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SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



FROM: General Manager-Chief Engineer

SUBMITTAL DATE: October 7, 2014

SUBJECT: Adopt Resolution No. F2014-41 Authorization to Purchase Fee Simple Interests in Real Property located in the City of Menifee, County of Riverside, State of California; Assessor's Parcel Numbers 331-150-025 and 331-140-019; CEQA Finding of Nothing Further is Required - Romoland MDP Line A Stage 4 Project; [\$484,500] District 3/District 3

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. The purchase of the fee simple interests in real property described herein was found not to have a significant effect on the environment and nothing further is required because these acquisitions were adequately analyzed in an earlier certified Environmental Impact Report (SCH#2003111131) and an Addendum dated August 2014 for the Romoland MDP Line A, Stage 4 Project; and
- Adopt Resolution No. F2014-41, Authorization to Purchase Fee Simple Interests in Real Property located in the City of Menifee in County of Riverside, State of California, Assessor's Parcel Numbers 331-150-025 and 331-140-019, also referred to as RCFC Parcel Nos. 4310-18 and 4310-17A by Grant Deeds for the Romoland MDP Line A, Stage 4 Project; and

Continued on page 2

BACKGROUND: Summary

PVV:rlp 163550 WARREN D. WILLIAMS
General Manager-Chief Engineer

FINANCIAL DATA	Current F	iscal Year:	Next Fiscal Year	:	Total Cost:		Ongoing Cost:		POLICY/CONSENT (per Exec. Office)
COST	\$	484,500	\$	N/A	\$	484,500	\$	N/A	Consent □ Policy □
NET DISTRICT COST	\$	484,500	\$	N/A	\$	484,500	\$	N/A	Consent to Folicy to

SOURCE OF FUNDS: Romoland MDP Line A

540040 25140 947460 LAND

Budget Adjustment: Yes
For Fiscal Year: 14/15

C.E.O. RECOMMENDATION:

APPROVE

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS

Steven C. Horr

Positions Ac	Change Ord	
□ A-30	□ 4/5 Vote	Prev. Agn. Ref.: 11.2 9/9/2014 District: 3 rd /3 rd Agenda Number
П		Prev. Agn. Ref.: 11.2 9/9/2014 District: 3 rd /3 rd Agenda Number

SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Adopt Resolution No. F2014-41 Authorization to Purchase Fee Simple Interests in Real Property located in the City of Menifee, County of Riverside, State of California; Assessor's Parcel Numbers 331-150-025 and 331-140-019; CEQA Finding of Nothing Further is Required - Romoland MDP Line A Stage 4 Project; [\$484,500] District 3/District 3

DATE: October 7, 2014 **PAGE:** Page 2 of 3

RECOMMENDED MOTION Contd.

- 3. Approve the Agreement for Purchase and Sale of Real Property between the District and Julian and Clementina Rubalcaba for land with APN 331-150-025 and the Agreement for Purchase and Sale of Real Property between the District and Ramiro and Guadalupe Rubalcaba for land with APN 331-140-019) and authorize the Chairman of the Board to execute said Agreements on behalf of the District; and
- 4. Authorize the Clerk of the Board to certify acceptance of any documents running in favor of the District as part of this transaction; and
- 5. Authorize the General Manager-Chief Engineer, or his designee, to execute any other related documents and administer all actions necessary to complete this transaction; and
- 6. Direct the Clerk of the Board to file the Notice of Determination with the County Clerk within five (5) days of approval of the purchase of real property.

BACKGROUND:

Summary (continued)

The Homeland Master Drainage Plan (Revision No.1), Romoland Master Drainage Plan (Revision No.1), and Homeland/Romoland Area Drainage Plan Final Environmental Impact Report (FEIR) SCH 2003111131 was certified by the Board of Supervisors of the Riverside County Flood Control and Water Conservation District (District) on March 28, 2006, and the Project was approved. The FEIR, identified as "Proposed Phase I Facilities", were expected to be constructed over the next few years. Since that time, final design was completed and regulatory permit authorizations were obtained by a private corporation for the construction of Proposed Phase I Facilities ("Approved Project"). Except for some interim excavation, the construction of the Approved Project by the private corporation was delayed and will now be constructed by District. The Project consists of the construction, operation, and maintenance of the following facilities which were included in the Approved Project: Romoland MDP Line A, Romoland MDP Line A-2, Romoland MDP Line A-3, Homeland MDP Briggs Road Basin, Homeland MDP Line 1, and Homeland MDP Juniper Flats Basin. The Approved Project will begin just upstream of I-215 and terminate northeast of the intersection of Juniper Flats Road and Falcon View Lane. The Approved Project length is approximately 41,000 lineal feet and consists of open channels; underground reinforced concrete boxes/reinforced concrete pipes and two basins. The Approved Project will convey runoff from the hills northeast of Romoland and flows emanating from the Homeland area starting upstream in the vicinity of Juniper Flats area and serve as an outlet to such storm runoff.

Acquisition of the real property interests needed to further implement the Approved Project have been negotiated with property owners as described below located across Dawson Road from each other. District staff recommends approval of 1) a certain Agreement for the Purchase and Sale of Real Property between Julian and Clementina Rubalcaba for fair market value consideration of \$233,500.00 to acquire fee simple interests in real property with Assessor's Parcel Number 331-150-025, also referred to as District RCFC Parcel No. 4310-18 and known as 26450 Dawson Road, Menifee, California 92585 and 2) an Agreement for the Purchase and Sale of Real Property between Ramiro and Guadalupe Rubalcaba for fair market value consideration of \$231,000.00 to acquire fee simple interests in real property with Assessor's Parcel Number 331-140-019, also referred to as District RCFC Parcel No. 4310-17A and known as 26395 Dawson Road, California 92585, plus an additional \$20,000.00 for title insurance policy, escrow fees and associated costs. Each property consists of approximately 2.39± acres or 104,108 sq. ft.± bf land and each is improved with a modular single family residence with approximately 1,200 and 1,248 sq. ft. of living area along with ancillary site improvements.

SUBMITTAL TO THE FLOOD CONTROL AND WATER CONSERVATION DISTRICT BOARD OF SUPERVISORS, COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

FORM 11: Adopt Resolution No. F2014-41 Authorization to Purchase Fee Simple Interests in Real Property located in the City of Menifee, County of Riverside, State of California; Assessor's Parcel Numbers 331-150-025 and 331-140-019; CEQA Finding of Nothing Further is Required - Romoland MDP Line A Stage 4 Project; [\$484,500] District 3/District 3

DATE: October 7, 2014

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This action is necessary to construct the flood control improvement of Romoland MDP Line A, Stage 4 Project which will alleviate potential property damage to the immediate area as well as reduce the catastrophic risk of the local citizens.

Resolution No. F2014-41 and both Agreements for the Purchase and Sale of Real Property have been approved as to form by County Counsel.

Staff has reviewed the proposed acquisition of real property and it was determined that nothing further was required because all potentially significant effects of the purchase of real property have been fully analyzed in an earlier Final Environmental Impact Report ("EIR") (SCH# 2003111131) certified on March 28, 2006 and Addendum considered on September 9, 2014 (Agenda Item 11-2, Resolution No. F2014-40) by the Board of Supervisors for the Riverside County Flood Control and Water Conservation District and any potential impacts have been avoided or mitigated to less than significant pursuant to that earlier EIR and Initial Study/Addendum. The potential environmental effects of the Romoland MDP, Line A, Stage 4 project were fully studied in EIR and the Initial Study/Addendum. Based upon the findings and conclusions incorporated therein the earlier environmental documentation, District staff determined that none of the conditions described in CEQA Guidelines Section 15162 calling for the preparation of a subsequent EIR have occurred for the acquisition project. Acquiring the real property interests will not result in any new significant environmental effects not identified in the EIR and Initial Study/Addendum. The actions will not substantially increase the severity of the environmental effects identified in the EIR and Initial Study/Addendum, no considerably different mitigation measures have been identified, and no mitigation measures found infeasible have become feasible. As a result, no further environmental documentation is required for California Environmental Quality Act purposes. The above described purchase of real property is a subsequent discretionary action related to the previously approved project.

Impact on Residents and Businesses

The implementing of this flood channel improvement will minimize the flooding to the immediate area of the Riverside County, specifically to the residents in the City of Menifee.

ATTACHMENTS (if needed, in this order):

Resolution No. F2014-41

Agreement for Purchase and Sale of Real Property with Julian and Clementina Rubalcaba Agreement for Purchase and Sale of Real Property with Ramiro and Guadalupe Rubalcaba Exhibits "A" Legal Descriptions and "B" Plat Maps for each PSA concerning APNs 331-150-025 and 331-140-019, respectively Notice of Determination

P8/163550

BOARD OF SUPERVISORS

RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

RESOLUTION NO. F2014-41

AUTHORIZATION TO PURCHASE FEE SIMPLE INTERESTS IN REAL PROPERTY LOCATED IN THE CITY OF MENIFEE IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA ROMOLAND MDP LINE A STAGE 4
PROJECT NO. 4-0-00310
ASSESSOR'S PARCEL NUMBERS 331-150-025 AND 331-140-019

WHEREAS, the Riverside County Flood Control and Water Conservation District ("District"), pursuant to a certain cooperative agreement with the County of Riverside, the City of Perris and the City of Menifee is responsible for acquiring right of way, property interests and temporary construction easements necessary for the Romoland Master Drainage Plan ("MDP"), Line A, Stage 4 Project for the purpose of constructing, inspecting, maintaining and operating flood control facility improvements to prevent flooding and to improve drainage in the area; and

WHEREAS, on September 9, 2014, the Board of Supervisors for the Riverside County Flood Control and Water Conservation District ("Board"), acting as lead agency, at a public notice meeting, pursuant to the California Environmental Quality Act ("CEQA"), reviewed and considered an Addendum prepared to address minor changes and/or additions that Line A, Stage 4 makes to the Proposed Phase 1 Facilities previously analyzed in the certified FEIR (SCH# 2003111131) and addresses changes in circumstances since the FEIR was certified on March 28, 2006 ("Documents"); and

WHEREAS, the District desires to acquire from Julian and Clementina Rubalcaba and Ramiro and Guadalupe Rubalcaba (collectively the "Sellers") and the Sellers desire to sell to the District certain fee simple interests in real property located in the City of Menifee, County of Riverside, State of California and as further described below; and

WHEREAS, the District, as lead agency for CEQA purposes, has subsequent approvals for the Romoland MDP Line A, Stage 4 Project, such as authorizing the acquisition of the aforementioned fee interests in real property, located in the City of Menifee, County of

BY TIFFANY N. NORTH DATE

Riverside, State of California in order to implement the Romoland MDP Line A, Stage 4 Project; and

WHEREAS, the acquisition of the fee simple interests in real property project is a subsequent discretionary action contemplated for the Romoland MDP Line A, Stage 4 Project and was analyzed in the Documents; and

WHEREAS, all other legal prerequisites to the adoption of this Resolution have occurred.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED by vote of the Board of Supervisors of the Riverside County Flood Control and Water Conservation District ("Board") in regular session assembled on October 7, 2014, in the meeting room of the Board of Supervisors of the District located on the 1st Floor of the County Administrative Center, 4080 Lemon Street, Riverside, California, that this Board, based upon the evidence and testimony presented on the matter, both written and oral, including the Documents, as it relates to the acquisition project has determined the following:

- 1. The Board has evaluated the proposed acquisition of the fee interests in real property from private parties and determined the proposed acquisition is consistent and included in all substantive respects with the Romoland MDP Line A, Stage 4 Project approved by the District; and
- 2. Based on the review of the Documents, the environmental impacts of the acquisition project have been sufficiently assessed in the Documents and has determined that it would not have a significant effect on the environment based upon substantial evidence in light of the whole record; and
- 3. There are no substantial changes in the Romoland MDP Line A, Stage 4 Project, including this acquisition project, no substantial changes in circumstances, or no new information which would require the preparation of subsequent negative declaration or other environmental assessment/documentation, pursuant to CEQA and Section 15162 of the CEQA Guidelines; and
- 4. Nothing further is required and no new environmental documentation is warranted because; a) all potentially significant impacts of the project have been adequately analyzed in an

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earlier EIR and Initial Study/Addendum pursuant to legal standards; b) all potentially significant effects of the project have been avoided or mitigated pursuant to the earlier EIR and Initial Study/Addendum; c) the project will not result in any new significant environmental effects not identified in the earlier EIR and Initial Study/Addendum; d) the project will not substantially increase the severity of the environmental effects identified in the earlier EIR and Initial Study/Addendum; e) no considerably different mitigation measures have been identified; and f) no mitigation measures found infeasible have become feasible; therefore the Board hereby approves the acquisition project.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED by vote of the Board, that this Board authorizes the purchase, at or after 10:30 a.m., of that certain fee simple interests in real properties located in the City of Menifee, County of Riverside, State of California, consisting of two parcels each with approximately 2.39± acres of land with certain residential improvements, one with Assessor's Parcel Number 331-150-025 also referred to as RCFC Parcel No. 4310-18 and known as 26450 Dawson Road, Menifee, California and the other with Assessor's Parcel Number 331-140-019, also referred as RCFC Parcel No. 4310-17A and known as and 26395 Dawson Road, Menifee, California, more particularly described on the respective exhibits, Exhibits "A" and "B", attached hereto and by this reference incorporated herein, for the respective purchase price of \$233,500.00 and \$231,000.00, plus an additional \$20,000.00 for title insurance policies, escrow fees and associated cost to consummate this transaction.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Agreement for Purchase and Sale of Real Property between the District and Julian and Clementina Rubalcaba and the Agreement for Purchase and Sale of Real Property between the District and Ramiro and Guadalupe Rubalcaba are hereby approved and the Chairman of the Board of Supervisors of the District is authorized to execute said Agreements on behalf of the District.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the Clerk of the Board certify acceptance of any documents conveying the fee simple interests in real property in favor of the District to complete the purchase and for recordation.

BE IT FURTHER RESOLVED, DETERMINED AND ORDERED that the General Manager-Chief Engineer or his designee is authorized to execute any other documents and administer all actions necessary to complete the purchase of the real properties and any transactions.

APN 331-150-025

Project: Romoland MDP Line A Stage 4

Project No. 4-0-00310

RCFC Parcel No.4310-18

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AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY

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RECITALS

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A. SELLER is the owner of certain real property located in the unincorporated portion of the County of Riverside, State of California, consisting of approximately 2.39± acres of land, commonly known as 26450 Dawson Road, Menifee, California 92585, and identified with Assessor's Parcel No. 331-150-025, and the related improvements, appurtenances and certain related personal and intangible property.

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B. SELLER desires to sell and BUYER desires to purchase the Property as specifically described herein.

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IT IS HEREBY MUTUALLY AGREED BETWEEN THE PARTIES AS FOLLOWS:

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1. <u>AGREEMENT TO PURCHASE AND SALE</u>. For good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, SELLER agrees to sell to BUYER and BUYER agrees to purchase from SELLER, upon the terms and for the consideration set forth in this Agreement, the following interests in certain real property, located in Riverside County, California, and is currently designated with Riverside County Assessor's Parcel No. 331-150-025.

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Riverside County Assessor's Parcel No. 331-150-025.

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"Parcel 4310-18". Said section of land contains approximately 104,108± square feet. Improvements on said land include a modular single family residence with 1,200 square feet of living area, fencing, graded drive, flatwork, dual carports, covered patio, and several portable improvements.

The Fee Title which affects a section of land that will hereinafter be referred to as

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Said above-listed interests in real property will hereinafter be collectively referred to as the "Property".

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- The respective sections of land affected by the above listed interests in real property are pictorially depicted and legally described in attached Exhibit "A" and attached Exhibit "B" (which are incorporated herein by this reference).

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<u>PURCHASE PRICE</u>. The total purchase price that BUYER will pay to SELLER as full compensation for the Property and as full consideration for the covenants of SELLER contained herein this Agreement is:

TWO HUNDRED THIRTY-THREE THOUSAND FIVE HUNDRED DOLLARS (\$233,500.00)

Said Purchase Price shall be payable in cash at the Close of Escrow and in accordance with this Agreement.

- 3. SELLER agrees and acknowledges that the Purchase Price to be paid to SELLER by BUYER pursuant to this Agreement is full and complete consideration for the Property and all claims of damage that may have arisen by any such voluntary acquisition and the public project for which this property or interest conveyed is purchased and SELLER shall not seek compensation for diminution in value for the Property or any interest associated with the Property or any remainder property. Such consideration includes the value of the parcel acquired, including all improvements thereon, described in the Agreement; for all severance or other damages of every kind or nature; and for any relocation benefits received by or that may be claimed by SELLER by reason of BUYER acquiring the property for its use for the Project. SELLER hereby agrees and consents to the release and full discharge of BUYER of and from all manner of action, causes of action, claims, contracts or demands whatsoever in law or in equity, including but not limited to, the dismissal of any eminent domain action which has been or may be commenced by BUYER in the Superior Court of Riverside County to condemn said land, and waives any and all claim to money that has been or may be deposited in court in such case or to damages by reason of the filing of such action.
 - PERMISSION TO ENTER ON PROPERTY. SELLER hereby grants to BUYER, or its authorized agents, permission to enter upon the Property at all reasonable times prior to close of this transaction for the purpose of conducting due diligence, including making necessary or appropriate inspections. BUYER will give SELLER reasonable written notice before going on the Property. BUYER does hereby indemnify and hold harmless SELLER, SELLER'S heirs, successors, assigns, officers, employees, agents and representatives free and harmless from and against any and all liability, loss, damages and costs and expenses, demands, causes of action, claims or judgments, arising from or that is in any way connected with BUYER'S inspections or non-permanent improvements involving entrance onto the Property pursuant to this Section 4. If BUYER fails to acquire the Property due to BUYER'S default, this license will terminate upon the termination of BUYER'S right to purchase the Property. In such event, BUYER will remove or cause to be removed all of BUYER'S personal property, facilities, tools and equipment from the Property. If BUYER does not remove all of BUYER'S personal property, facilities, tools and equipment from the Property within ten business days of the date that BUYER'S license terminates under this Section, SELLER has the right to remove said personal property, facilities, tools and equipment from the Property. In the event of BUYER fails to remove BUYER'S personal property, facilities, tools and equipment from the Property after entering the Property to perform due diligence, including to make necessary or appropriate inspections as specified in this Section 4, BUYER is responsible for all reasonable costs incurred by SELLER in any such removal by SELLER.

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- ESCROW. The parties will establish an escrow at Lawyers Title ("Escrow") to accommodate the transaction contemplated by this Agreement. For purposes of this Agreement, Opening of Escrow means the date on which Escrow Holder receives a fully executed original of this Agreement. The parties shall open an escrow within five (5) business days of the date on which this Agreement is fully executed by the parties. Close of Escrow means the date on which the Deed is recorded in the Official Records of the County of Riverside. The Close of Escrow will be as soon as possible after the Opening of Escrow, but in no event shall the Close of Escrow be later than one hundred eighty (180) days after the Opening of Escrow. The parties hereto shall execute and deliver to Escrow Holder such escrow instructions prepared by Escrow Holder as may reasonably be required to consummate the transaction contemplated by this Agreement. Any such instructions shall not conflict, amend or supersede any provisions of this Agreement; this Agreement shall control unless the parties expressly agree in writing otherwise. The Escrow Instructions shall include the following terms and conditions for disbursements and other actions by Escrow Holder of this sale which shall occur at the Close of Escrow:
 - A. <u>Funds</u>. Promptly upon Close of Escrow, disburse all funds deposited with Escrow Holder by BUYER in payment of the Property as follows: (a) deduct or credit all items chargeable to the account of SELLER and/or BUYER pursuant to Sections 6 and 11; b) disburse the balance of the Purchase Price to SELLER; and, (c) disburse any excess proceeds deposited by BUYER to BUYER.
 - B. <u>Recording</u>. Cause the Deed to be recorded with the County Recorder and obtain conformed copies thereof for distribution to BUYER and SELLER.
 - C. <u>Title Policy</u>. Direct the Title Company to issue the Title Policy to BUYER.
 - D. <u>Delivery of Documents to BUYER and SELLER</u>. Deliver to BUYER any other documents (or copies thereof) deposited into Escrow by SELLER. Deliver to SELLER any other documents (or copies thereof) deposited into Escrow by BUYER.
 - E. All time limits within which any matter herein specified is to be performed may be extended by mutual agreement of the parties hereto. Any amendment of, or supplement to, any instructions must be in writing.
- 6. <u>TITLE AND TITLE INSURANCE</u>. Upon the Opening of Escrow, Lawyers Title of California (the "Escrow Holder") shall obtain and issue a title commitment for the Property. Escrow Holder will also request two copies each of all instruments identified as exceptions on said title commitment. Upon receipt of the foregoing, Escrow Holder will deliver these instruments and the title commitment to BUYER and SELLER. Escrow Holder will insure BUYER'S fee title to the Property, which is described above in Section 1, at the Close of Escrow by a CLTA Owner's Standard Coverage Policy of Title Insurance in the amount of the Purchase Price ("Policy"). BUYER shall pay for the cost of the Policy. The Policy provided for pursuant to this Section 6 will insure BUYER'S interest in the Property free and clear of all monetary liens, monetary encumbrances and other exceptions to good and clear title, subject only to the following permitted conditions of title ("Permitted Title Exceptions"):

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- A. The applicable zoning, building and development regulations of any municipality, county, state or federal jurisdiction affecting the Property.
- Those non-monetary exceptions not objected to by BUYER within ten (10) Β. business days after the date BUYER receives the title commitment and legible copies of all instruments noted as exceptions therein. "unconditionally disapproves" any such exceptions Escrow will thereupon terminate, all funds deposited therein will be refunded to BUYER (less BUYER'S share of escrow cancellation charges) and this Agreement will be in no further force or effect. If BUYER "conditionally disapproves" any such exceptions, then SELLER will use SELLER'S best efforts to cause such exceptions to be removed by the Close of Escrow. If such conditionally disapproved non-monetary exceptions are not removed by the Close of Escrow, BUYER may, at BUYER'S option, either accept the Property subject to such exceptions, or terminate the Escrow and receive a refund of all funds deposited into Escrow (less BUYER'S share of escrow cancellation charges), if any, and this Agreement will thereupon be of no further force or effect. At the Close of Escrow, BUYER'S fee interest in the Property will be free and clear of all monetary liens and monetary encumbrances.
- Taxes: Current fiscal year, including personal property tax, if any, and any further assessment thereto under Division 1, Part 0.5, Chapter 3.5 of Revenue and Taxation Code of the State of California. All other taxes owed whether presently current or delinquent are to be CURRENT at the Close of Escrow.
- D. Quasi-public utility, public utility, public alley, public street easements and rights of way of record.
- 7. POSSESSION OF PROPERTY. It is mutually understood and agreed by and between the parties hereto that the right of possession and use of the Property by BUYER, including the right to remove and dispose of improvements, shall commence upon the Close of Escrow. Prior to the date that Close of Escrow occurs, SELLER may remove any or all Personal Property. SELLER shall not cause or create any conditions on the Property that would be deemed dangerous or create a risk of harm to any person. SELLER releases BUYER and BUYER shall not be responsible for any and all liability or claims associated in any way with the acts or omissions by SELLER, including but not limited to, the resulting condition of the Property, any potential claims by any third parties for payment.
- 8. <u>WARRANTIES AND REPRESENTATIONS OF SELLER</u>. SELLER makes the following representations and warranties:
 - A. To the best of SELLER'S knowledge, there are no actions, suits, material claims, legal proceedings or any other proceedings affecting the Property or any portion thereof, at law, or in equity before any court or governmental agency, domestic or foreign.
 - B. To the best of SELLER'S knowledge, there are no encroachments onto the Property by improvements on any adjoining property, nor do any buildings or improvements on the Property encroach onto other properties.

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- C. Until the Close of Escrow, SELLER shall maintain the Property in good condition and state of repair and maintenance, and shall perform all of its obligations under any service contracts or other contracts affecting the Property.
- D. SELLER has good and marketable title to the Property. SELLER has no actual knowledge of any unrecorded or undisclosed legal or equitable interest in the Property owned or claimed by anyone other than SELLER. SELLER has no knowledge that anyone will, at the Closing, have any right to possession of the Property, except as disclosed by this Agreement or otherwise in writing to BUYER. There are no unsatisfied mechanics' or materialmen's lien rights on the Property. No assessment lien or bond encumbers the Property, and no governmental authority has undertaken any action that could give rise to an assessment lien affecting the Property and shall not do anything that would impair SELLER'S title to any of the Property.
- E. To the best of SELLER'S knowledge, neither the execution of this Agreement nor the performance of the obligations herein will conflict with, or breach any of the provisions of any bond, note, evidence of indebtedness, contract, lease or other agreement or instrument to which the Property may be bound.
- SELLER represents and warrants that until the Close of Escrow, SELLER shall, upon learning of any fact or condition that would cause any of the warranties and representations in this Section 8 not to be true as of closing, immediately give written notice of such fact or condition to BUYER.
- G. SELLER represents and warrants that it did not use, generate, release, discharge, store or dispose of any hazardous waste, toxic substances or related materials on, or under, in or about the Property or transport any Hazardous Materials to or from the Property and that it shall not use, generate, release, discharge, store or dispose of any hazardous waste, toxic substances or related materials on, or under, in or about the Property prior to the Close of Escrow. "Hazardous Materials" shall mean any substance, material or waste which is or becomes regulated by any local governmental authority, the State of California or the United States Government, including, but not limited to, any material or substance which is (i) defined as a "hazardous waste," "extremely hazardous waste" or "restricted hazardous waste" under Section 25115, 25117 or 25122.7 or listed pursuant to Section 25140 of the California Health and Safety Code, Division 20, Chapter 6.5 (Hazardous Waste Control Law), (ii) defined as "hazardous material", "hazardous substance" or "hazardous waste" under Section 25501 of the California Health and Safety Code, Division 20, Chapter 6.95 (Hazardous Materials Release Response Plans and Inventory), (iv) defined as "hazardous substance" under Section 25281 of the California Health and Safety Code, Division 20, Chapter 6.7 (Underground Storage of Hazardous Substances), (v) petroleum, (vi) asbestos, (vii) polychlorinated biphenyls, (viii) listed under Article 9 or defined as "hazardous" or "extremely hazardous" pursuant to Article 11 of Title 22 of the California Administrative Code, Division 4, Chapter 20, (ix) designated as a "hazardous substances" pursuant to Section 311 of the Clean Water Act, (33 U.S.C. §1317), (x) defined as a "hazardous waste" pursuant to Section 1004 of the Resource Conservation and Recovery Act, 42 U.S.C. §6901 et seq. (42 U.S.C. §6903) or (xi) defined as a

"hazardous substances" pursuant to Section 101 of the Comprehensive Environmental Response, Compensation, as amended by Liability Act, 42, U.S.C. §9601 *et seq.* (42 U.S.C. §9601).

- H. SELLER represents and warrants that, to the best of SELLER'S knowledge, the Property is in compliance with all applicable statutes and regulations, including environmental, health and safety requirements.
- I. This Agreement and the performance of SELLER'S obligations under it and all documents executed by SELLER that are to be delivered to BUYER at the Closing are, or on the Closing Date will be, duly authorized, executed, and delivered by SELLER and are, or at the Closing Date will be, legal, valid, and binding obligations of SELLER, and do not, and on the Closing Date will not, violate any provision of any agreement or judicial order to which SELLER is a party or to which SELLER or the Property is subject. No consent of any partner, shareholder, creditor, investor, judicial or administrative body, government agency, or other party is required for SELLER to enter into and/or to perform SELLER'S obligations under this Agreement, except as has already been obtained. If SELLER is a corporation, it is organized, validly existing, and in good standing under the laws of the State of California.
- 9. <u>WARRANTIES AND REPRESENTATIONS OF BUYER</u>. BUYER hereby represents and warrants to SELLER the following; it being expressly understood and agreed that all such representations and warranties are to be true and correct as of the Close of Escrow and shall survive the Close of Escrow:
 - A. BUYER has taken all required action to permit it to execute, deliver, and perform its obligations under this Agreement.
 - B. BUYER has the power and authority to execute and deliver this Agreement and to carry out its obligations hereunder are, or at the Closing Date will be, legal, valid, and binding obligations of BUYER and can consummate the transaction contemplated herein.

10. CLOSING CONDITIONS.

- All obligations of BUYER under this Agreement are subject to the fulfillment, before or at Closing, of each of the following conditions:
 - 1) SELLER shall convey to BUYER marketable title to the Property by execution and delivery with Escrow Holder a duly executed and acknowledged Grant Deed in the form attached to this Agreement as Exhibit "C", ("Deed") by this reference incorporated herein.
 - 2) SELLER must have delivered to Escrow the documents and funds it is required to deliver through Escrow at Closing.
 - 3) The physical condition of the Property must be substantially the same on the Closing Date as on the Effective Date, reasonable wear and tear excepted.

- All necessary agreements and consents of all parties to consummate the transaction contemplated by this Agreement will have been obtained and furnished by SELLER to BUYER.
- Such proof of SELLER'S authority and authorization to enter into and perform under this Agreement, and such proof of power and authority of the individuals executing or delivering any instruments, documents, or certificates on behalf of SELLER to act for and bind SELLER as may reasonably be required by BUYER or the Escrow Holder.

BUYER'S Closing Conditions are solely for BUYER'S benefit and any or all may be waived in writing by BUYER in whole or in part without prior notice.

- SELLER'S obligation to sell the Property is expressly conditioned on the fulfillment of each of the following condition at or before the Closing:
 - BUYER must have delivered the Purchase Price to Escrow.
 - BUYER must have delivered to Escrow the documents and funds required to consummate this transaction and as specified in this

SELLER'S Closing Conditions are solely for SELLER'S benefit and any or all may be waived in writing by SELLER in whole or in part without prior notice.

- BUYER and SELLER agree to execute and provide any additional instruments or other documents as may be necessary to complete this transaction. BUYER and SELLER hereby agree to cooperate with the execution of all instruments or other documents reasonably necessary to complete the transfer of the real property interest, including, but not limited to, any supplemental instructions required to complete the transaction.
- CLOSING COSTS. Costs for Escrow, title and closing expenses will be allocated as
 - - All costs associated with removing any debt encumbering the Property;
 - All costs associated with SELLER'S broker representation, including
 - All costs associated with SELLER'S attorney fees; and
 - SELLER'S share of prorations, if any.
 - BUYER shall pay or be charged:
 - All of Escrow fees and costs;

- 2) Cost of the CLTA Standard coverage policy;
- 3) Cost of Natural Hazard Disclosure Statement;
- 4) Cost of recording the Deed; and
- 5) BUYERs share of prorations, if any.
- C. <u>Prorations</u>. All receipts and disbursements of the Property will be prorated as of 11:59 p.m. on the day immediately preceding the Closing Date and the Purchase Price will be adjusted on the following basis:
 - 1) <u>Tax Exempt Agency</u>. All parties hereto acknowledge that the BUYER is a public entity and exempt from payment of any real property taxes. There will be no proration of taxes through Escrow. SELLER will be responsible for payment of any real property taxes due prior to the Close of Escrow. In the event any real property taxes are due and unpaid at the Close of Escrow, Escrow Holder is hereby authorized and instructed to pay such taxes from proceeds due the SELLER at the Close of Escrow. SELLER understands that the Tax Collector will not accept partial payment of any installment of the real property taxes due at the Close of Escrow. After the Close of Escrow, the BUYER will necessary documentation with the County Collector/Assessor for the property tax exemption. SELLER shall have the right, after the Close of Escrow, to apply for a refund, to the County Tax Collector/Assessor outside of Escrow if eligible to receive such refund and Escrow Holder shall have no liability and/or responsibility in connection therewith.
 - 2) <u>Utility Deposits</u>. SELLER will notify all utility companies servicing the Property of the sale of the Property to BUYER and will request that such companies send SELLER a final bill, if warranted, for the period ending on the last day before the Close of Escrow. BUYER will be responsible for notify the utility companies that all utility bills for the period commencing on the Close of Escrow are to be sent to BUYER. SELLER is responsible for all costs associated with the provision of utility services to the Property up to the Close of Escrow.
 - Method of Proration. If applicable and for purposes of calculating prorations, BUYER shall be deemed to be in title to the Property, and therefore entitled to the income therefrom and responsible for the expenses thereof, for the entire day upon which the Closing occurs. All prorations will be made as of the date of Close of Escrow based on a three hundred sixty-five (365) day year or a thirty (30) day month, as applicable. The obligations of the parties pursuant to this Section 11 shall survive the Closing and shall not merge into any documents of conveyance delivered at Closing.
- 12. <u>CLOSING</u>. When the Escrow Holder receives all documents and funds identified in this Agreement, and the Title Company is ready, willing, and able to issue the Title

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1 2			, the Escrow Holder will close Escrow by performing all in the Escrow Instructions and in accordance with this				
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4	13.	and against any claim, actio	rees to indemnify, defend and hold BUYER harmless from n, suit, proceeding, loss, cost, damage, liability, deficiency,				
5		of any nature whatsoever,	ge or expense (including, without limitation, attorneys' fees) resulting from, arising out of or based on any breach of				
6		SELLER'S representation, w	varranties or covenants provided in this Agreement.				
7	14.	DISTRICT REPRESENTA designee, is authorized to	TIVE. The General Manager-Chief Engineer, or his serve as the representative on behalf of BUYER for the				
8		to complete this transaction	d performing administrative or ministerial actions necessary n, including executing any other related escrow forms or				
9		documents to consummate the	ne purchase.				
10	15.		demands shall be given in writing by certified mail, postage				
11			t requested, or by personal delivery. Notices shall be earlier of (a) personal delivery, (b) two (2) business days				
12		following deposit in the Un	nited States mail, postage prepaid, certified or registered,				
13		return receipt requested, or (c) one (1) business day following deposit with an overnight carrier service. A copy of all notices shall be sent to the Escrow Company. Notices					
14		however, that if any party gi	ided below for the respective party. The parties agree, wes notice in writing of a change of name or address to the				
15		other party, notices to such p	party shall thereafter be given as demanded in that notice:				
16		SELLER:	Mr. Julian Rubalcaba and Mrs. Clementina Rubalcaba				
17			26450 Dawson Road				
18			Romoland, California 92585				
19		BUYER:	Riverside County Flood Control				
20			and Water Conservation District Attention: Patricia V. Villa				
21			1995 Market Street				
22			Riverside, CA 92501				
23		COPY TO:	Riverside County Counsel				
24		001110.	Attention: Synthia M. Gunzel				
25			Deputy County Counsel 3960 Orange Street, Suite 500				
26			Riverside, CA 92501-3674				
27		ESCROW HOLDER:	Lawyers Title				
28		LICKO W HOLDEK.	3480 Vine Street, Suite 300 Riverside, CA. 92507				
- 1	I						

16. MISCELLANEOUS.

- A. <u>Natural Hazard Disclosure Statement</u>. SELLER will provide to BUYER within the time allowed by law a Natural Hazard Disclosure Statement in accordance with California Government Code Sections 8589.3–8589.4 and 51183.5 and Public Resources Code Sections 4136, 2621.9 and 2694.
- B. <u>Default</u>. In the event of a material breach or material default under this Agreement by either the BUYER or SELLER, the non-defaulting party shall have, in addition to all rights available at law or equity, the right to terminate this Agreement and the Escrow for the purchase and sale of the Property, by delivering written notice thereof to the defaulting party and to Escrow Holder, and if the BUYER is the non-defaulting party, the BUYER shall thereupon promptly receive a refund of all prior deposits, if any. Such termination of the Escrow by a non-defaulting party shall be without prejudice to the non-defaulting party's rights and remedies at law or equity.
- C. <u>Further Instructions</u>. Each party agrees to execute such other and further escrow instructions as may be necessary or proper in order to consummate the transaction contemplated by this Agreement.
- D. <u>Amendments</u>. Any amendments to this Agreement shall be effective only in writing and when duly executed by both the BUYER and SELLER and deposited with Escrow Holder.
- E. <u>Applicable Law</u>. This Agreement shall be construed and interpreted under, and governed and enforced according to the laws of the State of California. Venue for any proceeding related to this Agreement shall be in the County of Riverside.
- F. Entire Agreement. This Agreement contains the entire agreement between the undersigned parties respecting the subject matter set forth herein, and expressly supersedes all previous or contemporaneous agreements, understandings, representations, or statements between the parties respecting said subject matter (whether oral or in writing). No person is authorized to make, and by execution hereof SELLER and BUYER acknowledge that no person has made, any representation, warranty, guaranty or promise except as set forth herein; and no agreement, statement, representation or promise made by any such person which is not contained herein shall be valid or binding on SELLER or BUYER.
- G. <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, successors and assigns of the parties hereto.
- H. <u>Time of Essence</u>. The parties acknowledge that time is of the essence in this Agreement, notwithstanding anything to the contrary in the Escrow Company's general Escrow instructions.
- I. <u>Remedies Not Exclusive and Waivers</u>. No remedy conferred by any of the specific provisions of this Agreement is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition

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17. <u>ASSIGNMENT</u>. BUYER may assign its rights under this Agreement or may designate a nominee to acquire the Property.

to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise.

- J. <u>Interpretation and Construction</u>. The parties agree that each party has reviewed this Agreement and that each has had the opportunity to have their legal counsel review and revise this Agreement and that any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in the interpretation of this Agreement or any amendments or Exhibits thereto. In this Agreement the neutral gender includes the feminine and masculine, and singular number includes the plural, and the words "person" and "party" include corporation, partnership, firm, trust, or association wherever the context so requires. The recitals and captions of the sections and subsections of this Agreement are for convenience and reference only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.
- K. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which so executed shall, irrespective of the date of its execution and delivery, be deemed an original, and all such counterparts together shall constitute one and the same instrument.
- L. <u>Partial Invalidity</u>. If any term or provision of this Agreement shall be deemed to be invalid or unenforceable to any extent, the remainder of this Agreement will not be affected thereby and each remaining term and provision of this Agreement will be valid and be enforced to the fullest extent permitted by law.
- M. <u>Brokers</u>. SELLER represents and warrants to BUYER that SELLER has not engaged any broker or finder with respect to this Agreement or the transactions contemplated herein. If SELLER is in fact represented in this sale, SELLER shall be solely responsible for payment of a commission to SELLER'S Broker, if such payment is due. SELLER shall defend, indemnify and hold harmless BUYER from and against any and all liabilities, claims, demands, damages, or costs of any kind (including attorneys' fees, costs and expenses) arising from or connected with any other broker's or finder's fee or commission or charge ("Broker Claims") claimed to be due by SELLER'S Broker or any person arising from or by reason of SELLER'S conduct with respect to this transaction. The provisions of this Section 16.M. shall survive Closing hereunder or earlier termination of this Agreement.
- N. <u>Attorneys' Fees</u>. If either party hereto incurs attorneys' fees in order to enforce, defend or interpret any of the terms, provisions or conditions of this Agreement or because of a breach of this Agreement by the other party, the prevailing party may be entitled to recover reasonable attorneys' fees from the other party only if the prevailing party has prevailed in a judgment by a court of competent jurisdiction.

SIGNATURES. This Agreement will have no force or effect whatsoever unless and 18. until it is signed by duly authorized representatives for each of the two transacting parties. /// [Signature provisions on next page]

		103402
1	IN WITNESS WHEREOF, the P Purchase and Sale of Real Property on date	Parties hereto have executed this Agreement for indicated on Page 1.
2		
3	SELLER:	JULIAN RUBALCABA
4	~ ~ ~ ~ 1//	11 211
5	Dated: 08-28-14	By: Julian Reibelcara
6		CLEMENTINA RUBALCABA
7		
8	Dated: 08-28-14	By: Clementina Cubalcom
9		
10	BUYER:	RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT,
11		a body politic
12	RECOMMENDED FOR APPROVAL	
13		
14	WARREN D. WILLIAMS	By MARION ASHLEY, Chairman
15	General Manager-Chief Engineer	Riverside County Flood Control and Water Conservation District Board of Supervisors
16		
17		
18	APPROVED AS TO FORM: GREGORY P. PRIAMOS	ATTEST: KECIA HARPER- IHEM
19	County Counsel	CLERK OF THE BOARD
20		
21	By: Furthia M. Gurrel	Ву
22	SYNTHIA M. GUNZEL	Deputy
23	Deputy County Counsel	
24		
25	DVVVl.	
26	PVV:rlp 08/26/2014	
27	APN: 331-150-025	
28	Project: Homeland/Romoland Line A Stage 4 Project No. 4-0-00310 RCFC Parcel No. 4310-18	

Exhibit "A"

Romoland MDP Line A Stage 4 Parcel 4310-18

All of Parcel 4 together with Lot "B" of Parcel Map Book No. 12337 as shown on Parcel Map Book 67, Page 94, records of Riverside County, State of California, located within the city of Menifee, county of Riverside, State of California.

Containing 2.39 net acres, more or less.

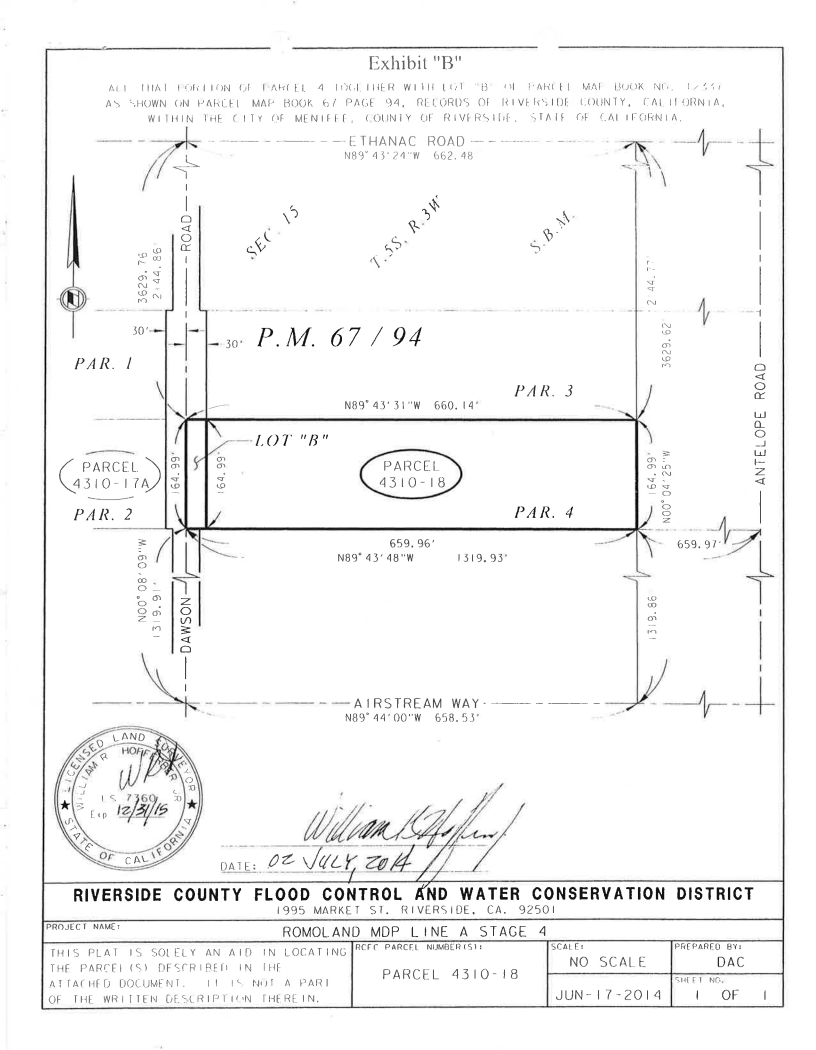
LAND STAND TO LAND STAND STAND

WILLIAM R. HOFFERBER JR.

Land Surveyor No. 1360

Signed For: Riverside County Flood Control and Water Conservation District

Date: 02 JULY, 2014



APN 331-140-019

Project: Romoland MDP Line A, Stage 4

Project No. 4-0-00310

RCFC Parcel No. 4310-17A

AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY

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THIS AGREEMENT FOR PURCHASE AND SALE OF REAL PROPERTY, day of Accest, 2014 by and between the RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a body politic, (hereinafter called "DISTRICT" or "BUYER") and RAMIRO RUBALCABA AND GUADALUPE RUBALCABA, HUSBAND AND WIFE AS JOINT TENANTS, (hereinafter called "SELLER") for acquisition by BUYER from SELLER of certain real property interests for the Romoland MDP Line A Stage 4 (hereinafter called "PROJECT").

RECITALS

- SELLER is the owner of certain real property located in the unincorporated portion of Α. the County of Riverside, State of California, consisting of approximately 2.39± acres of land, commonly known as 26395 Dawson Road, Menifee, California 92585, and identified with Assessor's Parcel No. 331-140-019, and the related improvements, appurtenances and certain related personal and intangible property.
- Β. SELLER desires to sell and BUYER desires to purchase the Property as specifically described herein.

IT IS HEREBY MUTUALLY AGREED BETWEEN THE PARTIES AS FOLLOWS:

- 1. AGREEMENT TO PURCHASE AND SALE. For good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, SELLER agrees to sell to BUYER and BUYER agrees to purchase from SELLER, upon the terms and for the consideration set forth in this Agreement, the following interests in certain real property, located in Riverside County, California, and is currently designated with Riverside County Assessor's Parcel No. 331-140-019.
 - The Fee Title which affects a section of land that will hereinafter be referred to as Α. "Parcel 4310-17A". Said section of land contains approximately 104,108± square feet. Improvements on said land include a modular single family residence with 1,248 square feet of living area, fencing, graded drive, flatwork, and a detached garage with approximately 640 square feet.

Said above-listed interests in real property will hereinafter be collectively referred to as the "Property".

The respective sections of land affected by the above listed interests in real property are pictorially depicted and legally described in attached Exhibit "A" and attached Exhibit "B" (which are incorporated herein by this reference).

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PURCHASE PRICE. The total purchase price that BUYER will pay to SELLER as full compensation for the Property and as full consideration for the covenants of SELLER contained herein this Agreement is:

TWO HUNDRED THIRTY-ONE THOUSAND DOLLARS (\$231,000.00)

Said Purchase Price shall be payable in cash at the Close of Escrow and in accordance with this Agreement.

- SELLER agrees and acknowledges that the Purchase Price to be paid to SELLER by BUYER pursuant to this Agreement is full and complete consideration for the Property and all claims of damage that may have arisen by any such voluntary acquisition and the public project for which this property or interest conveyed is purchased and SELLER shall not seek compensation for diminution in value for the Property or any interest associated with the Property or any remainder property. Such consideration includes the value of the parcel acquired, including all improvements thereon, described in the Agreement; for all severance or other damages of every kind or nature; and for any relocation benefits received by or that may be claimed by SELLER by reason of BUYER acquiring the property for its use for the Project. SELLER hereby agrees and consents to the release and full discharge of BUYER of and from all manner of action, causes of action, claims, contracts or demands whatsoever in law or in equity, including but not limited to, the dismissal of any eminent domain action which has been or may be commenced by BUYER in the Superior Court of Riverside County to condemn said land, and waives any and all claim to money that has been or may be deposited in court in such case or to damages by reason of the filing of such action.
 - PERMISSION TO ENTER ON PROPERTY. SELLER hereby grants to BUYER, or its authorized agents, permission to enter upon the Property at all reasonable times prior to close of this transaction for the purpose of conducting due diligence, including making necessary or appropriate inspections. BUYER will give SELLER reasonable written notice before going on the Property. BUYER does hereby indemnify and hold harmless SELLER, SELLER'S heirs, successors, assigns, officers, employees, agents and representatives free and harmless from and against any and all liability, loss, damages and costs and expenses, demands, causes of action, claims or judgments, arising from or that is in any way connected with BUYER'S inspections or non-permanent improvements involving entrance onto the Property pursuant to this Section 4. If BUYER fails to acquire the Property due to BUYER'S default, this license will terminate upon the termination of BUYER'S right to purchase the Property. In such event, BUYER will remove or cause to be removed all of BUYER'S personal property, facilities, tools and equipment from the Property. If BUYER does not remove all of BUYER'S personal property, facilities, tools and equipment from the Property within ten business days of the date that BUYER'S license terminates under this Section, SELLER has the right to remove said personal property, facilities, tools and equipment from the Property. In the event of BUYER fails to remove BUYER'S personal property, facilities, tools and equipment from the Property after entering the Property to perform due diligence, including to make necessary or appropriate inspections as specified in this Section 4, BUYER is responsible for all reasonable costs incurred by SELLER in any such removal by SELLER.

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accommodate the transaction contemplated by this Agreement. For purposes of this Agreement, Opening of Escrow means the date on which Escrow Holder receives a fully executed original of this Agreement. The parties shall open an escrow within five (5) business days of the date on which this Agreement is fully executed by the parties. Close of Escrow means the date on which the Deed is recorded in the Official Records of the County of Riverside. The Close of Escrow will be as soon as possible after the Opening of Escrow, but in no event shall the Close of Escrow be later than one hundred eighty (180) days after the Opening of Escrow. The parties hereto shall execute and deliver to Escrow Holder such escrow instructions prepared by Escrow Holder as may reasonably be required to consummate the transaction contemplated by this Agreement. Any such instructions shall not conflict, amend or supersede any provisions of this Agreement; this Agreement shall control unless the parties expressly agree in writing otherwise. The Escrow Instructions shall include the following terms and conditions for disbursements and other actions by Escrow Holder of this sale which shall occur at the Close of Escrow:

The parties will establish an escrow at Lawyers Title ("Escrow") to

- A. <u>Funds</u>. Promptly upon Close of Escrow, disburse all funds deposited with Escrow Holder by BUYER in payment of the Property as follows: (a) deduct or credit all items chargeable to the account of SELLER and/or BUYER pursuant to Sections 6 and 11; b) disburse the balance of the Purchase Price to SELLER; and, (c) disburse any excess proceeds deposited by BUYER to BUYER.
- B. <u>Recording</u>. Cause the Deed to be recorded with the County Recorder and obtain conformed copies thereof for distribution to BUYER and SELLER.
- C. <u>Title Policy</u>. Direct the Title Company to issue the Title Policy to BUYER.
- D. <u>Delivery of Documents to BUYER and SELLER</u>. Deliver to BUYER any other documents (or copies thereof) deposited into Escrow by SELLER. Deliver to SELLER any other documents (or copies thereof) deposited into Escrow by BUYER.
- E. All time limits within which any matter herein specified is to be performed may be extended by mutual agreement of the parties hereto. Any amendment of, or supplement to, any instructions must be in writing.
- 6. <u>TITLE AND TITLE INSURANCE</u>. Upon the Opening of Escrow, Lawyers Title of California (the "Escrow Holder") shall obtain and issue a title commitment for the Property. Escrow Holder will also request two copies each of all instruments identified as exceptions on said title commitment. Upon receipt of the foregoing, Escrow Holder will deliver these instruments and the title commitment to BUYER and SELLER. Escrow Holder will insure BUYER'S fee title to the Property, which is described above in Section 1, at the Close of Escrow by a CLTA Owner's Standard Coverage Policy of Title Insurance in the amount of the Purchase Price ("Policy"). BUYER shall pay for the cost of the Policy. The Policy provided for pursuant to this Section 6 will insure BUYER'S interest in the Property free and clear of all monetary liens, monetary encumbrances and other exceptions to good and clear title, subject only to the following permitted conditions of title ("Permitted Title Exceptions"):

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- A. The applicable zoning, building and development regulations of any municipality, county, state or federal jurisdiction affecting the Property.
- B. Those non-monetary exceptions not objected to by BUYER within ten (10) business days after the date BUYER receives the title commitment and legible copies of all instruments noted as exceptions therein. "unconditionally disapproves" any such exceptions Escrow will thereupon terminate, all funds deposited therein will be refunded to BUYER (less BUYER'S share of escrow cancellation charges) and this Agreement will be in no further force or effect. If BUYER "conditionally disapproves" any such exceptions, then SELLER will use SELLER'S best efforts to cause such exceptions to be removed by the Close of Escrow. If such conditionally disapproved non-monetary exceptions are not removed by the Close of Escrow, BUYER may, at BUYER'S option, either accept the Property subject to such exceptions, or terminate the Escrow and receive a refund of all funds deposited into Escrow (less BUYER'S share of escrow cancellation charges), if any, and this Agreement will thereupon be of no further force or effect. At the Close of Escrow, BUYER'S fee interest in the Property will be free and clear of all monetary liens and monetary encumbrances.
- C. Taxes: Current fiscal year, including personal property tax, if any, and any further assessment thereto under Division 1, Part 0.5, Chapter 3.5 of Revenue and Taxation Code of the State of California. All other taxes owed whether presently current or delinquent are to be CURRENT at the Close of Escrow.
- D. Quasi-public utility, public utility, public alley, public street easements and rights of way of record.
- 7. POSSESSION OF PROPERTY. It is mutually understood and agreed by and between the parties hereto that the right of possession and use of the Property by BUYER, including the right to remove and dispose of improvements, shall commence upon the Close of Escrow. Prior to the date that Close of Escrow occurs, SELLER may remove any or all Personal Property. SELLER shall not cause or create any conditions on the Property that would be deemed dangerous or create a risk of harm to any person. SELLER releases BUYER and BUYER shall not be responsible for any and all liability or claims associated in any way with the acts or omissions by SELLER, including but not limited to, the resulting condition of the Property, any potential claims by any third parties for payment.
- 8. <u>WARRANTIES AND REPRESENTATIONS OF SELLER</u>. SELLER makes the following representations and warranties:
 - A. To the best of SELLER'S knowledge, there are no actions, suits, material claims, legal proceedings or any other proceedings affecting the Property or any portion thereof, at law, or in equity before any court or governmental agency, domestic or foreign.
 - B. To the best of SELLER'S knowledge, there are no encroachments onto the Property by improvements on any adjoining property, nor do any buildings or improvements on the Property encroach onto other properties.

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- C. Until the Close of Escrow, SELLER shall maintain the Property in good condition and state of repair and maintenance, and shall perform all of its obligations under any service contracts or other contracts affecting the Property.
- D. SELLER has good and marketable title to the Property. SELLER has no actual knowledge of any unrecorded or undisclosed legal or equitable interest in the Property owned or claimed by anyone other than SELLER. SELLER has no knowledge that anyone will, at the Closing, have any right to possession of the Property, except as disclosed by this Agreement or otherwise in writing to BUYER. There are no unsatisfied mechanics' or materialmen's lien rights on the Property. No assessment lien or bond encumbers the Property, and no governmental authority has undertaken any action that could give rise to an assessment lien affecting the Property and shall not do anything that would impair SELLER'S title to any of the Property.
- E. To the best of SELLER'S knowledge, neither the execution of this Agreement nor the performance of the obligations herein will conflict with, or breach any of the provisions of any bond, note, evidence of indebtedness, contract, lease or other agreement or instrument to which the Property may be bound.
- F. SELLER represents and warrants that until the Close of Escrow, SELLER shall, upon learning of any fact or condition that would cause any of the warranties and representations in this Section 8 not to be true as of closing, immediately give written notice of such fact or condition to BUYER.
- G. SELLER represents and warrants that it did not use, generate, release, discharge, store or dispose of any hazardous waste, toxic substances or related materials on, or under, in or about the Property or transport any Hazardous Materials to or from the Property and that it shall not use, generate, release, discharge, store or dispose of any hazardous waste, toxic substances or related materials on, or under, in or about the Property prior to the Close of Escrow. "Hazardous Materials" shall mean any substance, material or waste which is or becomes regulated by any local governmental authority, the State of California or the United States Government, including, but not limited to, any material or substance which is (i) defined as a "hazardous waste," "extremely hazardous waste" or "restricted hazardous waste" under Section 25115, 25117 or 25122.7 or listed pursuant to Section 25140 of the California Health and Safety Code, Division 20, Chapter 6.5 (Hazardous Waste Control Law), (ii) defined as "hazardous material", "hazardous substance" or "hazardous waste" under Section 25501 of the California Health and Safety Code, Division 20, Chapter 6.95 (Hazardous Materials Release Response Plans and Inventory), (iv) defined as "hazardous substance" under Section 25281 of the California Health and Safety Code, Division 20, Chapter 6.7 (Underground Storage of Hazardous Substances), (v) petroleum, (vi) asbestos, (vii) polychlorinated biphenyls, (viii) listed under Article 9 or defined as "hazardous" or "extremely hazardous" pursuant to Article 11 of Title 22 of the California Administrative Code, Division 4, Chapter 20, (ix) designated as a "hazardous substances" pursuant to Section 311 of the Clean Water Act, (33 U.S.C. §1317), (x) defined as a "hazardous waste" pursuant to Section 1004 of the Resource Conservation and Recovery Act, 42 U.S.C. §6901 et seq. (42 U.S.C. §6903) or (xi) defined as a

"hazardous substances" pursuant to Section 101 of the Comprehensive Environmental Response, Compensation, as amended by Liability Act, 42, U.S.C. §9601 *et seq.* (42 U.S.C. §9601).

- H. SELLER represents and warrants that, to the best of SELLER'S knowledge, the Property is in compliance with all applicable statutes and regulations, including environmental, health and safety requirements.
- I. This Agreement and the performance of SELLER'S obligations under it and all documents executed by SELLER that are to be delivered to BUYER at the Closing are, or on the Closing Date will be, duly authorized, executed, and delivered by SELLER and are, or at the Closing Date will be, legal, valid, and binding obligations of SELLER, and do not, and on the Closing Date will not, violate any provision of any agreement or judicial order to which SELLER is a party or to which SELLER or the Property is subject. No consent of any partner, shareholder, creditor, investor, judicial or administrative body, government agency, or other party is required for SELLER to enter into and/or to perform SELLER'S obligations under this Agreement, except as has already been obtained. If SELLER is a corporation, it is organized, validly existing, and in good standing under the laws of the State of California.
- 9. <u>WARRANTIES AND REPRESENTATIONS OF BUYER</u>. BUYER hereby represents and warrants to SELLER the following; it being expressly understood and agreed that all such representations and warranties are to be true and correct as of the Close of Escrow and shall survive the Close of Escrow:
 - A. BUYER has taken all required action to permit it to execute, deliver, and perform its obligations under this Agreement.
 - B. BUYER has the power and authority to execute and deliver this Agreement and to carry out its obligations hereunder are, or at the Closing Date will be, legal, valid, and binding obligations of BUYER and can consummate the transaction contemplated herein.

10. CLOSING CONDITIONS.

- A. All obligations of BUYER under this Agreement are subject to the fulfillment, before or at Closing, of each of the following conditions:
 - 1) SELLER shall convey to BUYER marketable title to the Property by execution and delivery with Escrow Holder a duly executed and acknowledged Grant Deed in the form attached to this Agreement as Exhibit "C", ("Deed") by this reference incorporated herein.
 - 2) SELLER must have delivered to Escrow the documents and funds it is required to deliver through Escrow at Closing.
 - 3) The physical condition of the Property must be substantially the same on the Closing Date as on the Effective Date, reasonable wear and tear excepted.

- 4) All necessary agreements and consents of all parties to consummate the transaction contemplated by this Agreement will have been obtained and furnished by SELLER to BUYER.
- 5) Such proof of SELLER'S authority and authorization to enter into and perform under this Agreement, and such proof of power and authority of the individuals executing or delivering any instruments, documents, or certificates on behalf of SELLER to act for and bind SELLER as may reasonably be required by BUYER or the Escrow Holder.

BUYER'S Closing Conditions are solely for BUYER'S benefit and any or all may be waived in writing by BUYER in whole or in part without prior notice.

- B. SELLER'S obligation to sell the Property is expressly conditioned on the fulfillment of each of the following condition at or before the Closing:
 - 1) BUYER must have delivered the Purchase Price to Escrow.
 - 2) BUYER must have delivered to Escrow the documents and funds required to consummate this transaction and as specified in this Agreement.

SELLER'S Closing Conditions are solely for SELLER'S benefit and any or all may be waived in writing by SELLER in whole or in part without prior notice.

- C. BUYER and SELLER agree to execute and provide any additional instruments or other documents as may be necessary to complete this transaction. BUYER and SELLER hereby agree to cooperate with the execution of all instruments or other documents reasonably necessary to complete the transfer of the real property interest, including, but not limited to, any supplemental instructions required to complete the transaction.
- 11. <u>CLOSING COSTS</u>. Costs for Escrow, title and closing expenses will be allocated as follows:
 - A. SELLER shall pay or be charged:
 - 1) All costs associated with removing any debt encumbering the Property;
 - 2) All costs associated with SELLER'S broker representation, including commission;
 - 3) All costs associated with SELLER'S attorney fees; and
 - 4) SELLER'S share of prorations, if any.
 - B. <u>BUYER shall pay or be charged</u>:
 - 1) All of Escrow fees and costs;

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- 2) Cost of the CLTA Standard coverage policy;
- 3) Cost of Natural Hazard Disclosure Statement:
- 4) Cost of recording the Deed; and
- 5) BUYERs share of prorations, if any.
- C. <u>Prorations</u>. All receipts and disbursements of the Property will be prorated as of 11:59 p.m. on the day immediately preceding the Closing Date and the Purchase Price will be adjusted on the following basis:
 - 1) Tax Exempt Agency. All parties hereto acknowledge that the BUYER is a public entity and exempt from payment of any real property taxes. There will be no proration of taxes through Escrow. SELLER will be responsible for payment of any real property taxes due prior to the Close of Escrow. In the event any real property taxes are due and unpaid at the Close of Escrow, Escrow Holder is hereby authorized and instructed to pay such taxes from proceeds due the SELLER at the Close of Escrow. SELLER understands that the Tax Collector will not accept partial payment of any installment of the real property taxes due at the Close of Escrow. After the Close of Escrow, the BUYER will necessary documentation with the Collector/Assessor for the property tax exemption. SELLER shall have the right, after the Close of Escrow, to apply for a refund, to the County Tax Collector/Assessor outside of Escrow if eligible to receive such refund and Escrow Holder shall have no liability and/or responsibility in connection therewith.
 - 2) Utility Deposits. SELLER will notify all utility companies servicing the Property of the sale of the Property to BUYER and will request that such companies send SELLER a final bill, if warranted, for the period ending on the last day before the Close of Escrow. BUYER will be responsible for notify the utility companies that all utility bills for the period commencing on the Close of Escrow are to be sent to BUYER. SELLER is responsible for all costs associated with the provision of utility services to the Property up to the Close of Escrow.
 - 3) Method of Proration. If applicable and for purposes of calculating prorations, BUYER shall be deemed to be in title to the Property, and therefore entitled to the income therefrom and responsible for the expenses thereof, for the entire day upon which the Closing occurs. All prorations will be made as of the date of Close of Escrow based on a three hundred sixty-five (365) day year or a thirty (30) day month, as applicable. The obligations of the parties pursuant to this Section 11 shall survive the Closing and shall not merge into any documents of conveyance delivered at Closing.
- CLOSING. When the Escrow Holder receives all documents and funds identified in 12. this Agreement, and the Title Company is ready, willing, and able to issue the Title

			103101					
1 2		-	, the Escrow Holder will close Escrow by performing all in the Escrow Instructions and in accordance with this					
3	13.	INDEMNITY. SELLER ag	rees to indemnify, defend and hold BUYER harmless from					
4 5		and against any claim, action fine, penalty, punitive damage of any nature whatsoever,	n, suit, proceeding, loss, cost, damage, liability, deficiency, ge or expense (including, without limitation, attorneys' fees) resulting from, arising out of or based on any breach of varranties or covenants provided in this Agreement.					
6		SELECK 5 representation, w	artaintes of covenants provided in this Agreement.					
7	14.	<u>DISTRICT REPRESENTATIVE</u> . The General Manager-Chief Engineer, or his designee, is authorized to serve as the representative on behalf of BUYER for the purpose of administering and performing administrative or ministerial actions necessary						
8 9			n, including executing any other related escrow forms or					
10	15.	NOTICES. All notices and	demands shall be given in writing by certified mail, postage					
11		prepaid, and return receipt	requested, or by personal delivery. Notices shall be					
12			earlier of (a) personal delivery, (b) two (2) business days nited States mail, postage prepaid, certified or registered,					
13		return receipt requested, or (c) one (1) business day following deposit with an overnight carrier service. A copy of all notices shall be sent to the Escrow Company. Notices						
14		shall be addressed as provided below for the respective party. The parties agree,						
15		however, that if any party gives notice in writing of a change of name or address to the other party, notices to such party shall thereafter be given as demanded in that notice:						
16		SELLER:	Mr. Ramiro Rubalcaba and					
17			Mrs. Guadalupe Rubalcaba					
			26395 Dawson Road Romoland, California 92585					
18								
19		BUYER:	Riverside County Flood Control					
20			and Water Conservation District Attention: Patricia V. Villa					
21			1995 Market Street Riverside, CA 92501					
22			10.000000000000000000000000000000000000					
23		COPY TO:	Riverside County Counsel					
24			Attention: Synthia M. Gunzel Deputy County Counsel					
25			3960 Orange Street, Suite 500					
26			Riverside, CA 92501-3674					
27		ESCROW HOLDER:	Lawyers Title					
28		LOCKO W HOLDEK.	3480 Vine Street, Suite 300 Riverside, CA. 92507					

16. <u>MISCELLANEOUS</u>.

- A. <u>Natural Hazard Disclosure Statement</u>. SELLER will provide to BUYER within the time allowed by law a Natural Hazard Disclosure Statement in accordance with California Government Code Sections 8589.3–8589.4 and 51183.5 and Public Resources Code Sections 4136, 2621.9 and 2694.
- B. <u>Default</u>. In the event of a material breach or material default under this Agreement by either the BUYER or SELLER, the non-defaulting party shall have, in addition to all rights available at law or equity, the right to terminate this Agreement and the Escrow for the purchase and sale of the Property, by delivering written notice thereof to the defaulting party and to Escrow Holder, and if the BUYER is the non-defaulting party, the BUYER shall thereupon promptly receive a refund of all prior deposits, if any. Such termination of the Escrow by a non-defaulting party shall be without prejudice to the non-defaulting party's rights and remedies at law or equity.
- C. <u>Further Instructions</u>. Each party agrees to execute such other and further escrow instructions as may be necessary or proper in order to consummate the transaction contemplated by this Agreement.
- D. <u>Amendments</u>. Any amendments to this Agreement shall be effective only in writing and when duly executed by both the BUYER and SELLER and deposited with Escrow Holder.
- E. <u>Applicable Law</u>. This Agreement shall be construed and interpreted under, and governed and enforced according to the laws of the State of California. Venue for any proceeding related to this Agreement shall be in the County of Riverside.
- F. Entire Agreement. This Agreement contains the entire agreement between the undersigned parties respecting the subject matter set forth herein, and expressly supersedes all previous or contemporaneous agreements, understandings, representations, or statements between the parties respecting said subject matter (whether oral or in writing). No person is authorized to make, and by execution hereof SELLER and BUYER acknowledge that no person has made, any representation, warranty, guaranty or promise except as set forth herein; and no agreement, statement, representation or promise made by any such person which is not contained herein shall be valid or binding on SELLER or BUYER.
- G. <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, successors and assigns of the parties hereto.
- H. <u>Time of Essence</u>. The parties acknowledge that time is of the essence in this Agreement, notwithstanding anything to the contrary in the Escrow Company's general Escrow instructions.
- I. <u>Remedies Not Exclusive and Waivers</u>. No remedy conferred by any of the specific provisions of this Agreement is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition

to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise.

- Interpretation and Construction. The parties agree that each party has reviewed this Agreement and that each has had the opportunity to have their legal counsel review and revise this Agreement and that any rule of construction to the effect that ambiguities are to be resolved against the drafting party shall not apply in the interpretation of this Agreement or any amendments or Exhibits thereto. In this Agreement the neutral gender includes the feminine and masculine, and singular number includes the plural, and the words "person" and "party" include corporation, partnership, firm, trust, or association wherever the context so requires. The recitals and captions of the sections and subsections of this Agreement are for convenience and reference only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.
- K. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which so executed shall, irrespective of the date of its execution and delivery, be deemed an original, and all such counterparts together shall constitute one and the same instrument.
- L. <u>Partial Invalidity</u>. If any term or provision of this Agreement shall be deemed to be invalid or unenforceable to any extent, the remainder of this Agreement will not be affected thereby and each remaining term and provision of this Agreement will be valid and be enforced to the fullest extent permitted by law.
- M. Brokers. SELLER represents and warrants to BUYER that SELLER has not engaged any broker or finder with respect to this Agreement or the transactions contemplated herein. If SELLER is in fact represented in this sale, SELLER shall be solely responsible for payment of a commission to SELLER'S Broker, if such payment is due. SELLER shall defend, indemnify and hold harmless BUYER from and against any and all liabilities, claims, demands, damages, or costs of any kind (including attorneys' fees, costs and expenses) arising from or connected with any other broker's or finder's fee or commission or charge ("Broker Claims") claimed to be due by SELLER'S Broker or any person arising from or by reason of SELLER'S conduct with respect to this transaction. The provisions of this Section 16.M. shall survive Closing hereunder or earlier termination of this Agreement.
- N. <u>Attorneys' Fees</u>. If either party hereto incurs attorneys' fees in order to enforce, defend or interpret any of the terms, provisions or conditions of this Agreement or because of a breach of this Agreement by the other party, the prevailing party may be entitled to recover reasonable attorneys' fees from the other party only if the prevailing party has prevailed in a judgment by a court of competent jurisdiction.
- 17. <u>ASSIGNMENT</u>. BUYER may assign its rights under this Agreement or may designate a nominee to acquire the Property.

<u>SIGNATURES</u>. This Agreement will have no force or effect whatsoever unless and until it is signed by duly authorized representatives for each of the two transacting parties.

[Signature provisions on next page]

1		Parties hereto have executed this Agreement for
2	Purchase and Sale of Real Property on date	indicated on Page 1.
3	SELLER:	RAMIRO RUBALCABA
4	Dated: 5-28-14	By: Della De
5		" May Cufallate
6		GUADALUPE RUBALCABA
7 8	Dated: 8-28-14	By: GudalupeRubalcaba
9		*
10	BUYER:	RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT,
11		a body politic
12	RECOMMENDED FOR APPROVAL!	
13		
14	By: WARREN D. WILLIAMS	By MARION ASHLEY, Chairman
15 16	General Manager-Chief Engineer	Riverside County Flood Control and Water Conservation District Board of Supervisors
17		
18	APPROVED AS TO FORM:	ATTEST:
19	GREGORY P. PRIAMOS County Counsel	KECIA HARPER- IHEM CLERK OF THE BOARD
20	County Counter	CLEICE OF THE BOARD
21	- 5 m 115 m	
22	By: SYNTHIA M. GUNZEL	By Deputy
23	Deputy County Counsel	• •
24		
25	DATE 1	
26	PVV:rlp 08/26/2014	
27 28	APN 331-140-019 Project: Homeland/Romoland Line A, Stage 4 Project No. 4-0-00310 RCFC Parcel No. 4310-17A	

Exhibit "A"

Romoland MDP Line A Stage 4 Parcel 4310-17A

All of Parcel 2 of Parcel Map Book No. 12337 as shown on Parcel Map Book 67, Page 94, records of Riverside County, State of California, located within the city of Menifee, county of Riverside, State of California.

Containing 2.39 acres, more or less.

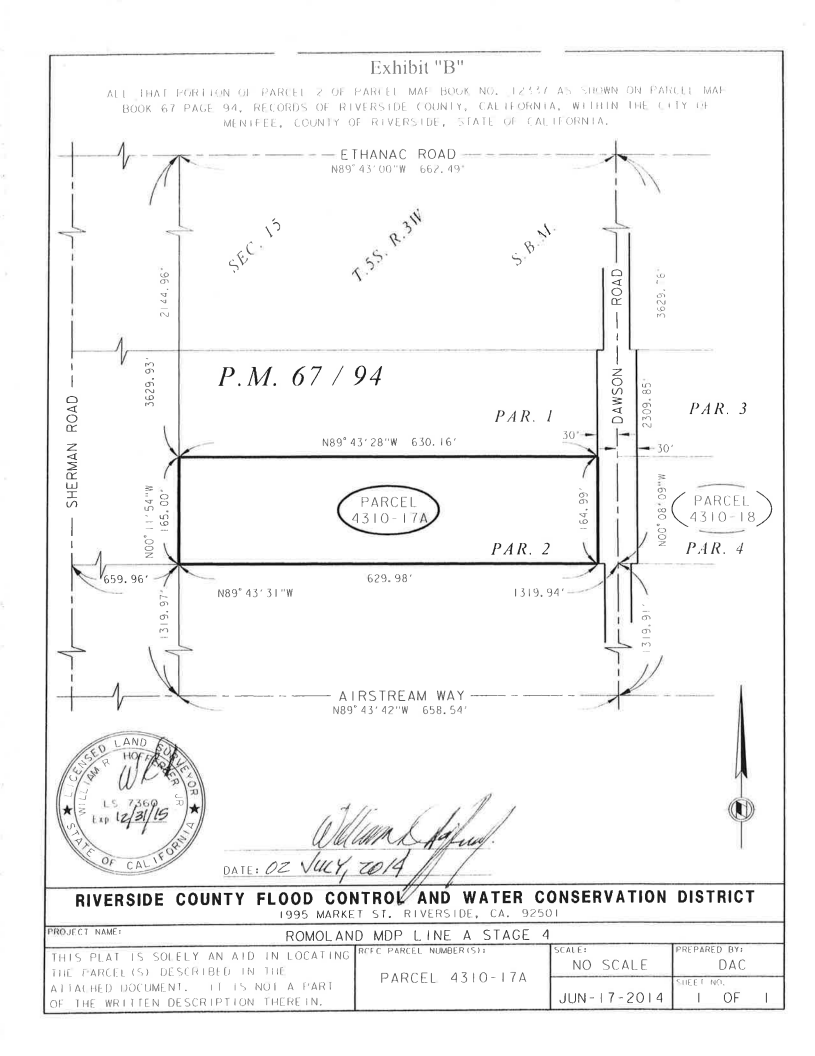
LAND DE LAND D

WILLIAM R. HOFFERBER JR.

Land Surveyor No. 7360

Signed For: Riverside County Flood Control and Water Conservation District

Date: 02 V424, 2014



Notice of Determination

To: County Clerk
County of Riverside
2724 Gateway Drive
P.O. Box 3044
Riverside, CA 92507

From: Riverside County Flood Control

1995 Market Street Riverside, CA 92501 Contact: Kris Flanigan Phone: 951.955.8581

Lead Agency (if different from above):

SUBJECT:
Filing of Notice of Determination in compliance with Section 21108 or 21152 of the Public Resources Code.
State Clearinghouse Number (if submitted to State Clearinghouse):N/A
Project Title: Purchase Fee Simple Interests in Real Property (Purchase) for Romoland MDP Line A, Stage 4 (Project)
Project Location (include county) The proposed property Purchase location area is generally bounded to the north by Ethanac Road, to the east by Antelope Road to the south by Airstream Way and to the west by Sherman Road in the city of Menifee within Riverside County.
Project Description The proposed Purchase is for the acquisition of fee interests in real property over land within APNs 331-150-025 and 331-140-019 by Grant Deed from private land owners ("Purchase Project" for reference purposes herein). This Purchase Project is a subsequent discretionary action to further the Romoland MDP Line A, Stage 4 Project ("Line A Stage 4 Project"), where the Riverside County Flood Control and Water Conservation District, acting as lead agency for California Environmental Quality Act purposes, is responsible for acquiring any real property interest necessary to complete the Line A Stage 4 Project. The current District action is limited to the purchase of fee simple interests of APNs 331-150-025 and 331-140-019 for flood control purposes for the Line A Stage 4 Project.
This is to advise that the <u>Riverside County Flood Control and Water Conservation District</u> (Lead Agency) has approved the above described project on <u>September 30, 2014</u> and has made the following findings and determinations regarding the above described purchase of certain interests in real property:
 The Purchase Project will not have a significant effect on the environment. A Final Environmental Impact Report (EIR) and Addendum (SCH No. 2003111131) were prepared for the Line A Stage 4 Project pursuant to the provisions of CEQA and the Addendum was considered on September 9, 2014, Agenda Item 11-2 with Resolution No. F2014-40. Mitigation measures were made a condition of the approval of the Line A Stage 4 Project. The Purchase Project will not result in any new significant environmental effects not identified in the EIR and Initial Study/Addendum (SCH No. 2003111131); will not substantially increase the severity of the environmental effects identified in the EIR and Initial Study/Addendum; no considerably different mitigation measures have been identified; and no mitigation measures found infeasible have become feasible. Nothing further is required and no further environmental documentation is required for California Environmental Quality Act purposes because the Purchase Project was adequately analyzed in the earlier environmental documentation.
the General Public at: The Office of the Clerk of the Board, County Administrative Center, 4080 Lemon Street, Riverside, CA 92501.
Signature (Public Agency) Title

Authority cited: Sections 21083 and 21087, Public Resources Code.

Revised 2004

Reference: Sections 21000-21174, Public Resources Code.

Date

Date received for filing at OPR:

RIVERSIDE COUNTY CLERK-RECORDER

AUTHORIZATION TO BILL

TO BE FILLED OUT BY SUBMITTING AGENCY						
DATE: 9/22/2014	BUSINESS UNIT/AGENCY:	FLOOD CONTRO	DL - FCARC			
ACCOUNTING STRING:						
ACCOUNT: 526410	2	FUND:	25140			
DEPT ID: 947460	-	PROGRAM:				
AMOUNT: \$50.00 REF: CEQA POSTING FOR ROMOLAND MSP LINE A STAGE 4 PROJECT # 224-4-8-00310-04-30-0000-000 224 44101						
THIS AUTHORIZES THE COUNTY CLERK & REC	ORDER TO ISSUE AN	INVOICE FOR PA	YMENT OF ALL DOCUMENTS INCLUDED,			
NUMBER OF DOCUMENTS INCLUDED:		1				
AUTHORIZED BY: PRESENTED BY:	DARRYLENN PRUDHOLME-BROCKINGTON KRIS FLANIGAN RANDY SHEPPEARD EXT X 51306					
CONTACT:	DARRYLENN PRUDHOLME-BROCKINGTON EXT 58357					
TO BE FILLED OUT BY COUNTY CLERK						
ACCEPTED BY:						
DATE:						
DOCUMENT NO(S)/INVOICE NO(S):	9					