May 22, 1996 as Instrument No. 189666 Official Records of Riverside County, shall, upon demand, be made payable to the

beneficiary entitled thereunder; said beneficiary to provide a full reconveyance as Assessor's Parcel Number 757-044-006, and to furnish Grantor with good and sufficient receipt showing said moneys credited against the indebtedness secured by said Deed of Trust.

E. Grantor hereby authorizes and directs the disbursement of funds which are demanded under the terms of said Deed of Trust.

Article II. MISCELLANEOUS

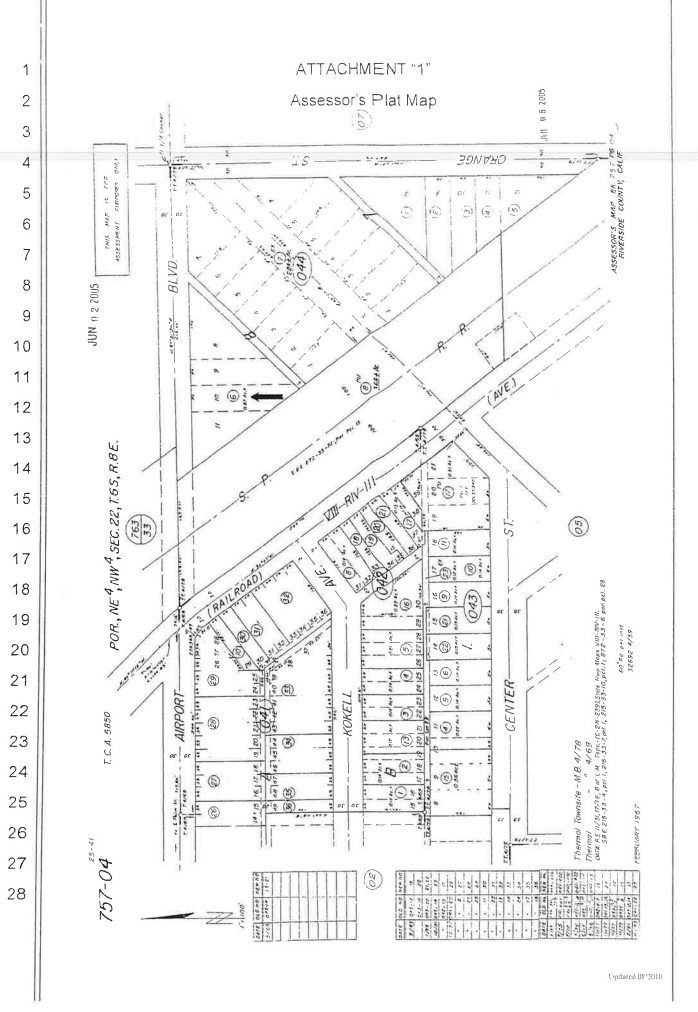
- 1. It is mutually understood and agreed by and between the Parties hereto that the right of possession and use of the subject property by County, including the right to remove and dispose of improvements, shall commence upon the execution of this Agreement by all parties. The Purchase Price includes, but is not limited to, full payment for such possession and use.
- 2. This Agreement embodies all of the considerations agreed upon between the County and Grantor. This Agreement was obtained without coercion, promises other than those provided herein, or threats of any kind whatsoever by or to either party.
- 3. The performance of this Agreement constitutes the entire consideration for the acquisition of the Property and shall relieve the County of all further obligations or claims pertaining to the acquisition of the Property or pertaining to the location, grade or construction of the proposed public improvement.
- 4. This Agreement is made solely for the benefit of the Parties to this Agreement and their respective successors and assigns, and no other person or entity may have or acquired any right by virtue of this Agreement.
- 5. This Agreement shall not be changed, modified, or amended except upon the written consent of the Parties hereto.
- 6. This Agreement is the result of negotiations between the Parties and is intended by the Parties to be a final expression of their understanding with respect to the matters herein contained. This Agreement supersedes any and all other prior

agreements and understandings, oral or written, in connection therewith. No provision contained herein shall be construed against the County solely because it prepared this Agreement in its executed form.

- 7. Any action at law or in equity brought by either of the Parties for the purpose of enforcing a right or rights provided for by this Agreement shall be tried in a court of competent jurisdiction in the County of Riverside, State of California, and the Parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other county.
- 8. Grantor and its assigns and successors in interest shall be bound by all the terms and conditions contained in this Agreement, and all the Parties thereto shall be jointly and severally liable thereunder.
- This Agreement may be signed in counterpart or duplicate copies, and any signed counterpart or duplicate copy shall be equivalent to a signed original for all purposes.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

1	In Witness Whereof, the Partie	es have executed this Agreement the day and year
2	last below written.	
3	Dated:	
4		GRANTOR:
5		LUIS MANUEL AYALA and YOLANDA
6		L. AYALA, husband and wife and
7		ARNULFO RODRIGUEZ and TERESA
8		RODRIGUEZ, husband and wife, all as
9		joint tenants
10		By: June // John Cyple-
11		By: Manuel Ayala By: Manuel Ayala
12		Yolanda L. Ayala
13		By: Mary Bodision
14		By Leve Dodus
15		Teresa Rodriguez
16		
17		COUNTY OF RIVERSIDE
18	ATTEST: Kecia Harper-Ihem	Ву:
19	Clerk of the Board	John Tavaglione, Chairman
20		Board of Supervisors
21	By:	_
22		
23	APPROVED AS TO FORM: Pamela J. Walls	
24	County Counsel	
25	Ву:	-
26	Patricia Munroe Deputy County Counsel	
27		
28	SV:sl/090612/299TR/15.111 S:\Real Property\T	YPING\Docs-15.000 to 15.499\15.111.doc



ATTACHMENT "2"

Parcel No. 0241-028

Legal Description and Plat Map

BEING A PORTION OF LOTS 8 THROUGH 11, INCL USIVE, TOGETHER WITH, THAT PORTION OF A 15 00 FOOT STRIP OF LAND ADJACENT TO LOTS 8 THROUGH 10 INCLUSIVE, OF BLOCK 8 OF THE MAP OF THERMAL TOWNSITE ON FILE IN BOOK 4, PAGE 78 OF MAPS RECORDS OF THE RECORDER OF RIVERSIDE COUNTY, CALIFORNIA, LYING WITHIN THE NORTHWEST ONE-QUARTER OF SECTION 22, TOWNSHIP 6 SOUTH, RANGE 8 E.AST, SAN BERNARDINO MERIDIAN

PARCELA

COMMENCING AT THE NORTH ONE-QUARTER CORNER OF SAID SECTION 22, BEING INTERSECTION OF THE CENTERLINE OF AIRPORT BOULEVARD FORMALLY (CALIFORNIA STREET), (30,00 FOOT SOUTHERLY HALF-WIDTH) AND THE CENTERLINE OF ORANGE STREET (30,00 FOOT WESTERLY HALF-WIDTH) AS SHOWN ON SAID MAP OF THERMAL TOWNSITE;

THENCE S 89°49'04" W ALONG THE CENTERLINE OF SAID AIRPORT BOULEVARD, A DISTANCE OF 218.05 FEET:

THENCE S 00°10'56" E, A DISTANCE OF 30.00 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF SAID AIRPORT BOULEVARD, SAID POINT BEING THE CENTERLINE OF SAID 15.00 FOOT STRIP AND THE TRUE POINT OF BEGINNING;

THENCE S 44°56'21 W ALONG THE SAID CENTERLINE, A DISTANCE OF 49.84 FEET TO A POINT, HEREAFTER KNOWN AS POINT A;

THENCE S 82°56'00" W, A DISTANCE OF 288.78 FEET TO THE SOUTHWESTERLY LINE OF SAID LOT 11:

THENCE N 36°09'38" W ALONG SAID SOUTHWESTERLY LINE, A DISTANCE OF 86,23 FEET TO SAID SOUTHERLY RIGHT-OF-WAY LINE OF AIRPORT BOULEVARD;

THENCE N 89°49'04" E ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, A DISTANCE OF 372.67 FEET TO THE **TRUE POINT OF BEGINNING**.

CONTAINING: 17,434 SQUARE FEET, OR 0.400 ACRES, MORE OR LESS.

PARCEL B

BEGINNING AT THE AFOREMENTIONED POINT A;

THENCE S 44°56'21 W ALONG THE CENTERLINE OF SAID 15:00 FOOT STRIP, A DISTANCE OF 255.42 FEET TO IT'S INTERSECTION WITH THE SOUTHEASTERLY PROLONGATION OF THE SOUTHWESTERLY LINES OF SAID LOTS 10 AND 11;

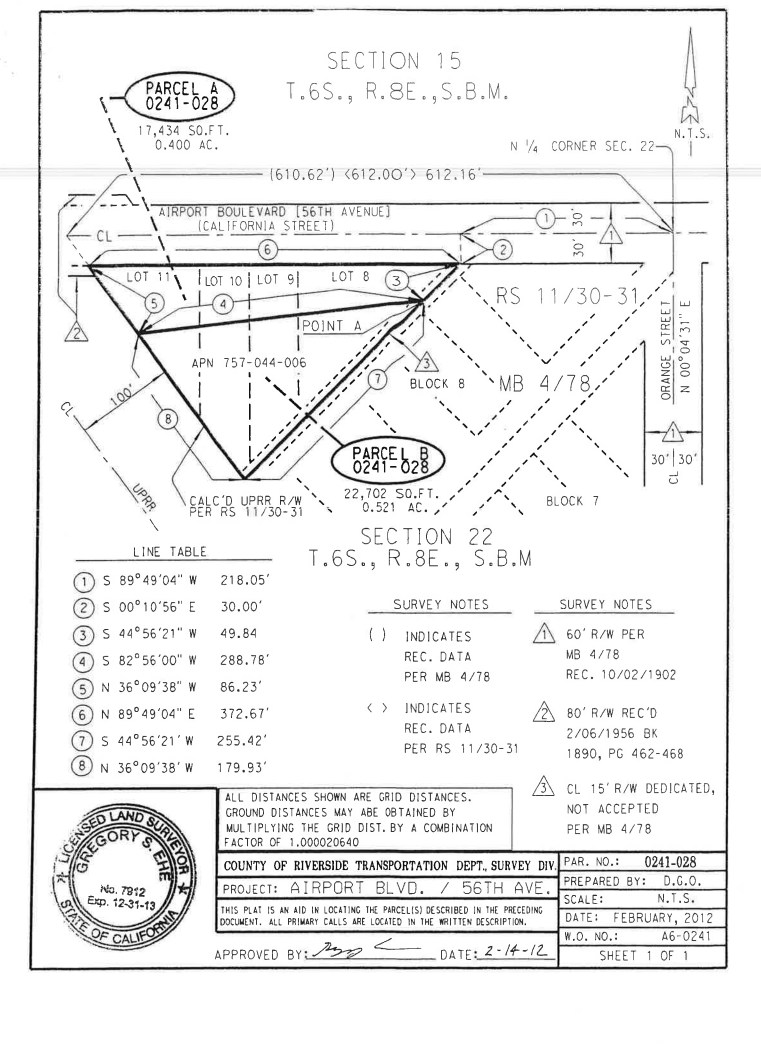
THENCE N 36°09'38" W ALONG SAID PROLONGATION AND SOUTHWESTERLY LINES OF LOTS 10 AND 11, A DISTANCE OF 179.93 FEET;

CONTAINING 22,702 SQUARE FEET, OR 0 521 ACRES, MORE OR LESS.

SEE ATTACHED EXHIBIT "B"

APPROVED BY:	Try T	
DATE:	2-14-12	





Recorded at request of and return to: Economic Development Agency/ **Facilities Management** Real Estate Division On behalf of the Transportation Department 3403 10th Street, Suite 500 Riverside, California 92501

FREE RECORDING This instrument is for the benefit of the County of Riverside, and is entitled to be recorded without fee. (Govt. Code 6103)

SV:sl/072612/299TR/15.112

(Space above this line reserved for Recorder's use)

BOULEVARD PROJECT: AIRPORT

SEPARATION GRADE

PROJECT

PARCEL: 0241-028

APN: 757-044-006

GRANT DEED

FOR GOOD AND VALUABLE CONSIDERATION, receipt and adequacy of which are hereby acknowledged,

LUIS MANUEL AYALA and YOLANDA L. AYALA, husband and wife and ARNULFO RODRIGUEZ and TERESA RODRIGUEZ, husband and wife, all as joint tenants

Grants(s) to the COUNTY OF RIVERSIDE, a political subdivision of the State of California, the fee simple interest in real property in the County of Riverside, State of California, as more particularly described as:

> See Exhibits "A" and "B" attached hereto and made a part hereof

PROJECT: AIRPORT BOULEVARD GRADE SEPARATION PROJECT PARCEL: 0241-028

PARCEL: APN:

757-044-006

Dated:	GRANTOR:
	LUIS MANUEL AYALA and YOLANDA L. AYALA, husband and wife and ARNULFO RODRIGUEZ and TERESA RODRIGUEZ, husband and wife, all as joint tenants By: Luis Manuel Ayala
	By: Yolanda J. Cysla Yolanda L. Ayala
	By Mary Mo Jacobson Arnulfo Rodriguez
	Believa Today

Teresa Rodriguez

EXHIBIT "A" LEGAL DESCRIPTION 0241-028

BEING A PORTION OF LOTS 8 THROUGH 11, INCL USIVE, TOGETHER WITH, THAT PORTION OF A 15.00 FOOT STRIP OF LAND ADJACENT TO LOTS 8 THROUGH 10 INCLUSIVE, OF BLOCK 8 OF THE MAP OF THERMAL TOWNSITE ON FILE IN BOOK 4, PAGE 78 OF MAPS, RECORDS OF THE RECORDER OF RIVERSIDE COUNTY, CALIFORNIA, LYING WITHIN THE NORTHWEST ONE-QUARTER OF SECTION 22, TOWNSHIP 6 SOUTH, RANGE 8 EAST, SAN BERNARDINO MERIDIAN.

PARCELA

COMMENCING AT THE NORTH ONE-QUARTER CORNER OF SAID SECTION 22, BEING INTERSECTION OF THE CENTERLINE OF AIRPORT BOULEVARD FORMALLY (CALIFORNIA STREET), (30.00 FOOT SOUTHERLY HALF-WIDTH) AND THE CENTERLINE OF ORANGE STREET (30.00 FOOT WESTERLY HALF-WIDTH) AS SHOWN ON SAID MAP OF THERMAL TOWNSITE;

THENCE S 89°49'04" W ALONG THE CENTERLINE OF SAID AIRPORT BOULEVARD, A DISTANCE OF 218.05 FEET;

THENCE S 00°10'56" E, A DISTANCE OF 30.00 FEET TO A POINT ON THE SOUTHERLY RIGHT-OF-WAY LINE OF SAID AIRPORT BOULEVARD, SAID POINT BEING THE CENTERLINE OF SAID 15.00 FOOT STRIP AND THE TRUE POINT OF BEGINNING:

THENCE S 44°56'21 W ALONG THE SAID CENTERLINE, A DISTANCE OF 49.84 FEET TO A POINT, HEREAFTER KNOWN AS POINT A:

THENCE S 82°56'00" W, A DISTANCE OF 288.78 FEET TO THE SOUTHWESTERLY LINE OF SAID LOT 11;

THENCE N 36°09'38" W ALONG SAID SOUTHWESTERLY LINE, A DISTANCE OF 86,23 FEET TO SAID SOUTHERLY RIGHT-OF-WAY LINE OF AIRPORT BOULEVARD:

THENCE N 89°49'04" E ALONG SAID SOUTHERLY RIGHT-OF-WAY LINE, A DISTANCE OF 372.67 FEET TO THE **TRUE POINT OF BEGINNING**.

CONTAINING: 17,434 SQUARE FEET, OR 0.400 ACRES, MORE OR LESS.

PARCEL B

BEGINNING AT THE AFOREMENTIONED POINT A:

THENCE S 44°56'21 W ALONG THE CENTERLINE OF SAID 15.00 FOOT STRIP, A DISTANCE OF 255.42 FEET TO IT'S INTERSECTION WITH THE SOUTHEASTERLY PROLONGATION OF THE SOUTHWESTERLY LINES OF SAID LOTS 10 AND 11;

THENCE N 36°09'38" W ALONG SAID PROLONGATION AND SOUTHWESTERLY LINES OF LOTS 10 AND 11, A DISTANCE OF 179.93 FEET;

PAGE 1 OF 2

EXHIBIT "A" (CONTINUED) LEGAL DESCRIPTION 0241-028

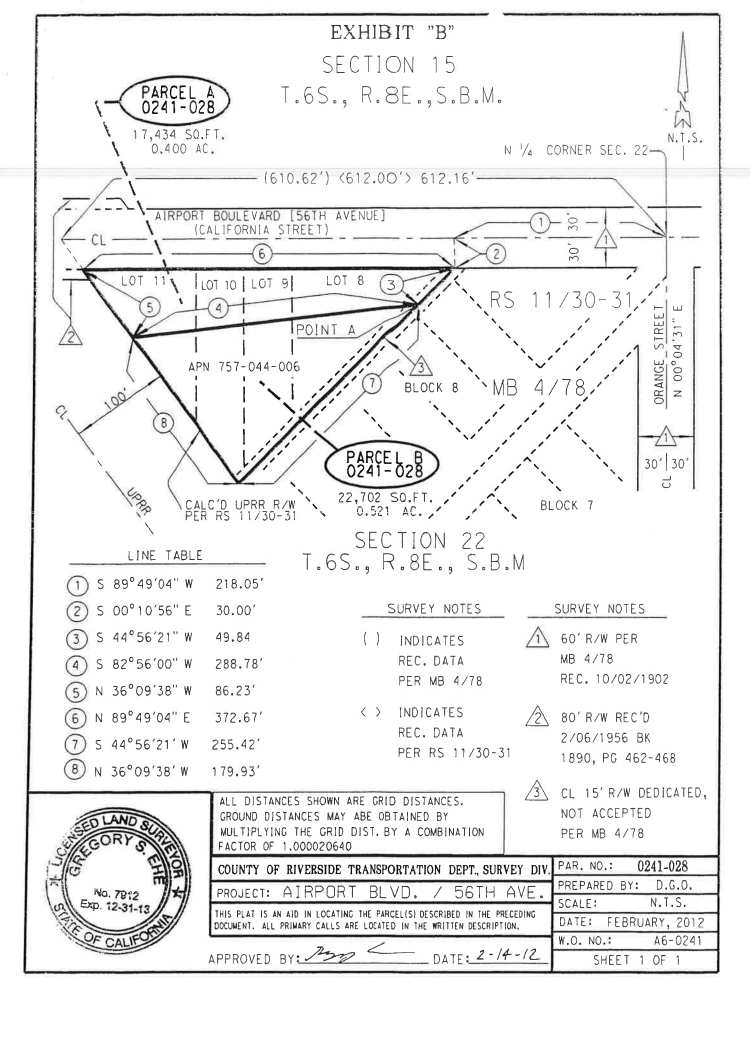
THENCE N 82°56'00" E, A DISTANCE OF 288.78 FEET TO A POINT ON THE CENTERLINE OF SAID 15.00 FOOT STRIP, SAID POINT BEING THE **TRUE POINT OF BEGINNING**.

CONTAINING: 22,702 SQUARE FEET, OR 0.521 ACRES, MORE OR LESS.

SEE ATTACHED EXHIBIT "B"

APPROVED BY:	Pm 2	
DATE:	2-14-12	





PROJECT: AIRPORT BOULEVARD GRADE SEPARATION PROJECT

PARCEL: APN:

0241-028 757-044-006

STATE OF CALIFORNIA)ss

before me, appeared County said , who proved Rodrigues and Teresa Kodriguez to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal:

Signature

[SEAL]



PROJECT: AIRPORT BOULEVARD GRADE SEPARATION PROJECT

PARCEL: 0241-028

APN:

757-044-006

STATE OF CALIFORNIA))ss
COUNTY OF KIVECSICLE
On Sept 10, 2012 , before me, 10/ava L. King , a Notary Public in and for said County and State, personally appeared to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal: Signature
[SEAL]
YOLANDA L. KING Commission # 1886641 Notary Public - California Riverside County My Comm. Expires May 8, 2014

PROJECT: AIRPORT BOULEVARD GRADE SEPARATION PROJECT

PARCEL: 0241-028 APN:

757-044-006

CERTIFICATE OF ACCEPTANCE (Government Code Section 27281)

THIS IS TO CERTIFY that the interest in real property conveyed by the grant deed dated from LUIS MANUEL AYALA and YOLANDA L. AYALA, husband and wife and ARNULFO RODRIGUEZ and TERESA RODRIGUEZ, husband and wife, all as joint tenants, to the COUNTY OF RIVERSIDE, is hereby accepted for the purpose of vesting title in the County of Riverside on behalf of the public and will be included into the County Maintained Road System by the undersigned on behalf of the Board of Supervisors pursuant to the authority contained in County Ordinance No. 669. Grantee consents to recordation thereof by its duly authorized officer.
Dated:
COUNTY OF RIVERSIDE
Juan C. Perez
Director of Transportation and Land Management
By:
Deputy

PROJECT: AIRPORT BOULEVARD GRADE

SEPARATION PROJECT

PARCEL:

0241-028

APN:

757-044-006

SETTLEMENT AGREEMENT

This Settlement Agreement, ("Agreement"), is made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("County"), and ADRIAN'S CABINET SHOP, ("Adrian's"). County and Adrian's are sometimes collectively referred to as "Parties."

RECITALS

WHEREAS, County is currently working on a grade separation project located at the at-grade crossing of Airport Boulevard and the Union Pacific Railroad tracks by raising the roadway over the railroad and constructing an overcrossing structure that will span the tracks and Grapefruit Boulevard (State Highway 111) at Airport Boulevard ("Project"); and

WHEREAS, Adrian's is the tenant operating on land owned by Louis Manuel Ayala and Yolanda A. Ayala; and Arnufo Rodriguez and Teresa Rodriguez ("Ayala-Rodriguez"), with the right to use and occupy the Property located at 87425 Airport Boulevard in the unincorporated community of Thermal, County of Riverside, State of California, as depicted on the Plat Map identified as Attachment "1," attached hereto and made a part hereof ("Property"), for the purpose of making custom cabinetry and furniture; and is also known as Assessor's Parcel Number: 757-044-006; and

WHEREAS, the County's construction of the Project would impact the improvements located on the Property and has offered to purchase the entire Property from Ayala-Rodriguez; and

WHEREAS, Adrian's owns and operates a woodworking shop making custom cabinetry and furniture and situated within a 1,135 square foot enclosed building

improved on the Property, as referenced on the map identified as Attachment "2", attached hereto and made a part hereof ("Adrian's Leased Area"). The entire fixture and equipment owned by Adrian's must be removed from Adrian's Leased Area to accommodate the construction of the Project; and

WHEREAS, Adrian's owns certain fixtures and equipment located in Adrian's Leased Area as described in Attachment "3", attached hereto and made a part hereof; and

WHEREAS, the Effective Date is the date on which this Agreement is approved and fully executed by County and Adrian's as listed on the signature page of this Agreement.

NOW, THEREFORE, in consideration of the payment and other obligations set forth below, County and Adrian's mutually agree as follows:

ARTICLE 1. AGREEMENT

- 1. <u>Recitals</u>. All the above recitals are true and correct and by this reference are incorporated herein.
- 2. <u>Consideration</u>. For good and valuable consideration, Adrian's agrees to accept County's payment for the loss of goodwill and fixtures and equipment listed on Attachment "3" and to release and remit any interest it may have in the Property, under the terms and conditions set forth in this Agreement. The full consideration consists of the purchase price amount for the Equipment to be acquired by the County ("Purchase Price"). The Purchase Price in the amount of Sixteen Thousand Three Hundred Eighty-Eight Dollars (\$16,388) is to be distributed to Adrian's in accordance with this Agreement.
- A. <u>Loss of Goodwill</u>: It is understood and agreed between the Parties hereto that included in the payment under Paragraph 2 above, is the amount of zero dollars (\$0) to compensate Grantors for any and all loss of goodwill. Grantor (business owner) agrees and acknowledges that the statute which authorizes this payment also

provides that compensation for such loss will not be duplicated in the compensation otherwise awarded to the owner.

- B. <u>Fixtures and Equipment</u>: The Parties acknowledge that the payment by the County to Adrian's Cabinet Shop includes compensation in the amount of Sixteen Thousand Three Hundred Eighty-Eight Dollars (\$16,388) for Items 1 through 19, on Attachment "3" that are retained by Adrian's.
- 3. <u>Consideration</u>. For good and valuable consideration, Ayala agrees to accept County's payment for removal of equipment (Equipment) listed on Attachment "3" and to release and remit any interest it may have in the Property, under the terms and conditions set forth in this Agreement. The full consideration consists of compensation for improvements to be acquired by the County ("Purchase Price"). The Purchase Price in the amount of Sixteen Thousand Three Hundred Eighty-Eight Dollars (\$16,388) is to be distributed to Adrian's Cabinet Shop in accordance with this Agreement.

4. <u>County Responsibilities</u>.

A. Upon the mutual execution of this Agreement, County will open escrow ("Escrow") with Lawyers Title Company ("Escrow Holder"). Promptly on the Escrow Holder's request the Parties shall execute such additional Escrow instructions as are reasonably required to consummate the transaction contemplated by this Agreement and are not inconsistent with this Agreement. In the event of any conflict between the terms of this Agreement and any additional Escrow instructions, the terms of this Agreement shall control. The Escrow Holder will hold all funds deposited by the County in an escrow account ("Escrow Account") that is interest bearing and at a bank approved by County with interest accruing for the benefit of County. The Escrow Account shall remain open until all charges due and payable have been paid and settled; any remaining funds shall be refunded to the County.

- B. Upon the opening of Escrow, the County shall deposit into Escrow the Purchase Price in the amount of Sixteen Thousand Three Hundred Eighty-Eight Dollars (\$16,388) (the "Deposit").
- C. On or before the date that Escrow is to close ("Close of Escrow"), County will deposit all other such documents consistent with this Agreement as are reasonably required by Escrow Holder or otherwise to close Escrow.
- D. County will authorize the Escrow Holder to close Escrow and release the Deposit, in accordance with the provisions herein, to Adrian's conditioned only upon the satisfaction by County.

5. Adrian's Responsibilities.

- A. Effective upon the execution of this Agreement, the hereinafter described release of claims provision shall automatically go into force and effect without the need for any further action by the Parties. Adrian's releases the County, departments, officers, directors, officials, employees, agents, successors, assigns, and its independent contractors from any and all claims that directly or indirectly relate to or arise from one or more of the following: A) The County's above-described Airport Boulevard Grade Separation Project, B) Adrian's business, C) the Property, D) The County's acquisition of the Property from Ayala-Rodriguez, E) any local, state, or federal laws, including but not limited to the eminent domain laws. Adrian's shall indemnify, defend and hold harmless the County and its independent contractors free from any claims, causes of action, liabilities, damages, attorney's fees, and costs that directly or indirectly relate to or arise from the County's above-described Airport Boulevard Grade Separation Project and are made, asserted, filed, established, or recovered by Adrian's, any subtenants or any owner/operator of any business on the Property.
- B. Adrian's hereby agrees and consent that all consideration tendered or granted by County to Adrian's in compliance with Adrian's obligations under this Agreement, is accepted as full consideration for the Equipment, and Adrian's

shall not seek additional compensation for the removal of any of Adrian's Property for any reason whatsoever.

C. Adrian's has the legal power, right and authority to enter into this Agreement and the instruments referenced herein, to perform its obligations under and to consummate the transaction contemplated by this Agreement.

Article II. MISCELLANEOUS

- 1. It is mutually understood and agreed by and between the Parties hereto that the right of possession and use of the subject property by County, including the right to remove and dispose of improvements, shall commence upon the execution of this Agreement by all parties. The Purchase Price includes, but is not limited to, full payment for such possession and use.
- 2. This Agreement embodies all of the considerations agreed upon between the County and Adrian's. This Agreement was obtained without coercion, promises other than those provided herein, or threats of any kind whatsoever by or to either party.
- 3. The performance of this Agreement constitutes the entire consideration for the acquisition of the Property and shall relieve the County of all further obligations or claims pertaining to the acquisition of the Property or pertaining to the location, grade or construction of the proposed public improvement.
- 4. This Agreement is made solely for the benefit of the Parties to this Agreement and their respective successors and assigns, and no other person or entity may have or acquired any right by virtue of this Agreement.
- 5. This Agreement shall not be changed, modified, or amended except upon the written consent of the Parties hereto.
- 6. This Agreement is the result of negotiations between the Parties and is intended by the Parties to be a final expression of their understanding with respect to the matters herein contained. This Agreement supersedes any and all other prior agreements and understandings, oral or written, in connection therewith. No provision

contained herein shall be construed against the County solely because it prepared this Agreement in its executed form.

- 7. Any action at law or in equity brought by either of the Parties for the purpose of enforcing a right or rights provided for by this Agreement shall be tried in a court of competent jurisdiction in the County of Riverside, State of California, and the Parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other county.
- 8. Adrian's and its assigns and successors in interest shall be bound by all the terms and conditions contained in this Agreement, and all the Parties thereto shall be jointly and severally liable thereunder.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

1	9. This Agreement may be	signed in counterpart or duplicate copies, and
2	any signed counterpart or duplicate co	opy shall be equivalent to a signed original for all
3	purposes.	
4	In Witness Whereof, the Parties	s have executed this Agreement the day and year
5	last below written.	
6		
7	Dated:	ADRIAN'S CABINET
8		
9		Ву:
10		Its: Harrian Verea
11		
12		
13		COUNTY OF RIVERSIDE, a political
14		subdivision of the State of California
15	ATTEST: Kecia Harper-Ihem	By:
16	Clerk of the Board	John Tavaglione, Chairman Board of Supervisors
17	Ву:	Board of Supervisors
18	Deputy	
19	APPROVED AS TO FORM:	
20	Pamela J. Walls	
21	County Counsel	
22	By: Patricia Munroe	
23	Deputy County Counsel	
24		
25		
26	 SV:ra/072512/299TR/15.131	rty\TYPING\Docs-15.000 to 15.499\15.131.doc

Updated 08/2010

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ltem	Description	Comments		
1.	Ayala Residence	4Bd/2Ba		
la.	Covered Parking	Open sided steel frame structure on asphalt paved driveway; most of the structure has a corrugated metal cover (por. open).		
2.	Ayala's Auto Repair	Open sided steel frame work area w/ corrugated metal roof cover; concrete floor, ample power, secured shop space. No HVAC, no plumbing. The E. wall of the adj. Shop Bldg serves this work space also.		
2a.	Machine Shop	Includes partition wall (por. plexi glass) along the north elevation and a portion of the west elevation.		
2b.	Auto Repair Bays	3 above ground auto lifts (personal property; not included in appraisal.		
2c.	Ayala's Auto Repair - Office	Customer check-in; this office and adjacent 2-piece restroom is a portion of the Shop Building.		
2d.	Storage Building	Freestanding wood frame storage building used for auto parts storage; concrete slab, lighting, power (no HVAC/no plumbing).		
2e.	Oil Pit	Open oil pit/pond; above ground storage tank is personal property (not included in this appraisal).		
3.	Ayala's Welding & Steel Supply	Steel frame covered work area w/ corrugated metal sheeting on two sides (northwest and southwest sides); limited use at present.		
4.	Rodriguez Residence	2Bd/1Ba		
5.	Shop Building	Wood frame shop building w/ corrugated metal roof cover and siding.		
5a.	Adrian's Cabinet Shop	Occupies northerly two bays		
5b.	Coachella's Tire Shop	Occupies southerly two bays		
5c.	Covered Work Area/Awning	Steel frame/metal awning extension of Shop Bldg on concrete slab.		
6.	Covered Work Area - Coachella's Tire	Open sided steel frame structure on concrete pad w/ power; trailers on either side are personal property (not included in this appraisal).		

7.

Steel Frame Parking Cover

No roof cover at present dirt floor (no power)

ATTACHMENT "3"

Inventory of Movable Equipment

Item	Quantity	Description	Market Value
1	1	Cabinet 97" x 25" x 36" wd, 6 dr.	\$125
2	1	Miter saw De Walt mdl. DW 7187	\$450
3	1	Shaper Sears "Craftsman" 2hp	\$200
4	1	Wall gondola 18' x 1 ½' x 7' Mtl., 5 tier	\$1,100
5	1	Table saw, 10" contractor De Walt	\$250
6	1	Router table 54" x 32" wd const. with router Porter cable	\$200
7	1	Table saw, 10" Delta "Unisaw" 72" x 27" table with back table "97" x 81"	\$2,525
8	1	Shaper Chang Iron mdl. CMP 2-L	\$400
9	1	Shaper Grizzly	\$650
10	1	Boring machine Davis & Wells mdl.	\$1,150
11	1	Shaper Powermatic mdl. 26 Ser. 8226626 w/ feeder	\$900
12	1	Air compressor Rol-Air, 2 cyl. 1 stg. 1 ½ hp. Motor 2 receivers	\$450
13	1	Dust collector Cummins Industrial Item 6834 1 hp, 2 bag	\$88
14	1	Drill press, bench Sears "Craftsman" mdl. 150 with stand	\$200
15	1	Finger rack 6' x' 3 ½ ' x 7'	\$1,400

Item	Quantity	Description	Market Value
		Stl, 7 tier	
16	1	Miter saw	\$150
		DeWalt	
		With cart stand	
17	1	Shaper	\$4,000
		Powermatic TS-110	
		Ser. 7979009	
18	1	Miscellaneous equipment: 6 lawn	NOT
		mowers, 1 arc welder, 1 edger, 1 lateral	VALUED
		file, and 1 welding outfit	
19	1	Miscellaneous shop equipment: 1 belt	\$2,150
		sander, 4 drills, 3 pneumatic nailers, 2	
		circular saws, 1 disc grinder, 1 belt/disk	
		sander, 2 routers, 2 paint sprayers, 1 jig	
		saw, 1 palm sander, 1 planer, 1 portable	
		compressor, 1 reciprocating saw	
		Total Movable Equipment	\$16,388

PROJECT: AIRPORT BOULEVARD GRADE

SEPARATION PROJECT

PARCEL:

0241-028

APN:

757-044-006

SETTLEMENT AGREEMENT

This Settlement Agreement, ("Agreement"), is made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("County"), and COACHELLA'S TIRE SHOP, ("Coachella"). County and Coachella are sometimes collectively referred to as "Parties."

RECITALS

WHEREAS, County is currently working on a grade separation project located at the at-grade crossing of Airport Boulevard and the Union Pacific Railroad tracks by raising the roadway over the railroad and constructing an overcrossing structure that will span the tracks and Grapefruit Boulevard (State Highway 111) at Airport Boulevard ("Project"); and

WHEREAS, Coachella is the tenant operating on land owned by Louis Manuel Ayala and Yolanda A. Ayala; and Arnulfo Rodriguez and Teresa Rodriguez ("Ayala-Rodriguez"), with the right to use and occupy the Property located at 87425 Airport Boulevard in the unincorporated community of Thermal, County of Riverside, State of California, as depicted on the Plat Map identified as Attachment "1," attached hereto and made a part hereof ("Property"), for the purpose of selling and installing new and used automotive and small truck tires; and is also known as Assessor's Parcel Number: 757-044-006; and

WHEREAS, the County's construction of the Project would impact the improvements located on the Property and has offered to purchase the entire Property from Ayala-Rodriguez; and

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WHEREAS, Miguel Angel Topete owns and operates Coachella Tire Shop and is situated within a building improved on the Property, as referenced on the map identified as Attachment "2", attached hereto and made a part hereof ("Coachella's Leased Area"). The entire signs and equipment owned by Coachella must be removed from Coachella's Leased Area to accommodate the construction of the Project; and

WHEREAS, Coachella Tire Shop owns certain signs on the Property and equipment located in Coachella's Leased Area as described in Attachment "3", attached hereto and made a part hereof; and

WHEREAS, the Effective Date is the date on which this Agreement is approved and fully executed by County and Coachella as listed on the signature page of this Agreement.

NOW, THEREFORE, in consideration of the payment and other obligations set forth below, County and Coachella mutually agree as follows:

ARTICLE 1. AGREEMENT

- 1. Recitals. All the above recitals are true and correct and by this reference are incorporated herein.
- 2. Coachella Tire Shop agrees to accept County's Consideration. deferment of claim for the loss of goodwill and Thirty Two Thousand Nine Hundred Forty Dollars (\$32,940) for fixtures and equipment and release and remit any interest it may have in the Property, under the terms and conditions set forth in this Agreement.
- Loss of Goodwill: It is understood by the undersigned Grantor that Α. the laws of the State of California permit the owner of a business located on property, all or a portion of which is to be acquired for a public improvement, to be compensated for the loss of goodwill to the business provided the owner of the business established that:
- The loss is caused by the acquiring of the property or the (i) injury to the remaining property.

- (ii) The loss cannot reasonably be prevented by a relocation of the business or by taking steps and adopting procedures that a reasonably prudent person would take and adopt in preserving the goodwill.
- (iii) Compensation for the loss will not be included in payment under Section 7267 of the Government Code (Relocation Assistance Program).
- (iv) Compensation for the loss will not be duplicated in the compensation otherwise awarded to the owner.

It is further understood and agreed that the undersigned Grantor, as required by State law, shall make the State tax returns of the business available for audit solely for the purpose of assisting and determining the amount of compensation to be paid for the loss of goodwill.

It is further understood and agreed that compensation, if any, for the loss of goodwill shall be payable to the undersigned Grantor at a later date following the establishment of proof of such loss. Claims for such loss must be submitted to Yolanda King, Real Property Agent, County of Riverside, Economic Development Agency/Facilities Management, Real Estate Division, 3403 10th Street, Suite 500, Riverside, California 92501, by two (2) years from the effective date of the Right of Way Acquisition Agreement.

It is further understood and agreed that if Grantor and the County cannot reach agreement on compensation, if any, for the loss of goodwill by three (3) years from the effective date of the Right of Way Acquisition Agreement, the County shall file a declaratory relief action in superior court for the purpose of determining compensation, if any, for loss of Grantor's business goodwill. It is understood that the sole issues to be determined in any declaratory relief action will be those contained in Code of Civil Procedure Section 1263.510 including the amount of compensation, if any, for Grantor's loss of business goodwill and that no other issues will be raised by Grantor therein or in preliminary proceedings thereto challenging the public use or necessity of the Project, or the utilization therefore of Grantor's property.

- B. <u>Fixtures and Equipment</u>: The Parties acknowledge that the payment by the County to Coachella Tire Shop includes compensation in the amount of Thirty-Two Thousand Nine Hundred Forty Dollars (\$32,940) for Items 1 through 20, on Attachment "3".
- 3. <u>Consideration.</u> For good and valuable consideration, Ayala agrees to accept County's payment for removal of equipment (Equipment) listed on Attachment "3" and to release and remit any interest it may have in the Property, under the terms and conditions set forth in this Agreement. The full consideration consists of compensation for improvements to be acquired by the County ("Purchase Price"). The Purchase Price in the amount of Thirty-Two Thousand Nine Hundred Forty Dollars (\$32,940) is to be distributed to Ayala Auto Repair in accordance with this Agreement.

4. County Responsibilities.

- A. Upon the mutual execution of this Agreement, County will open escrow ("Escrow") with Lawyers Title Company ("Escrow Holder"). Promptly on the Escrow Holder's request the Parties shall execute such additional Escrow instructions as are reasonably required to consummate the transaction contemplated by this Agreement and are not inconsistent with this Agreement. In the event of any conflict between the terms of this Agreement and any additional Escrow instructions, the terms of this Agreement shall control. The Escrow Holder will hold all funds deposited by the County in an escrow account ("Escrow Account") that is interest bearing and at a bank approved by County with interest accruing for the benefit of County. The Escrow Account shall remain open until all charges due and payable have been paid and settled; any remaining funds shall be refunded to the County.
- B. Upon the opening of Escrow, the County shall deposit into Escrow the Purchase Price in the amount of Thirty-Two Thousand Nine Hundred Forty (\$32,940) (the "Deposit").

- C. On or before the date that Escrow is to close ("Close of Escrow"), County will deposit all other such documents consistent with this Agreement as are reasonably required by Escrow Holder or otherwise to close Escrow.
- D. County will authorize the Escrow Holder to close Escrow and release the Deposit, in accordance with the provisions herein, to Coachella conditioned only upon the satisfaction by County.

5. Coachella Responsibilities.

- A. Effective upon the execution of this Agreement, the hereinafter described release of claims provision shall automatically go into force and effect without the need for any further action by the Parties. Coachella's releases the County, departments, officers, directors, officials, employees, agents, successors, assigns, and its independent contractors from any and all claims that directly or indirectly relate to or arise from one or more of the following: A) The County's above-described Airport Boulevard Grade Separation Project, B) Coachella Tire Shop business, C) the Property, D) The County's acquisition of the Property from Ayala-Rodriguez, E) any local, state, or federal laws, including but not limited to the eminent domain laws. Coachella Tire Shop shall indemnify, defend and hold harmless the County and its independent contractors free from any claims, causes of action, liabilities, damages, attorney's fees, and costs that directly or indirectly relate to or arise from the County's above-described Airport Boulevard Grade Separation Project and are made, asserted, filed, established, or recovered by Coachella Tire Shop, any subtenants or any owner/operator of any business on the Property.
- B. Coachella Tire Shop hereby agrees and consent that all consideration tendered or granted by County to Coachella in compliance with Coachella obligations under this Agreement, is accepted as full consideration for the Equipment, and Coachella shall not seek additional compensation for the removal of any of Coachella's Property for any reason whatsoever.

C. Coachella has the legal power, right and authority to enter into this Agreement and the instruments referenced herein, to perform its obligations under and to consummate the transaction contemplated by this Agreement.

Article II. MISCELLANEOUS

- 1. It is mutually understood and agreed by and between the Parties hereto that the right of possession and use of the subject property by County, including the right to remove and dispose of improvements, shall commence upon the execution of this Agreement by all parties. The Purchase Price includes, but is not limited to, full payment for such possession and use.
- 2. This Agreement embodies all of the considerations agreed upon between the County and Coachella. This Agreement was obtained without coercion, promises other than those provided herein, or threats of any kind whatsoever by or to either party.
- 3. The performance of this Agreement constitutes the entire consideration for the acquisition of the Property and shall relieve the County of all further obligations or claims pertaining to the acquisition of the Property or pertaining to the location, grade or construction of the proposed public improvement.
- 4. This Agreement is made solely for the benefit of the Parties to this Agreement and their respective successors and assigns, and no other person or entity may have or acquired any right by virtue of this Agreement.
- 5. This Agreement shall not be changed, modified, or amended except upon the written consent of the Parties hereto.
- 6. This Agreement is the result of negotiations between the Parties and is intended by the Parties to be a final expression of their understanding with respect to the matters herein contained. This Agreement supersedes any and all other prior agreements and understandings, oral or written, in connection therewith. No provision contained herein shall be construed against the County solely because it prepared this Agreement in its executed form.

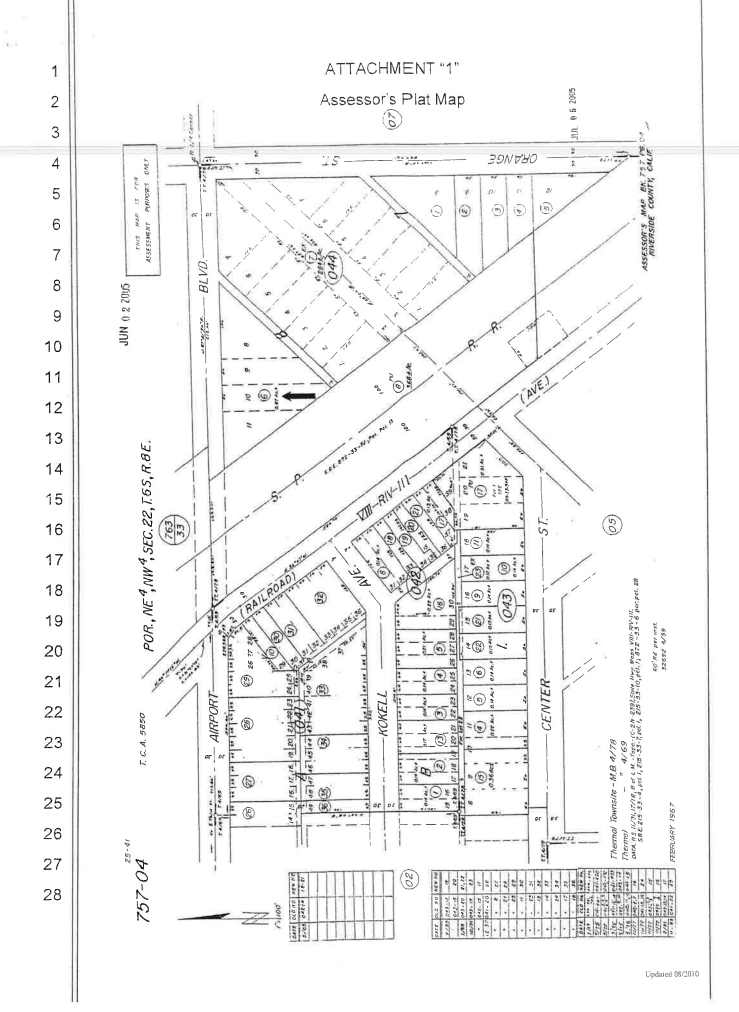
7. Any action at law or in equity brought by either of the Parties for the purpose of enforcing a right or rights provided for by this Agreement shall be tried in a court of competent jurisdiction in the County of Riverside, State of California, and the Parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other county.

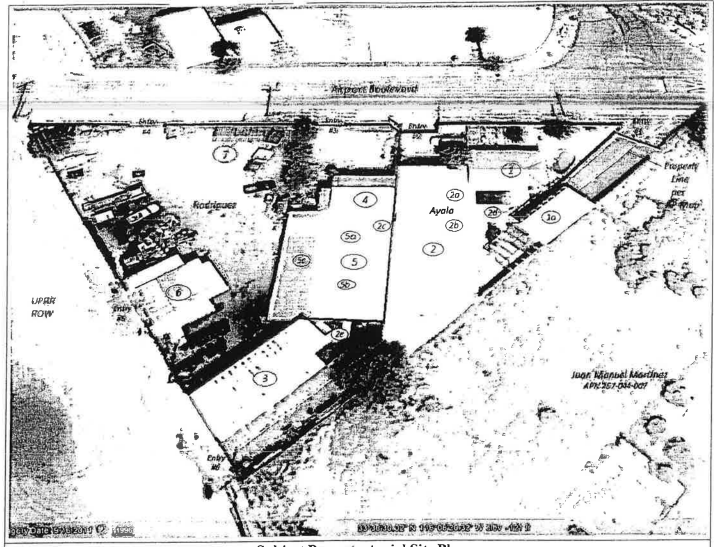
8. Coachella Tire Shop and its assigns and successors in interest shall be bound by all the terms and conditions contained in this Agreement, and all the Parties thereto shall be jointly and severally liable thereunder.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

1	9. This Agreement may be	signed in counterpart or duplicate copies, and
2	any signed counterpart or duplicate cop	by shall be equivalent to a signed original for all
3	purposes.	
4	In Witness Whereof, the Parties	have executed this Agreement the day and year
5	last below written.	
6		
7	Dated:	COACHELLA TIRE SHOP
8		MI
9		By: MIGUEL A TOPETE
10		Miguel Angel Topete
11		Its:
12		
13		
14		COUNTY OF RIVERSIDE, a political
15		subdivision of the State of California
16	ATTEST: Kecia Harper-Ihem	By:
17	Clerk of the Board	John Tavaglione, Chairman Board of Supervisors
18	Ву:	Board of Capor vicore
19	Deputy	
20	APPROVED AS TO FORM:	
21	Pamela J. Walls	
22	County Counsel	
23	By: Patricia Munroe	
24	Deputy County Counsel	
25		e .
26		
27	II.	

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	Subject l Aeri	Property Aerial Site Plan al Oblique looking North
ltem	Description	Comments
1.	Ayala Residence	4Bd/2Ba
la.	Covered Parking	Open sided steel frame structure on asphalt paved driveway; most of the structure has a corrugated metal cover (por. open).
2.	Ayala's Auto Repair	Open sided steel frame work area w/ corrugated metal roof cover concrete floor, ample power, secured shop space. No HVAC, no plumbing. The E. wall of the adj. Shop Bldg serves this work space also
2a.	Machine Shop	Includes partition wall (por. plexi glass) along the north elevation and portion of the west elevation.
2b.	Auto Repair Bays	3 above ground auto lifts (personal property; not included in appraisal.
2c.	Ayala's Auto Repair - Office	Customer check-in; this office and adjacent 2-piece restroom is a portio of the Shop Building.
2d.	Storage Building	Freestanding wood frame storage building used for auto parts storage concrete slab, lighting, power (no HVAC/no plumbing).
2e.	Oil Pit	Open oil pit/pond; above ground storage tank is personal property (no included in this appraisal).
3.	Ayala's Welding & Steel Supply	Steel frame covered work area w/ corrugated metal sheeting on two side (northwest and southwest sides); limited use at present.
4:	Rodriguez Residence	2Bd/1Ba
5.	Shop Building	Wood frame shop building w/ corrugated metal roof cover and siding.
5a.	Adrian's Cabinet Shop	Occupies northerly two bays
5b.	Coachella's Tire Shop	Occupies southerly two bays
5c.	Covered Work Area/Awning	Steel frame/metal awning extension of Shop Bldg on concrete slab.
6.	Covered Work Area - Coachella's Tire	Open sided steel frame structure on concrete pad w/ power; trailers of either side are personal property (not included in this appraisal).
7.	Steel Frame Parking Cover	No roof cover at present; dirt floor (no power),

ATTACHMENT "3"

Inventory of Fixtures and Equipment

Item	Quantity	Description	Market Value
Yard (A	ttached)		
1	2	Trailer bodies 30' x 8' x 10' Mtl. Const.	\$6,000
2	1	Air compressor Champion "Centurion II" 2 cyl. 2 stg. 7 ½ hp 60 gal	\$2,375
3		Piping Steel ³ ⁄ ₄ " – 100'	\$1,800
		Total Yard (attached)	\$10,175
Signs (A	Attached)		
4	1	Lot signs painted on fence "Tire Shop"	\$900
Yard (N	loveable)		
5	1	Tire changer Coats "Rim Clamp" mdl. 7065AX	\$6,000
6	1	Tire changer Coats "Rim Clamp" mdl. 5060A	\$4,350
7	1	Tire changer Coats mdl. 4040SA	\$1,250
8	6	Floor jacks	\$2,275
9	2	Tire racks 24' x 2' x 7' Stl, 2 tier	\$900
10	1	Stock rack 8' x 5' x 6' Wd/stl, 8 tier	\$450
11	1	Tire rack 10' x 2' x 5 ½' Stl, 3 tier	\$190
12	1	Air compressor Big Red BRA618V 2 cyl, 2 stg. 5 hp. 60 gal rec. Ser. 292049	\$900

Item	Quantity	Description	Market Value
13	1	Misc. yard equip. 6 chairs, 2 stands, 6 hydraulic jacks, 1 parts bin, 1 fan	\$575
14	1	Misc. stored equip. Finger rack, gondolas, evaporative cooler, work bench	NOT VALUED
		Total Yard (Moveable)	\$16,890
Office/S	Storage (Mov	eable)	
15	1	Tire balancer Coats mdl. 850	\$3,250
16	1	Floor jack 22 ton	\$850
17	1	Refrigerator Beverage Air mdl. HT27 27 cf Ser. 3122077	\$100
18	2	Tool carts	Not Company owned
19	1	Evaporative cooler	\$300
20	1	Misc. office equip. 1 desk, 1 chair, 1 blower, 5 plastic chairs, 2 shelf units, 1 band saw	\$475
		Total Office/Storage (Moveable) TOTAL FIXTURES AND EQUIPMENT	\$4,975 \$32,940

PROJECT: AIRPORT BOULEVARD GRADE

SEPARATION PROJECT

PARCEL: 0241-028

APN: 757-044-006

SETTLEMENT AGREEMENT

This Settlement Agreement, ("Agreement"), is made by and between the COUNTY OF RIVERSIDE, a political subdivision of the State of California ("County"), and AYALA'S AUTO REPAIR, ("Ayala"). County and Ayala are sometimes collectively referred to as "Parties."

RECITALS

WHEREAS, County is currently working on a grade separation project located at the at-grade crossing of Airport Boulevard and Union Pacific Railroad tracks by raising the roadway over the railroad and constructing an overcrossing structure that will span the tracks and Grapefruit Boulevard (State Highway 111) at Airport Boulevard ("Project"); and

WHEREAS, Ayala owns and operates on the land owned by Louis Manuel Ayala and Yolanda A. Ayala; and Arnulfo Rodriguez and Teresa Rodriguez ("Ayala-Rodriguez"), with the right to use and occupy the Property located at 87425 Airport Boulevard in the unincorporated community of Thermal, County of Riverside, State of California, as depicted on the Plat Map identified as Attachment "1," attached hereto and made a part hereof ("Property"), for the purpose of selling and installing new and used automotive and small truck tires; and is also known as Assessor's Parcel Number: 757-044-006; and

WHEREAS, the County's construction of the Project would impact the improvements located on the Property and has offered to purchase the entire Property from Ayala-Rodriguez; and

WHEREAS, Ayala owns and operates a tire shop and situated within a building improved on the Property, as referenced on the map identified as Attachment "2", attached hereto and made a part hereof ("Ayala Auto Repair Area"). The entire fixture and equipment owned by Ayala must be removed from Ayala's Area to accommodate the construction of the Project; and

WHEREAS, Ayala's Auto Repair owns certain fixtures and equipment located in Ayala's Area as described in Attachment "3", attached hereto and made a part hereof; and

WHEREAS, the Effective Date is the date on which this Agreement is approved and fully executed by County and Ayala as listed on the signature page of this Agreement.

NOW, THEREFORE, in consideration of the payment and other obligations set forth below, County and Ayala mutually agree as follows:

ARTICLE 1. AGREEMENT

- Recitals. All the above recitals are true and correct and by this reference are incorporated herein.
- 2. <u>Consideration</u>. For good and valuable consideration, Ayala agrees to accept County's payment for the loss of goodwill and fixtures and equipment listed on Attachment "3" and to release and remit any interest it may have in the Property, under the terms and conditions set forth in this Agreement. The full consideration consists of the purchase price amount for the Equipment to be acquired by the County ("Purchase Price"). The Purchase Price in the amount of One Hundred Fifty One Thousand Eight Hundred and Fifty One Dollars (\$151,851) is to be distributed to Ayala in accordance with this Agreement.
- A. <u>Loss of Goodwill</u>: It is understood and agreed between the Parties hereto that included in the payment under Paragraph 2 above, is the amount of zero dollars (\$0) to compensate Grantors for any and all loss of goodwill. Grantor (business

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owner) agrees and acknowledges that the statute which authorizes this payment also provides that compensation for such loss will not be duplicated in the compensation otherwise awarded to the owner.

- B. <u>Fixtures and Equipment</u>: The Parties acknowledge that the payment by the County to Ayala's Auto Repair includes compensation in the amount of One Hundred Fifty One Thousand Eight Hundred and Fifty One Dollars (\$151,851) for Items 1 through 85, on Attachment "3" that are retained by Ayala and not removed by County.
- 3. <u>Consideration</u>. For good and valuable consideration, Ayala agrees to accept County's payment for removal of equipment (Equipment) listed on Attachment "3" and to release and remit any interest it may have in the Property, under the terms and conditions set forth in this Agreement. The full consideration consists of compensation for improvements to be acquired by the County ("Purchase Price"). The Purchase Price in the amount of One Hundred Fifty One Thousand Eight Hundred and Fifty One Dollars (\$151,851) is to be distributed to Ayala Auto Repair in accordance with this Agreement.

4. County Responsibilities.

A. Upon the mutual execution of this Agreement, County will open escrow ("Escrow") with Lawyers Title Company ("Escrow Holder"). Promptly on the Escrow Holder's request the Parties shall execute such additional Escrow instructions as are reasonably required to consummate the transaction contemplated by this Agreement and are not inconsistent with this Agreement. In the event of any conflict between the terms of this Agreement and any additional Escrow instructions, the terms of this Agreement shall control. The Escrow Holder will hold all funds deposited by the County in an escrow account ("Escrow Account") that is interest bearing and at a bank approved by County with interest accruing for the benefit of County. The Escrow Account shall remain open until all charges due and payable have been paid and settled; any remaining funds shall be refunded to the County.

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B. Upon the opening of Escrow, the County shall deposit into Escrow the Purchase Price in the amount of One Hundred Fifty One Thousand Eight Hundred and Fifty One Dollars (\$151,851) (the "Deposit").

- C. On or before the date that Escrow is to close ("Close of Escrow"), County will deposit all other such documents consistent with this Agreement as are reasonably required by Escrow Holder or otherwise to close Escrow.
- D. County will authorize the Escrow Holder to close Escrow and release the Deposit, in accordance with the provisions herein, to Ayala conditioned only upon the satisfaction by County.

5. Ayala Auto Repair Responsibilities.

- Effective upon the execution of this Agreement, the hereinafter described release of claims provision shall automatically go into force and effect without the need for any further action by the Parties. Ayala releases the County, departments, officers, directors, officials, employees, agents, successors, assigns, and its independent contractors from any and all claims that directly or indirectly relate to or arise from one or more of the following: A) The County's above-described Airport Boulevard Grade Separation Project, B) Ayala's Auto Repair business, C) the Property, D) The County's acquisition of the Property from Ayala-Rodriguez, E) any local, state, or federal laws, including but not limited to the eminent domain laws. Ayala's Auto Repair shall indemnify, defend and hold harmless the County and its independent contractors free from any claims, causes of action, liabilities, damages, attorney's fees, and costs that directly or indirectly relate to or arise from the County's above-described Airport Boulevard Grade Separation Project and are made, asserted, filed, established, or recovered by Ayala's Auto Repair, any subtenants or any owner/operator of any business on the Property.
- B. Ayala's Auto Repair hereby agrees and consent that all consideration tendered or granted by County to Ayala in compliance with Ayala obligations under this Agreement, is accepted as full consideration for the Equipment,

and Ayala shall not seek additional compensation for the removal of any of Ayala Property for any reason whatsoever.

C. Ayala has the legal power, right and authority to enter into this Agreement and the instruments referenced herein, to perform its obligations under and to consummate the transaction contemplated by this Agreement.

Article II. MISCELLANEOUS

- 1. It is mutually understood and agreed by and between the Parties hereto that the right of possession and use of the subject property by County, including the right to remove and dispose of improvements, shall commence upon the execution of this Agreement by all parties. The Purchase Price includes, but is not limited to, full payment for such possession and use.
- 2. This Agreement embodies all of the considerations agreed upon between the County and Ayala. This Agreement was obtained without coercion, promises other than those provided herein, or threats of any kind whatsoever by or to either party.
- 3. The performance of this Agreement constitutes the entire consideration for the acquisition of the Property and shall relieve the County of all further obligations or claims pertaining to the acquisition of the Property or pertaining to the location, grade or construction of the proposed public improvement.
- 4. This Agreement is made solely for the benefit of the Parties to this Agreement and their respective successors and assigns, and no other person or entity may have or acquired any right by virtue of this Agreement.
- 5. This Agreement shall not be changed, modified, or amended except upon the written consent of the Parties hereto.
- 6. This Agreement is the result of negotiations between the Parties and is intended by the Parties to be a final expression of their understanding with respect to the matters herein contained. This Agreement supersedes any and all other prior agreements and understandings, oral or written, in connection therewith. No provision

contained herein shall be construed against the County solely because it prepared this Agreement in its executed form.

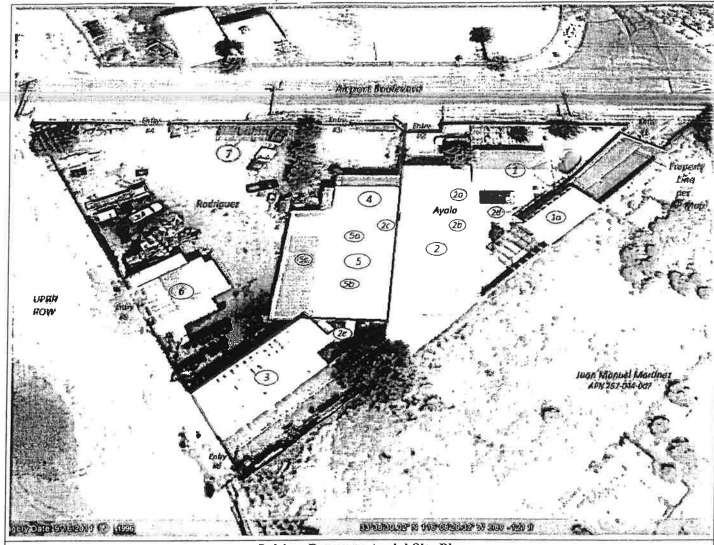
- 7. Any action at law or in equity brought by either of the Parties for the purpose of enforcing a right or rights provided for by this Agreement shall be tried in a court of competent jurisdiction in the County of Riverside, State of California, and the Parties hereby waive all provisions of law providing for a change of venue in such proceedings to any other county.
- 8. Ayala Auto Repair Shop and its assigns and successors in interest shall be bound by all the terms and conditions contained in this Agreement, and all the Parties thereto shall be jointly and severally liable thereunder.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

1	9. This Agreement may be	signed in counterpart or duplicate copies, and
2	any signed counterpart or duplicate co	ppy shall be equivalent to a signed original for all
3	purposes.	
4	In Witness Whereof, the Parties	have executed this Agreement the day and year
5	last below written.	
6		b.
7	Dated:	AYALA'S AUTO REPAIR
8		
9		By: Jull G.
10		Luis Manuel Ayala
11		By: Molanda Cyala.
12		∜olanda L. Ayala
13		
14		COUNTY OF RIVERSIDE, a political
15		subdivision of the State of California
16	ATTEST: Kecia Harper-Ihem	By:
17	Clerk of the Board	John Tavaglione, Chairman Board of Supervisors
18	Ву:	
19	Deputy	
20	APPROVED AS TO FORM:	
21	Pamela J. Walls County Counsel	
22		
23	By: Patricia Munroe	
24	Deputy County Counsel	
25		
26		
27		

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Updated 08/2010



	Subject : Aeri	Property Aerial Site Plan al Oblique looking North
ltem	Description	Comments
1.	Ayala Residence	4Bd/2Ba
la.	Covered Parking	Open sided steel frame structure on asphalt paved driveway; most of the structure has a corrugated metal cover (por. open).
2.	Ayala's Auto Repair	Open sided steel frame work area w/ corrugated metal roof cover concrete floor, ample power, secured shop space. No HVAC, no plumbing. The E. wall of the adj. Shop Bldg serves this work space also.
2a.	Machine Shop	Includes partition wall (por. plexi glass) along the north elevation and a portion of the west elevation.
2b.	Auto Repair Bays	3 above ground auto lifts (personal property; not included in appraisal.
2c.	Ayala's Auto Repair - Office	Customer check-in; this office and adjacent 2-piece restroom is a portior of the Shop Building.
2d.	Storage Building	Freestanding wood frame storage building used for auto parts storage concrete slab, lighting, power (no HVAC/no plumbing).
2e.	Oil Pit	Open oil pit/pond; above ground storage tank is personal property (not included in this appraisal).
3.	Ayala's Welding & Steel Supply	Steel frame covered work area w/ corrugated metal sheeting on two sides (northwest and southwest sides); limited use at present.
4.	Rodriguez Residence	2Bd/1Ba
5.	Shop Building	Wood frame shop building w/ corrugated metal roof cover and siding.
5a.	Adrian's Cabinet Shop	Occupies northerly two bays
5b.	Coachella's Tire Shop	Occupies southerly two bays
5c.	Covered Work Area/Awning	Steel frame/metal awning extension of Shop Bldg on concrete slab.
6.	Covered Work Area – Coachella's Tire	Open sided steel frame structure on concrete pad w/ power; trailers on either side are personal property (not included in this appraisal).

No roof cover at present; dirt floor (no power).

Steel Frame Parking Cover

7.

ATTACHMENT "3"

Inventory of Fixtures and Equipment

Item	Quantity	Description	Market Value
Office (Atta	ched)	<u> </u>	
1	1	Computer network	\$175
2	1	Phone system	\$150
3	1	Closed circuit television system with 4 cameras and 2 monitors	\$1,350
4	1	Air conditioner, room Goldstar ½ ton (est)	\$100
		Total Office (attached)	\$1,775
Machine Sh	nop Storage		
5	1	Shelf unit 138" x 36" x 77" Wd. 3 tier	\$175
6	1	Truck body 24" x 8" x 8" Mtl. Const	\$3,000
		Total Machine Shop Storage (attached)	\$3,175
Shop Area	(Attached)		
7	2	Hoists, automotive Bend Pak 9,000 lb. cap.	\$4,500
8		Wiring Conduit 1/2" – 50'	\$325
		Total Shop Area (attached)	\$4,825
Compresso	or Area (Attac		1 7 7
9	1	Air compressor 2 cyl, 2 stg 10 hp (est) 60 gal rec.	\$500
10	1	Air compressor Campbell Hausfeld 2 cyl. Sgl stg 6 ½ hp 60 gal rec.	\$700
11		Piping PVC 3/4" -260'	\$1,450
12		Waste oil tank	\$400

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Item	Quantity	Description	Market Value
13	1	Containment dike 22 If x 1 ½'	\$165
		Concrete block	0050
14	1	Part washer American Jet Tech Corporation mdl. 2430E ser. 100-4	\$350
15	1	Pressure washer HD powerwasher w/ 1 wash cabinet 31" x 24" x 60" Stl. Const. 1 rinse sink 36" x 22" Mtl. const 1 canopy 10' x 3' x 8' Mtl. Const.	\$450
		Total Compressor Area (attached)	\$4015
Welding Sho	p Storage (
16	1	Truck body 16' x 8' x 8' Mtl. Const.	\$2,500
17	1	Shelf unit 10' x 1 1/2 ' x 6 1/2' Wd/sd, 5 tier	\$210
		Total Welding Shop Storage (attached)	\$2,710
Welding Sho	n (Attached		
18		Wiring Load center 125 amp, 4 p with 4 breakers Receptacles (13) Conduit 1" – 40' 34" – 130'	\$1,125
Signs (Attac	hed)		
19	2	Signs 8' x 4' Wd/mtl "Ayala's"	\$1,080
20	1	Sign 5' x 3' Painted on wd. "Ayala's"	\$300

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Item	Quantity	Description	Market Value
21	1	Sign 8' x 4'	\$915
		Painted on wd. Mtl frame Dbl face "Santa Fe Welding"	
22	1	Sign 8' x 4' Painted on wd Mtl frame Dbl face "Ayala's"	\$1,800
		Total Signs (attached)	\$4,095
Office (Mov		Deales and	\$795
23	3	Desks, wd. 48" x 24", S/P with hutch	
24	1	Swivel arm chair Plastic, cloth	\$220
25	2	Steno chairs Plastic, cloth	\$210
26	1	Steno chair Plastic, vinyl	\$30
27	1	Shelf unit 28" x 14" x 60" Mtl/glass, 4 tier	\$210
28	2	Files, stl 2 drw. Letter	\$180
29	1	Desk, wd/stl 43" x 24" w/shelf	\$165
30	2	Files, stl 4 drw, legal	\$270
31	1	Drawer unit 22" x 16" x 32" Wd. 4 drw.	\$78
32	1	Drawer unit 22" x 16" x 21" Wd. 2 drw.	\$48
33	1	Fax machine Hewlett Packard mdl. 640	\$35
34	1	Scanner Innova	\$138

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Item	Quantity	Description	Market Value
		mdl. 3120	
35	1	Scanner	\$4,625
		Snap-On mdl. EEMS300 ser. 483HDE-001225 w 20 modular	
36	1	Computer system with 2 computers Compaq "Presario" mdl. SR 1230NX w/monitor 1 printer Lexmark "Interact" mdl. 8000 1 printer Hewlett Packard "Photosmart" mdl. C6380	\$500
37	1	Misc. office equipment comprising: 13 tray files 1 paper shredder 2 calculators 3 waste baskets, 5 pictures, 1 heater, 1 paper cutter	\$615
		Total Office (moveable)	\$8,119
Machine Sho	op (Moveab		
38	1	Sand blast cabinet Ikonics Imaging "Crystal Blast" mdl. 3624 ser. 53171009	\$4600
39	1	Bead breaker custom made stl. const. hydraulic press battery operated	\$300
40	1	Shop press Hicks Enterprise 12 ton cap Pneumatic	\$280
41	1	Bead breaker Custom made stl. const. hydraulic press 10" dia tire	\$150
42	1	Drill/mill	\$650

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Item	Quantity	Description	Market Value
		16" sw 29" x 8" table with mill vise	
43	1	Seat and guide machine Van Norman mdl. 650 ser. 2490 with stand	\$2,300
44	23	Counter Bores Van Norman	\$12,075
45	1	Tube bender Worth Manufacturing "Bend-O-Matic" mdl. 140 ser. 3926 with dies	\$3,000
46	1	Sand blast cabinet Snap-On mdl. YA434B ser. SO 02404	\$500
47	1	Valve grinder Sioux Tools Incorporated mdl. 200	\$600
48	1	Valve seat grinder Gear & Engineer Corporation mdl. 011 with 23 heads, 1 stand	\$5100
49	1	Break drum lathe Ammco	\$1,150
50	1	Disk lathe Ammco "Hustler" mdl. 200 ser. 9360-A with cart stand	\$2,000
51	1	Head surface Van Norman mdl. 570 (est)	\$1,750
52	2	Work benches 50" x 25" stl. 2 shelf	\$300
53	1	Flywheel grinder Torbin-Arp Manufacturing mdl. TAG/20 18" dia Ser. 345	\$3,500
54	1	Lathe Promax mdl. LE-1332	\$3,500

Item	Quantity	Description	Market Value
		12" sw x 36"	
55	1	Belt sander	\$80
		Central Machinery 6" x 20"	
56	1	Bench grinder 8" dia with stand	\$80
57	1	Miscellaneous equipment comprising: 1 stand, 2 stools, 3 floor mats, 1 torch, 1 fire extinguisher	\$360
		Total Machine Shop (moveable)	\$42,275
Machine Sho	op Storage (
58	1	Miscellaneous equipment: 1 storage cabinet w/stand, 1 parts bin, 1 folding table, 6 storage bins (plastic), 1 heater, 1 drawer unit, 18 drw.	\$660
59	1	Miscellaneous tools: smoke machine, air compressor, circular saw, impact driver, paint sprayer, tool sets, torque wrench	\$1875
60	1	Fan, portable 48" diameter	\$290
61	1	Honing Drill-custom made	\$7200
		Total Machine Shop Storage (moveable)	\$10,025
Shop Area (Moveable)		
62	1	Fuel injector tester MotorVac Technologies Incorporated "Carbon Clean" mdl. FM w/stand	\$1,950
63	1	Part Washer	Not company owned
64	1	Lateral file 42" wide Stl, 5 drw.	\$75
65	2	Floor jacks	\$400
66	2	Tool carts	Not company owned
67	1	Shelf unit 90" x 12" x 84" Stl, 5 tier	\$270
68	1	Steam cleaner All American Cleaning "Alkota" mdl. 4180	\$2,525
69	1	Miscellaneous shop equipment: 2 stands, 2 ramps, 8 jack stands, 7 carts, 1 engine	\$2,000

Item	Quantity	Description	Market Value
		hoist, 2 engine stands, 1 waste oil receiver, 1 fan (36" dia), 1 transmission jack	
		Total Shop Area (moveable)	\$7,220
Welding Sho	p Storage (
70	1	MIG welder Lincoln "Weld Pak 180HD" 180 amp Ser. M3100200816 w/cart	\$750
71	1	MIG welder Snap-On mdl. MM250SL 200 amp Ser. 5234 w/cart	\$1,300
72	1	Plasma cutter Snap-On mdl. YA 2230	\$850
73	1	Welding outfit Oxy.acetylene Medium duty	\$550
74	1	TIG welder Lincoln "Square Wave" 175 amp, AC/DC	\$1,500
75	1	TIG welder Miller "Syncrowave 250" Stk no. 903580 250 amp Ser. KK178823	\$4,200
76	1	Arc welder Lincoln mdl. AC-225 225 amp, AC	\$300
77	1	Generator, stand by Coleman "Powermate" mdl. PRO 8750	\$1,350
78	1	Miscellaneous power equipment: 1 cut off saw, 5 disk grinders, 1 belt sander, 1 sheet sander, 2 drills, 1 jig saw, 1 leaf blower	\$1,325

Item	Quantity	Description	Market Value
		Total Welding Shop Storage (moveable)	\$12,125
Welding Sho	n (Moveable		<u> </u>
79	1	Drill press	\$1,200
		Wilton	
		mdl. SC-16N	
		16" sw	
		w/mill vise	
80	1	Bench grinder	\$50
		Ryobi	
		mdl. BGH827	
		8" wheel	
		w/stand	
81	1	Work bench	\$375
		8' x 4'	1
		Stl, 1 shelf	
82	2	Roll conveyors	\$260
		2' x 10'	
		Stl const.	
		Rolls, 3" c	000
83	1	Cut off saw	\$92
		Bosch	
		mdl. 3814	
		14" dia	
0.4	1	Ser. 49013-0575 Power bender	\$320
84	1	Custom made	ψ520
		36" x 22" x 60"	
		Stl frame	
		Gear head motor	
85	1	Forklift	\$5,000
		Toyota	, ,
		4,000 lb. cap.	
86	1	Battery charger	\$80
		Schumacher	
		mdl. SE-2352	
		200 amp.	
87	1	Band saw, horizontal	\$400
		W.F. Wells & Sons	
		mdl. L-9	
		ser. 825317	0.7.7.5
88	1	Stock rack	\$2,500
		194" x 100" x 102"	
		Stl const.	

Item	Quantity	Description	Market Value
		3 frame, 50 slot	
89	1	Miscellaneous welding shop equipment: 1	\$840
		hydraulic jack, 6 carts, 3 stands, 3 stock racks	
		Total Welding Shop (Moveable)	\$11,117
Vehicles			
90	1	Tow truck-flat bed Navistar International mdl 4700 VIN 1HTSCAAM01H338094 188" wheel base 5 speed transmission diesel engine, 6 cyl w/flat bet Jarr-Dan mdl VIN 150 20' tilt bed ser. 50206 w/lift wrench	\$24,000
		Total Vehicles	\$24,000
Supplies			
91	60	Engine heads	\$9000
92	1	Lot misc. steel	\$4600
93	8	Air Cylinders 4-size 5, 4-size 4	\$1650
		Total Supplies	\$15,250
TOTAL FIXT	URES AND	EQUIPMENT	\$151,851