CPA, AUDITOR-CONTROLLER FISCAL PROCEDURES APPROVED PAUL ANGULO, CPA, AUDITOR-CC BY About Albania (Albania) (19)

NITY COUNSEL

Policy

 \boxtimes

Consent

Dep't Recomm.:

Consent

.: ဝိ

Exec.

Pe

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

SUBMITTAL DATE:

FROM: Successor Agency to the Redevelopment Agency

July 19, 2012

SUBJECT: Villalobos Mobile Home Park - Settlement and Release Agreement

RECOMMENDED MOTION: That the Board of Supervisors:

- 1. Approve Settlement and Release Agreement between the County of Riverside, as Successor Agency, and Arturo Villalobos and Orvalitta Barrera as claimants; and
- 2. Authorize the Chairman of the Board of Supervisors to execute the Settlement and Release Agreement.

BACKGROUND: (Commences on Page 2)

Robert Field

Assistant County Executive Officer/EDA

Current F.Y. Total Cost: In Current Year Budget: \$ 45,000 Yes **FINANCIAL Current F.Y. Net County Cost:** \$0 **Budget Adjustment:** No DATA **Annual Net County Cost:** For Fiscal Year: \$0 2012/13 **COMPANION ITEM ON BOARD AGENDA: No** SOURCE OF FUNDS: Redevelopment Housing Bond Proceeds (previously **Positions To Be** approved budget) **Deleted Per A-30** Requires 4/5 Vote C.E.O. RECOMMENDATION: APPROVE

County Executive Office Signature

MINUTES OF THE BOARD OF SUPERVISORS OF THE SUCCESSOR AGENCY TO THE REDEVELOPMENT AGENCY

On motion of Supervisor Tavaglione, seconded by Supervisor Stone and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes:

Buster, Tavaglione, Stone, Benoit and Ashley

Nays:

None

Absent: None Date:

XC:

July 31, 2012

RDA, EDA, Auditor

Prev. Agn. Ref.:

District: 4/4

Agenda Number:

Kecia Harper-Ihem

ATTACHMENTS FILED WITH THE CLERK OF THE BOARD Successor Agency to the Redevelopment Agency Villalobos Mobile Home Park – Settlement and Release Agreement July 19, 2012 Page 2

BACKGROUND:

On October 19, 2010, the Board of Directors for the Redevelopment Agency for the County of Riverside approved the purchase of the Villalobos Mobile Home Park located at 87260 Avenue 61 in Thermal, CA an unincorporated area of Riverside County (Project,). The Project is also known as Assessor Parcel Number 757-260-009 and is approximately 14 acres in size. Project consists of nine mobile home units and two single family homes that range from ten to forty two years of age. The Villalobos Mobile Home Park is currently in distress due to the deteriorating septic system.

On July 26, 2011, the Board of Directors for the Redevelopment Agency for the County of Riverside adopted the Relocation Plan for this project. Overland, Pacific, & Cutler (Relocation Consultant,) held initial interviews with the residents of the Project and has provided relocation services in compliance with statutory requirements. Currently 10 out of 11 households have received their relocation benefits which includes eligible monetary benefits and advisory assistance in accordance with all applicable regulations and requirements.

The County of Riverside in its capacity as Successor Agency to the Redevelopment Agency has determined it necessary to provide the remaining household this Settlement and Release Agreement in the amount of \$45,000. This Agreement requires the residents to vacate the property on or before August 20, 2012, at which time the entire Villalobos Mobile Home Park will be closed.

The project expenditures are shown on the approved Recognized Obligation Payment Schedule.

The Settlement and Release Agreement has been reviewed and approved by County Counsel as to legal form.

Attachment:
Settlement and Release Agreement

SETTLEMENT AND RELEASE AGREEMENT

This Settlement and Release Agreement ("Agreement") is entered into between the County of Riverside in its capacity as Successor Agency to the Redevelopment Agency for the County of Riverside (hereinafter "Agency") and Arturo Villalobos and Orvalitta Barrera (hereinafter "Claimants"). The Agency and Claimant are sometimes referred to collectively (hereinafter the "Parties").

1. INTRODUCTION

Claimants currently reside in Unit No. 2 of the Project and have been declared eligible for Relocation Assistance pursuant to California Redevelopment Law (Health & Safety Code Section 33000 et. seq.) and the California Uniform Relocation Act (the "Claim"). Claimants are aware of the relocation assistance and benefits associated with the Agency's ownership of the property located at 87260 Ave. 61, Thermal, California, also known as the Villalobos Mobile Home Park (hereinafter the "Project"). Claimant has made several attempts to qualify for replacement housing with various lenders however has been unsuccessful due to lending parameters, rules and regulations. A 90 day notice to vacate the Project was served on April 21, 2011. Due to Claimant's inability to obtain ownership replacement housing as referenced above, the Agency elected to extend the tenancy assisting with replacement housing referrals. It is the desire of the Parties to settle this relocation claim through an agreed amount which is the relocation benefit amount the claimants are eligible to receive. The Parties enter into this Agreement to fully settle and discharge all disputed civil claims upon the terms and conditions set forth herein.

2. NO ADMISSION OF LIABILITY

It is expressly understood, acknowledged and agreed to by the Parties, that by reason of entering into this Agreement, the Parties do not admit, expressly or impliedly, any fact or liability of any type or nature with respect to this Claim, whether or not referred to herein, or the sufficiency of any claims made or that could have been raised by any party, allegations, assertions, or the positions of any party. Further, the Parties have not made any such admission and this Agreement is entered into solely by way of compromise and settlement.

3. SETTLEMENT TERMS

- A. Claimants acknowledge and agree as follows:
 - 1. Claimants acknowledge receipt of \$11,000.00 from Agency as compensation for the mobile home in which they reside, locate at Unit No. 2 of the Project.
 - 2. Claimants agree that a 60-day notice to vacate was served on June 20, 2012 and agree Claimants and all persons residing in Unit No. 2 of the Project will vacate Unit No. 2 of the Project on or before August 20, 2012.
 - 3. Claimants shall remove any and all personal property on or before said date.

Settlement Agreement Arturo Villalobos & Orvalitta Barrera-Villalobos MHP Page 1 of 6

- 4. Claimants further acknowledge and certify that there are no other occupants on the premises (Unit No. 2 of the Project) and agree that they shall not allow anyone to occupy said premises at any time prior to or upon vacation of the premises.
- Claimant further agrees that any property left on the premises on or after August 20, 2012, will be considered abandoned and may be removed by the Agency at its sole discretion without further notice to Claimant.
- 6. Claimant shall hold the Agency harmless for any property left at the Project on or after August 20, 2012.
- 7. Claimant shall complete and execute a certificate of abandonment in the form provided by the Agency.

B. Payment by Agency:

- 1. The Agency agrees to pay the Claimant the total sum of \$45,000.00 which includes \$2712.50 in Residential Moving and Related Expenses; \$42,101.00 in Down Payment Assistance; plus an additional \$186.50 payment as full settlement of the Claim.
- 2. Agency shall process payment to Claimant upon execution and delivery of this Agreement to the Agency, completion of IRS form W-9, and execution of the Relocation Claim Form.
- 3. Payment to the Claimants shall occur on or before August 20, 2012 subject to Claimants vacation of premises as set forth in this Agreement and compliance with the terms and conditions herein. Upon receipt of payment, Unit No.2 of the Project shall be deemed vacated by Claimants.
- C. The Parties agree that this Agreement is not intended to create, nor does it create, a landlord/tenant relationship by and between the Parties and this Agreement is solely a means to facilitate the orderly and safe removal of the occupants and their property from the Project in a timely and just manner.

4. RELEASE

In consideration of the settlement terms referred to herein, Claimants do hereby fully and forever completely release, acquit and discharge the Agency, together with any and all past and present employees, agents (whether ostensible or actual), officers, successors, departments, or representatives, (collectively "Releasees") from any and all civil claims, demands, damages, wages, loss of future employment capacity, costs, attorneys' fees, rights or causes of Claim, which Recipient may have against the Releasees, or any of them, that arise from, or are directly or indirectly related to, or are connected with, any of the facts or circumstances alleged in the Claim or in any way connected with the subject matter of the Claim.

5. WAIVER OF SECTION 1542

As to the matters released by this Agreement, the Parties expressly waive all rights under Section 1542 of the California Civil Code and of any comparable principle of law, whether by statute or decision. Section 1542 provides as follows:

"A GENERAL RELEASE DOES NOT EXTEND TO THE CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF THE EXECUTION OF THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR."

This release expressly includes a discharge of all unknown and unsuspected claims. Recipient understands and acknowledges the consequences of such a specific waiver.

6. NO PRIOR ASSIGNMENT OR TRANSFER

Each Party to this Agreement represents and warrants that there has been no assignment or other transfer of any claims or causes of action, which they are releasing pursuant to the terms of this Agreement.

7. MISCELLANEOUS PROVISIONS

A. Entire Agreement:

This Agreement constitutes the full and entire Agreement of the all claims between the Parties hereto and such Parties acknowledge that there is no other claim Agreement, oral and/or written, between the Parties hereto.

B. Authority to Enter Agreement:

This Agreement is the result of arms-length negotiations. Each Party to this Agreement represents and warrants to the others that the persons executing this Agreement on behalf of such Party are duly and fully authorized to do so, and that each such Party is acting pursuant to the power and authority granted by their respective principals, and that no further approvals are required to be obtained from any persons or entities.

C. Final Agreement:

The Parties to this Agreement, and each of them, acknowledge that (1) this Agreement and its reduction to final form are the result of extensive good faith negotiations between the Parties; (2) said Parties have carefully reviewed and examined this Agreement and have had the opportunity to have such Agreement reviewed by counsel; and (3) any statute or rule of

Settlement Agreement Arturo Villalobos & Orvalitta Barrera-Villalobos MHP Page 3 of 6 construction that ambiguities are to be resolved against the drafting Party should not be employed in the interpretation of this Agreement.

D. Binding Agreement:

This Agreement is and shall be binding upon and shall inure to the benefit of the predecessors, affiliates, subsidiaries, successors, assigns, parties, agents, officers, employees, shareholders, associates, legal representatives, heirs, executives and/or administrators of each of the Parties hereto.

E. Attorneys' Fees, Costs, and Future Claim:

Recipient and the Agency shall each bear their own costs and attorneys' fees in connection with the Claim, and this Agreement.

F. Interpretative Law:

This Agreement is made and entered into in the State of California and shall in all respects be interpreted, enforced and governed by and under the laws of the State of California. If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable for whatever reason, the remaining provisions not so declared shall nonetheless continue in full force and effect without being impaired in any manner whatsoever.

G. Modifications:

This Agreement may be amended or modified only by a writing signed by all Parties to this Agreement.

H. Paragraph Headings:

Paragraph headings are for reference only and shall not affect the interpretation of any paragraph hereto.

I. No Inducement:

Each of the Parties to this Agreement acknowledges for itself that it has read this Agreement and fully understands its contents and consequences and has voluntarily executed it. Each of the parties also warrants that no promise or inducement has been made or offered by any of the parties, except as set forth herein, and that this Agreement is not executed in reliance upon any statement of representation of any of the Parties or their representatives, concerning the nature and extent of the injuries, damages or legal liability thereof. The Parties further represent that they have been represented by legal counsel during the course of the

negotiations leading to the signing of this Agreement, and that they have been advised by legal counsel with respect to the meaning of this Agreement and its legal affect.

J. Counterparts

This Agreement may be executed in counterparts with the same effect as if all original signatures were placed on one document and all of which together shall be one and the same Agreement.

K. Additional Documents:

All Parties agree to cooperate fully to take any and all steps, perform any acts, and execute any documents consistent with the terms and conditions of this Agreement, which may be needed or required to effectuate the terms, intent, conditions, covenants, and provisions hereof.

L. Venue:

Venue for enforcement of this Agreement shall be in the Superior Court of the State of California, County of Riverside.

WE HEREBY CERTIFY THAT WE HAVE READ ALL OF THIS SETTLEMENT, RELEASE AND WAIVER AGREEMENT AND FULLY UNDERSTAND THE SAME, AND IN WITNESS WHEREOF WE HAVE EXECUTED THIS AGREEMENT IN CALIFORNIA, SIGNED, SEALED AND DELIVERED.

Date: 06-21-12

Arturo Villalobos, Claimant

Date: 6-21-12

Orvalitta Barrera, Claimant

Date: 7-31-12

Jønn Tavaglione, Charman

Board of Supervisors

Settlement Agreement
Arturo Villalobos & Orvalitta Barrera-Villalobos MHP

Page 5 of 6

JUL 31 2012 4

ATTEST: KECIA Harper-Ihem Clerk of the Board

By: Deputy

APPROVED AS TO FORM:

Pamela J. Walls County Counsel

Anita C. Willis, Principal Deputy County Counsel

Attorney for County of Riverside

California Rural Legal Assistance, Inc.

Photoe Seaton, Attorney at Law

Attorney for Claimant

A CONTRACTOR			ntial M	oving and F	Relate	d Expe	nses
	FICE: This claim form is for the use flowing and Related Expenses. You are		Full Hot	usehold Benefits (CA sche	dule)	
-	u do not provide it, you may not receive t nay apply either for a fixed payment, a	A COROLL'	County	of Riverside, Rede	velopme	ent Agency	MA STATE OF THE ST
supported by receipts, or in some case	is, a combination of both. An OPC repre	sentative of the	Villalob	os Mobile Home P	ark		
the information that you must provide i	n support of this claim, eligibility requirer	ments, and time		2-87260-002			
with a written explanation of the r	f your claim is not approved, the Agency eason. If you are not satisfied with	the Agency's OPC Claim#:					
	ermination. This information is being coll listance and Real Property Acquisition A	otteu talue: Ilie		·			
California Relocation Assistance Act. 1a. Claimant(s) Name(s)	### ##################################	Program: 1b. Claimant(s) Curre)Cai	1c Claim	ant/s \ Phone	Number
4 4 1 4 9 4 2 1 4 4 7		1 1 4 4 1 1	0 Avenue	61, #2	1c. Claimant(s) Phone Number (760) 972-1312		
Arturo Villalobos 8		*****************	mal, CA 9				
	he household moved to the	The state of the s	NO", explair	n in Notes)? When i	[X] Yes [When Did You] No Move Out Of
Dwelling		Address		Move To		This U	
3. You Moved FROM		60 Avenue 61, #2 ermal, CA 92274	· ·	3/1/2	2003 Tentative 8/2012		
4. You Moved TO		Undisclosed		Pen	ding		
5. Moving Payment Det	ermination (for househo	olds claiming togeth	er)			Amount	
(a) Number of total ho	usehold occupants						8
(b) Number of eligible	household occupants						8
(c) Fixed Moving Pay	ment based on	rooms*, furnish	ed by tenant	(Y/N): Yes			\$0.00
-	y If claiming Fixed Moving payment ount calculated for project location a	· •					& W. W.
OF POSITION AND PROPERTY OF THE PROPERTY OF TH	penses (from item 11, not	100				\$2,7	712.50
(e) Total of Fixed and	Actual Expenses claimed	(line (c) plus line (d))				\$2,7	712.50
(f) Amount claimed pro	orated to the number of eli	gible occupants				\$2,7	712.50
(g) Total amount of pa	yments previously receive	d (from item 14)					\$0.00
(h) Offset amount for r	ents due to the Agency (n	on-federal projects o	nly)				\$0.00
(i) Amount Requested	this Claim (Line 5(f) minu	s line 5(g) and 5(h) o	r describe ir	Notes)		\$2,7	712.50
	imant(s): I CERTIFY tha						e not
Signature(s) of Claimant	aim for the expenses l is	ted and that I have	not been pa	na for the expenses	Date	ner source.	
J. J	(1981	16/			Batt		
The state of the s	S Om	d /11/1	1-1-11	7			
FOR AGENCY AND/OR	AGENCY REPRESENTA	TIVES USE ONLY	vic p				
7. Is this an advance claim based				I claim for this benefit type?:	A.A./]YES [] NO
9. Recommended Benefit F Chk# Payable To	ayment(s): in The Amount	Check Disposition	10. Benefit F Action	Payment(s) Actions: Name & Title	• •	Initial	Date
Arturo Villalobos & 0)rvalitta		OPC Recom-	Patricia Feis	t	1+11LIGE	Daic
#1 Barrera	\$2,712.50	Hold for pick-up by OPC	mended:	Project Manag			<u> </u>
#2		Hold for pick-up by OPC	OPC Reviewed:	Patricia Feis Project Manag			
#3	50.00		Agency Approved:				

#	Expense Type	Vendor/Contrac	or and !	Description (not to -	xceed approved moving	actimates)	A		
					Amount				
(1)	Moving	Settlement Ag	reemen	t per County of River	rside		\$2,712.50		
(2)	A A A A A A A A A A A A A A A A A A A						\$0.00		
(3)	•						\$0.00		
(4)							\$0.00		
(5)	**************************************		-				\$0.00		
(6)	TOTAL ACTUA	L EXPENSES:					\$2,712.50		
2. U	RA Moving Co	st Schedule (CA)		13. Eligible and In	eligible Expenses		**************************************		
	Dwelling Fu	rnished By Tenan		Eligible Expenses:	Marie 1 (10) (10) (10) (10) (10) (10) (10) (1	N 44 1 104 104 107 107 107 107 107 107 107 107 107 107	والرواقية المنافق والراق المنافقة المنافقة المرافقة المنافقة المنافقة المنافقة المنافقة المنافقة المنافقة المن		
1	Room	\$6	25.00	1. Transportation of dis	placed persons and personal pro ally within 50 miles of your displa		ent site to the		
2	Rooms	\$8	00.00	2. Packing, crating, unc	rating and unpacking of persona	property.	nal nonnetty not acquire		
3	Rooms	\$1.0	00.00	by Agency. Includes util	 Necessary charges for the removal and hookup of appliances and other personal proper by Agency. Includes utility "hookup" and transfer charges. 				
4	Rooms		75.00	4. Storage of personal property in connection with relocation, for period of up to 12 months. 5. Insurance of the personal property while moving and storing.					
	Rooms			6. The reasonable cost mobile home, such as p	quired, and unit anchorin				
5			25.00	7. The reasonable cost decent, safe, and sanita					
6	Rooms	\$1,6	50.00	8. The cost of nonrefun	dable mobile home park entranc				
7	Rooms	\$1,9	00.00	the fee is necessary to e					
8	Rooms	\$2,1	50.00	I B	of barriers for persons with handl mmodating the needs of handica	•	•		
ea	ch additional ro	om \$2	25.00	neligible Expenses:					
	Dwelling NOT I	Furnished By Ten	ant:	1. Cost of moving any b	ouilding, structure or other real procover moving expenses.	operty in which the claims	ant has ownership.		
1 Room \$400.00			3. Personal injury.						
ea	ch additional ro	om \$	65.00		r cost for preparing this claim, or property on real property owned (
4. P	revious Movin	g Payments	15. Note	s (1)					
	(a) Date	(b) Amount			ed on room count or actu				
(1)	90/00/00	\$0.00		cing agency a claim ment agreement.	for is being provided in t	nis amount per the	negotiated		
(2)	00/00/00	\$0.00							
(3)	00/00/00	\$0.00							
(4)	00/00/00	\$0.00							
(5)	00/00/00	\$0.00					•		
(6)	00/00/00	\$0.00							
(0)									

Claim for Replacement Housing Payment for 180-Day Homeowner PRIVACY ACT NOTICE: You are asked to provide this information to determine whether you FEDERAL/STATE (Full Household Benefits) Claim Type: are eligible to receive a Replacement Housing Payment for a 180-day Homeowner. You are not required by law to furnish this information, but if you do not provide it, you may not receive this Agency: County of Riverside, Redevelopment Agency payment or it may take longer to pay you. This information is being collected under the authority of the federal Uniform Relocation Assistance & Real Property Acquisition Policies Act (URA) Villalobos Mobile Home Park Project: and/or the California Relocation Assistance Act. INSTRUCTIONS: This claim is for the use of families and individuals applying for a RDA-002-87260-002 OPC Case#: Replacement Housing Payment. A representative of the Agency will help you complete the form. If the full amount of your claim is not approved, the Agency will provide you with a written CC022497 OPC Claim#: explanation of the reason. If you are not satisfied with the Agency's determination, you may appeal that determination. The Agency will explain how to make an appeal. State/Local Program: 1a. Claimant(s) Name(s) 1b. Claimant(s) Current Address 1c. Claimant(s) Phone Number 87-260 Avenue 61, #2 Arturo Villalobos & Orvalitta Barrera (760) 972-1312 Thermal, CA 92274 2. Have all members of the household moved to the same dwelling (If "NO", explain in Notes)?] No X] Yes When Did You When Did You Move When Did You Dwelling Address Buy This Unit? Move To This Unit? Out Of This Unit? 87-260 Avenue 61, #2 3. You Moved FROM 3/1/2003 3/1/2003 Tent 8/2012 Thermal, CA 92274 4. You Moved TO **Not Disclosed** n/a n/a 5. Computation of Replacement Housing Payment (for homeowners claiming together) Amount (a) Purchase price of comparable replacement dwelling for eligible occupants (provided by Agency) \$53,101.00 (b) Purchase price of the replacement dwelling you moved TO \$53,101.00 (c) Lesser of Line 5(a) or 5(b) \$53,101.00 (d) Price paid by Agency for the displacement dwelling you moved FROM \$11,000.00 (if needed, adjusted for lack of major exterior attribute at comparable dwelling) (e) Price differential amount (subtract line 5(d) from 5(c); but not less than zero) \$42,101.00 (f) Eligible Incidental expenses (from item 13) \$186.50 (g) Increased mortgage interest and debt service costs (from item 14) n/a (h) Total amount of replacement housing claim (add lines 5(e), 5(f) and 5(g)) \$42,287.50 (i) Amount previously paid, if any (from item 15, including any Rental Assistance payments) \$0.00 (j) Eligibility offset for rents due to the Agency (non-federal projects only) \$0.00 (i) Amount Requested this Claim (Line 5(h) minus line 5(i) minus line 5(j), or describe in Notes) \$42,287.50 6. Certification by Claimant(s): I CERTIFY that this claim and supporting information are true and complete, that I have not submitted any other claim for the expenses listed and that I have not been paid for the expenses by any other source. Signature(s) of Claimant(s) Date

					· •		
FOR A	GENCY AND/OR AGEN	CY REPRESENT	ATIVES USE ONLY				
7. Is this	an advance claim based on prelin	n. info?: x	YES [] NO	9. Effective date of	eligibility for relocation assistance:	4	V13/2011
8. Is this	a final claim for this benefit type?:	[X	YES []NO	10. Date replaceme	ent dwelling found "Decent, Safe and	Sanitary":	N/A
11. Rec	ommended Benefit Payme	nt(s):		12. Benefit Payr	ment(s) Actions:		
Chk#	Payable To	In The Amount	Check Disposition	Action	Name & Title	Initial	Date
#1	Arturo Villalobos Orvalitta Barrera	\$42,287.50	Hold for pick-up by OPC	OPC Recom- mended:	Patricia Feist Project Manager		
#2	<u>.</u>	\$0.60		OPC Reviewed:	Patricia Feist Project Manager		***************************************
#3		\$0.00		Agency Approved:	,		

13. Incidental, Non-Recurring Expenses in Connection with Purchase of Replacement Dwelling	Page 2 of OPC	claim:	CC022497	
NSTRUCTIONS: Enter eligible expenses incidental to the purchase of your new home. Do not in repaid interest or homeowner's and hazard insurance and association fees. Attach a copy of the			Amount	
(a) Legal and closing costs: title search, conveyance instruments, notary, surveys and p			\$0.00	
(b) Lender costs: application, appraisal, fixed loan fees, broker, document, mortgage inst	urance, and related costs		\$0.00	
(c) Inspection and Certification cost: home inspection, termite inspection, flood certification	ation and related costs		\$0.00	
(d) Evidence of title costs: owner's title insurance, lender's title insurance (not to exceed	the costs for a compara	ble dwelling)	\$0.00	
(e) Escrow costs: escrow fee, tax service, audit, process insurance, and related costs			\$0.00	
(f) State fees and taxes: state revenue, document stamps, sales/transfer tax (not to exce	eed the costs for a compa	arable dwelling)	\$0.00	
(g) Delivery and communication costs: delivery, messenger/courier, wiring, email and r	related costs		\$0.00	
(h) Other eligible costs: (explain in Notes)	JERNIN WUMAANAA		\$186.50	
(i) Less seller's credit remaining for closing costs, if any	**************************************		\$0.00	
(j) Total incidental expenses (add lines 11(a) through 11(i); enter this amount on line (i)	of item 5)		\$186.50	
4. Mortgage Buydown Payment and Other Debt Service Costs				
u have more than one mortgage on either your old or new home, complete a separate item 12 for each computation me that was in effect for less than 180 days before the Agency's initial written offer of just compensation cannot be u art A: Information from Mortgage Documents		(b) New Mortgage	(c) Lesser of (a) or (b	
(a) Outstanding principal balance	\$0.00	\$0.00		
(b) Annual interest rate of mortgage (or prevailing if lower than new rate)	0.000%	0.000%	(1) (1) (1) (1)	
(c) Number of monthly payments remaining on mortgage	0	0	n/a	
art B: Computation of Payment				
(d) Monthly payment required to amortize \$1,000 in minimum months (line 14(c) col (c) at	new interest rate (line 14	4(b) col (b))	n/a	
(e) Monthly payment required to amortize \$1,000 in minimum months (line 14(c) col (c) at	old interest rate (line 14	(b) col (a))	n/a	
(f) Subtract line 14(e) from 14(d); but not less than 0			n/a	
(g) Divide line 14(f) by 14(d) and carry to 6 decimal places		: ;	n/a	
(h) Increased interest cost (multiply line 14(g) by 14(a) col (a))			n/a	
(i) New loan needed (subtract line 14(h) from 14(a) col (a))			n/a	
Note: If 14(i) is less than 14(a) col (b), enter amount from 14(h) on 14(i) and s	skip proration on line	s 14(j) and 14(k).		
(j) Divide line 14(a), col (b) by 14(i) and carry to 6 decimal places			n/a	
(k) Multiply 14(j) by 14(h)			n/a	
(I) Mortgage buydown (interest differential) payment (enter amount from 14(h) or 14(k	r), as appropriate)		n/a	
(m) Actual cost of other loan-based debt service fees such as purchaser's points and loar	n origination fees (not in i	tem 13)	\$0.00	
(n) Prorated costs from line 14(m) (based on the lesser of the new loan needed 14(i) or ac	ctual new loan 14(a) col (b))	n/a	
(o) Total increased mortgage interest and debt service costs (add lines 14(I) and 14(I	n); enter this amount on t	ō(g))	n/a	
5. Previous RHP/RAP Payments 16. Notes				
(a) Date (b) Amount See page 2 B, (1) of Settlement	Agreement	and and an analysis of the second of the sec		
(1) 00/00/00 \$0.00				
(2) 00/00/00 \$0.00				
(3) 00/00/00 \$0.00			the way	
(4) 00/00/00 \$0.00				
TOTAL \$0.00				