

EL DORADO COUNTY DEPARTMENT OF TRANSPORTATION

http://www.edcgov.us/DOT/

PLACERVILLE OFFICES:

MAIN OFFICE:

2850 Fairlane Court, Placerville, CA 95667 (530) 621-5900 / (530) 626-0387 Fax

CONSTRUCTION & MAINTENANCE: 2441 Headington Road, Placerville, CA 95667 (530) 642-4909 / (530) 642-0508 Fax LAKE TAHOE OFFICES:

ENGINEERING:

924 B Emerald Bay Road, South Lake Tahoe, CA 96150 (530) 573-7900 / (530) 541-7049 Fax

MAINTENANCE:

1121 Shakori Drive, South Lake Tahoe, CA 96150 (530) 573-3180 / (530) 577-8402 Fax

August 19, 2020

via First Class Mail

El Dorado County Industrial Development Corporation, Inc. 465 Main Street
Placerville, CA 95667

RE: Diamond Springs Parkway Phase 1B Project CIP No. 72334

El Dorado County Industrial Development Corporation, Inc., a Dissolved California

Corporation

APN: 327-270-003

Offer to Purchase and Transmittal of Offer Package Relating to the Purchase of Real

Property or Interest Therein

Dear El Dorado County Industrial Development Corporation,

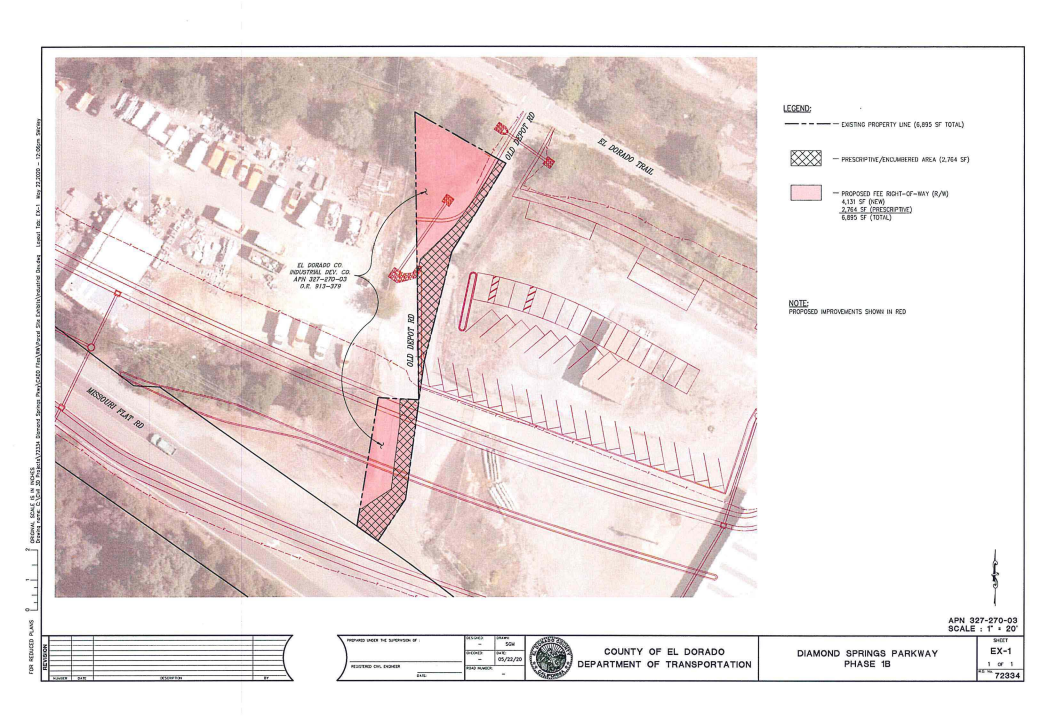
The El Dorado County Department of Transportation (County) is pleased to inform you that the appraisal report of the subject property referenced above has been completed. Transportation staff has been authorized to proceed with the acquisition of your property based on the appraisal report.

Please find the enclosed Offer Package including the Summary Relating to the Purchase of Real Property or an Interest Therein and the Appraisal Summary Statement. Also enclosed is a Draft Acquisition Agreement for Public Purposes (Agreement) which contains the exhibit which describes the proposed acquisition. The current fair market value as determined by Bender Rosenthal, Inc. for your parcel totals \$1,000.00. Specifically, this offer is to purchase your entire parcel consisting of 6,895 square feet (0.16 +/- acres) valued at \$801, rounded to a total of \$1,000. Please find the attached supporting documentation which further explains the valuation process of this purchase.

Therefore, the County would formally like to offer you the amount of \$1,000.00 (one thousand dollars, exactly) for your property. Please contact me by phone at 530-621-5316 at your earliest convenience. I can also be reached via email at Kyle.Lassner@edcgov.us. I look forward to working with you.

Sincerely,

Kyle Lassner, RWP Right of Way Supervisor



Your Property

Your Transportation Project



INTRODUCTION

This booklet was prepared for you as a person who may potentially be affected by a proposed public transportation project. If it is your property that is affected, you may have wondered what will happen. Who will contact you? What will you be paid for your property? Who will pay your moving costs? Will the State Department of Transportation (Department) help you find a new place to live? Important questions like these require specific answers.

We hope this booklet will answer some of your questions and present a better picture of our overall procedures.

WHY DOES A PUBLIC AGENCY HAVE THE RIGHT TO BUY MY PROPERTY?

Our State and Federal constitutions recognize the need for public agencies to purchase private property for public use, and provide appropriate safeguards to accomplish this purpose. State and Federal constitutions and the Uniform Relocation Assistance and Real Property Acquisition Policies Act authorize the purchase of private property for public use and assure full protection of the rights of each citizen. The responsibility for studying potential sites for a transportation project rests with a team of specially trained individuals selected to do this important job. Many months or even years are spent in preliminary study and investigation to consider possible locations for a project.

Consideration of the environmental and social impacts are as much a part of location determination as engineering and cost. Participation by private citizens and public agencies is actively sought so that various views can be considered in the study process. The process may include public hearings and/or workshops, which give persons an opportunity to express their views on the locations being considered.

The California Department of Transportation is composed of many specialists. Among these are:

Transportation Planners

These individuals determine methods and routes for the traveling public. This includes studies of existing traffic patterns, "origin-destination" surveys and user benefits. They also determine whether the proposed project location is economically sound. They research and analyze the effects produced by similar projects upon other communities.

Environmental Planners

These individuals evaluate the socio-economic and/or environmental impacts, including traffic, noise and visual impacts of the proposed project.

Design Engineers

These individuals recommend the type of transportation project which will be of the most benefit to the public. They prepare design plans which determine the properties needed for the project.

Relocation Specialists

These individuals perform early studies of the general needs of persons who may need to be relocated and the kind of replacement properties which may be required. A relocation impact analysis will be completed before the Department requires anyone to move from their property.

As a result of this team effort, the best possible location for a transportation facility is selected after thorough social, economic, engineering, and environmental analyses, as well as consideration of expressed public concerns and desires. The goal is that the project provide the greatest public good and the least private injury or inconvenience while rendering the best possible service.

Transportation Surveyors

These individuals perform field surveys and monument property lines to delineate and map the Department's right of way needs. They are also authorized by law to enter real property to perform such tasks. It is the Department's policy that owners and tenants of property will be notified prior to such surveys.

WHO WILL CONTACT ME?

One of the first persons you will meet is a Right of Way Agent performing the staff appraisal. You will be afforded the opportunity to accompany the appraiser on the inspection of your property. At the time of the inspection the appraiser will also provide you with general project information. The appraiser will analyze your property and examine all of the features which contribute to its market value. Information about improvements you have made and any other special features that you believe may affect the market value of your property should be given to the appraiser to ensure he/she has all the information you feel is relevant.

It is the duty of the Department to ensure that you receive fair market value as if you sold your property privately in the open market. The Department cannot buy your property for more than it is worth, but it can and will assure you that you do not have to sell your property for less than its fair market value. California law provides that the owner shall receive a copy of the appraisal or a summary of the valuation upon which the Department's offer is based.

At the time the offer is made to purchase your property, you may obtain your own appraisal and the Department will reimburse you up to \$5,000 for the actual, reasonable costs of obtaining an independent appraisal. A licensed State appraiser must perform your appraisal. Your Right of Way Agent will provide more information concerning this reimbursement at the time of the offer.

WHAT ADVANTAGE IS THERE IN SELLING YOUR PROPERTY TO THE DEPARTMENT?

A real estate purchase by the Department of Transportation is handled in the same way as any private sale of property. However, there can be financial advantages in selling to the Department.

The Department will pay fair market value for your property. The Department will also pay for the preparation of all documents, all title and escrow fees, a policy of title insurance, recording fees and such other fees as may be required for the conveyance of title to the Department. Since this is a direct conveyance of real property from the property owner to the Department, there are no real estate commissions involved, and the Department will not recognize or pay any such real estate commissions.

A private sale will usually cost thousands of dollars in sales expenses. There are no seller's expenses in a purchase by the Department.

Additionally, depending on your specific circumstances, you may be eligible for relocation payments and benefits when you move. These benefits are described in supplemental booklets which will be provided to you, should the Department's acquisition actually cause you to be displaced from your property.

WILL I BE PAID FOR LOSS IN VALUE TO MY REMAINING PROPERTY?

When only a part of your property is needed for a project, every reasonable effort is made to ensure that you do not suffer damages to the remainder of your property. The total payment by the Department will be for the property the Department actually purchases and for any loss in market value to your remaining property.

The determination of any loss in market value is an appraisal problem involving many variables. When this situation occurs, the Right of Way Agent will explain the effect of a partial acquisition on your remaining property.

MAY I RETAIN AND MOVE MY HOME, BUSINESS BUILDING, MACHINERY, OR EQUIPMENT?

If your house is movable and you wish to make such an arrangement, the Department will pay you on the basis of the market value of your present lot including landscaping, plus the reasonable cost of moving the building. There are cases where, because of age, size or condition of the house, the cost of moving it would exceed its present market value, less its salvage value. In such a case, payment of moving costs would, of course, be an unwise expenditure of public funds.

If you operate a farm or business, you may wish to keep and move fixed machinery and equipment. Additionally, as an owner of a business conducted on the property to be purchased, you may be entitled to compensation for a loss of business goodwill. Your specific circumstances will need to be analyzed on a case-by-case basis.

If any of these concepts are applicable to your situation, they will be explained by the Right of Way Agent assigned to purchase your property.

WILL I HAVE TIME TO SELECT ANOTHER HOME AFTER THE DEPARTMENT MAKES ITS PURCHASE?

The Department starts to appraise properties early enough so that you will have ample time to move prior to project construction. Like any other real estate transaction, it requires time to close an escrow after a right of way contract and deed have been signed. You will not be required to move until reasonable, decent, safe and sanitary replacement housing is available.

Once you have received the written offer to purchase your property from the Department, it is in your best interest to look for a new place to live as soon as possible. Finding a home early that best suits your needs before you are required to move will minimize your personal inconvenience and will avoid having to make a choice of housing under pressure. In some instances you may be able to sell your property to the Department and rent back temporarily pending construction.

The Department also offers to provide you with assistance in finding a new place in which to live. The Department will give you at least 90 days notice in writing before you are required to move.

WHAT HAPPENS TO THE LOAN ON MY PROPERTY?

After you and the Department have agreed upon a price, a Right of Way Agent and/or a title company will contact all other parties having an interest in the property. Payment to satisfy outstanding loans or liens will be made through a title company escrow as in the case in any real estate transaction.

WHAT WILL HAPPEN TO MY GI OR CAL-VET LOAN?

The Veterans Administration and the California Department of Veterans Affairs allow your veteran loan privileges to be transferred and to become available for coverage on another property.

Your Right of Way Agent will assist you in the transfer. However, it is to your benefit and your responsibility to check with the Veterans Administration or the California Department of Veterans Affairs for procedural instructions.

IF THE VALUE OF MY PROPERTY IS HIGHER TODAY THAN WHEN I PURCHASED IT, DO I HAVE TO PAY INCOME OR CAPITAL GAINS TAX ON THIS DIFFERENCE WHEN SELL/CONVEY TO THE DEPARTMENT?

According to the Internal Revenue Service, the sale of property to a governmental agency for public purposes comes under the definition of an "involuntary conversion." In these cases, it is not necessary to pay income tax or capital gains tax if the money you receive is used to buy a similar property within a limited period of time. In every case, however, you should check with your local Internal Revenue Service office and/or accountant.

WILL I LOSE THE FAVORABLE PROPERTY TAX BASIS THAT I NOW HAVE UNDER THE PROVISIONS OF PROPOSITION 13?

Section 2(d) of Article XIII-A of the California Constitution and Section 68 of the Revenue and Taxation Code generally provide that property tax relief shall be granted to any real property owner who acquires comparable replacement property after having been displaced by governmental acquisition or eminent domain proceedings.

You will be given a copy of this information with an attached page showing examples of how to calculate estimates of the tax relief you may be eligible for. These are only approximations. You must see your county Tax Assessor for a final determination.

THE DEPARTMENT'S RIGHT OF EMINENT DOMAIN

An owner's rights are guaranteed by the federal and State constitutions and applicable federal and State laws. The principal right is that "Just Compensation" must be paid.

The vast majority of our transactions are settled by contract. However, if the owner and the Department cannot agree on the terms of sale, the Department may resort to the eminent domain process to avoid delaying the project, and will ultimately initiate condemnation proceedings.

The Department will request authority from the California Transportation Commission (Commission) to file a condemnation action in court. You will be given an opportunity to appear before the Commission to question whether public interest, necessity, planning and location require the proposed project and your property. The Commission does not hear arguments regarding valuation or just compensation.

Condemnation lawsuit documents are prepared by the Department and filed with the court in the county where the property is located. The Summons and Complaint will then be served on all persons having a property interest in the parcel. The persons served must Answer the lawsuit within 30 days.

Counsel for the parties will then prepare for trial, and the court will set dates for preliminary motions and the trial.

WHAT HAPPENS IN A CONDEMNATION TRIAL?

The purpose of the trial is to determine the amount of Just Compensation. Usually the trial is conducted before a judge and jury. Both the property owner and Department will have the opportunity to present evidence of value. The jury will determine the amount of compensation after being instructed as to the law by the judge. In those cases where the parties choose not to have a jury, the judge will decide the amount of compensation.

The Judgment is then prepared by counsel and signed by the judge. It will state that, upon payment of the amount of the verdict for the benefit of the property owner, title will be transferred to public ownership.

When the Department makes the payment as required by the Judgment, the Final Order of Condemnation is signed by the judge and recorded with the County Recorder's office. This finalizes the actual transfer of title.

WHO PAYS THE CONDEMNATION TRIAL COSTS?

The Department pays the costs of its attorney and its engineering and appraisal witnesses. It will also pay the jury fees and your recoverable costs allowed by law. The fee for filing your Answer with the court is an example of such costs.

If the judge determines that the Department's offer of settlement was unreasonable, while the demand of the property owner was reasonable as viewed in light of the evidence admitted at trial and the verdict, the property owner may receive litigation expenses such as their attorney's fees. The Judgment is then prepared by counsel and signed by the judge.

IF I WANT A TRIAL, MUST I HAVE AN ATTORNEY AND EXPERT WITNESSES?

Most property owners will be represented by an attorney, although they have the right to represent themselves.

You may wish to consult your family attorney. If you do not have one, in many communities the yellow pages of the telephone directory will refer you to an attorney reference service. The local bar association may also provide a list of attorneys who may offer services in eminent domain proceedings.

You and your attorney must decide what type of case you will present and what witnesses will be needed.

WILL I BE PAID ANY RELOCATION ASSISTANCE BENEFITS EVEN THOUGH I GO TO COURT?

A decision to go to court has no effect on your right to relocation benefits. Payment of relocation benefits is administered separately from the condemnation action. You will be provided details of additional assistance to help displaced persons, businesses, farms or nonprofit organizations in finding, purchasing or renting, and moving to a new location. These are explained in various booklets prepared for homeowners, tenants, and business and farm operators and are made available by the Department of Transportation.

HOW LONG CAN I KEEP MY PROPERTY?

Continued use of your property usually depends on when construction must begin, including utility relocations, and the demolition and/or clearance of buildings. If construction must begin before the trial, the Department will seek a court order for early possession of your property.

In this regard the Department will be required to deposit with the State Treasurer, the probable amount of just compensation, as determined by an appraisal as security for the value of the property rights it is seeking. The court will determine if the amount of money deposited is adequate. Once the deposit is made the owner may withdraw all or a portion of it at any time during the condemnation proceedings.

The court may then grant to the Department an order for early possession allowing the Department to use the property for construction of the project.

To obtain an Order for Possession, the Department will file a motion with the court and schedule a hearing 90 days after you and all occupants of the property are served with the motion papers (60 days if the property is unoccupied). You and the occupants, if any, will have 30 days to oppose the motion. Once the court grants an Order for Possession of the property, the Department may obtain possession of the property 30 days after the owner and any occupants are served with the Order.

Subject to the rights of any other persons having an interest in the property, you may withdraw all or part of the pre-Judgement deposit.

If you do not make a withdrawal, the Department will pay interest on the eventual court award, or agreed settlement sum from the time it legally occupied your property until the date of final payment to you. Interest will accrue at the applicable statutory rate until paid at the time of final settlement.

The Department's Right of Way Agent assigned to purchase your property will assist you in the transaction and will be available to answer any additional questions you may have.

DEFINITIONS

The language used in relation to eminent domain proceedings may be new to you. These are some terms you may hear and their general meaning.

Acquire

To purchase

Answer

The property owner's written reply, in appropriate legal form, filed with the court in response to the eminent domain complaint and as requested by the summons.

Compensation

The amount of money to which a property owner is entitled under the law for the purchase of their property and any related damages.

Complaint

The document filed with the court by the Department which initiates an eminent domain proceeding.

Condemnation

The legal process by which a proceeding in eminent domain is accomplished.

Counsel

An attorney or attorneys

Department

The State of California acting through the Department of Transportation.

Eminent Domain

The right of government to purchase private property for public use.

Fair Market Value

The fair market value of the property taken is the highest price on the date of valuation that would be agreed to by a seller, being willing to sell but under no particular or urgent necessity for so doing, nor obliged to sell, and a buyer, being ready, willing and able to buy but under no particular necessity for so doing, each dealing with the other with full knowledge of all the uses and purposes for which the property is reasonably adaptable and available.

Final Order of Condemnation

The instrument which, when recorded, transfers title to public ownership.

Judgment

The court's formal decision based on applicable law and the verdict.

Just Compensation

The measure of Just Compensation is Fair Market Value.

Loss of Business Goodwill

A loss in the value of a business caused by the Department's acquisition of property that cannot be reasonably prevented by relocation of the business or the owner adopting prudent or reasonable steps that preserve the value of the business goodwill.

Parcel

Usually means the property that is being acquired.

Plaintiff

The public agency that desires to purchase the property.

Possession

Legal control; to have the right to use.

Property

The right or interest which an individual has in land, including the rights to use or possess. Property is ownership; the exclusive right to use, possess or dispose of a thing.

Right of Entry

An agreement between an owner and the Department which allows the Department to utilize the property while continuing to negotiate the terms of settlement. Interest, calculated at the statutory rate, is included in the settlement upon conclusion of the transaction.

Summons

Notification of filing of a lawsuit in eminent domain and of the necessity to file answer or other responsive pleading.

Title

Legal ownership

Trial

The hearing of the facts from a plaintiff and defendant in court of law, either with or without a jury.

Verdict

The amount of just compensation to be paid for a property including any damages to the remainder, if applicable.

NOTES

NOTES

STATE OF CALIFORNIA CALIFORNIA STATE TRANSPORTATION AGENCY DEPARTMENT OF TRANSPORTATION DIVISION OF RIGHT OF WAY AND LAND SURVEYS

DECEMBER 2017

This is an informational pamphlet only. It is not intended to give a complete statement of all State or federal laws and regulations pertaining to the purchase of your property for a public use, the Relocation Assistance Program, technical legal definitions, or any form of legal advice.

ADA Notice

For individuals with disabilities, this document is available in alternate formats. For information contact:

Division of Right of Way and Land Surveys
(916) 654-5413
or write:
1120 N Street, MS 37
Sacramento, CA 95814

District 1

Equal Employment Opportunity (EEO) Office 1656 Union Street Eureka, CA 95501 (707) 445-5318

District 2

EEO Office

1657 Riverside Drive Redding, CA 96001 (530) 225-3055

District 3

EEO Office

703 B Street
Marysville, CA 95901
(530) 741-7130

District 4

EEO Office

P.O. Box 23660, MS 6A Oakland, CA 94623 (510) 286-5871

District 5

EEO Office

50 Higuera Street San Luis Obispo, CA 93401 (805) 549-3037

District 6

EEO Office

1352 West Olive Avenue Fresno, CA 93728 (559) 444-2522

District 7

EEO Office

100 S. Main Street Los Angeles, CA 90012 (213) 897-0797

District 8

EEO Office

464 West 4th Street, MS 1249 San Bernardino, CA 92401 (909) 383-6396

District 9

EEO Office

500 S. Main Street Bishop, CA 93514 (760) 872-0752

District 10

EEO Office

1976 East Dr. Martin Luther King Jr. Blvd. Stockton, CA 95205 (209) 948-3911

District 11

EEO Office

4050 Taylor Street, MS 251 San Diego, CA 92110 (619) 688-4249

District 12

EEO Office

1750 East 4th Street, Suite 100 Santa Ana, CA 92705 (657) 328-6595

Headquarters

Title VI Coordinator 1823 14th Street, MS 79 Sacramento, CA 95811 (916) 324-8379

This publication will be made available in alternative formats:

Braille
Large print
Computer disc
Audio version or
in a different language
upon request by calling
the Caltrans Office of
Business & Economic
Opportunity
(916) 324-8379
711 (TTY)



Jan 2017

Caltrans & You

Your Rights
Under
Title VI
and Related
Statutes

This brochure is designed to inform you of the requirements of Title VI of the Civil Rights Act of 1964 and your rights under those requirements.



What is Title VI?

Title VI is a statute provision of the Civil Rights Act of 1964.

Title VI (Sec. 601) of the Civil Rights Act of 1964 provides:

"No person in the United States shall, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance." (42 U.S.C. Sec. 2000d)

Additionally, Executive
Order 12898, Federal Actions
to Address Environmental Justice
in Minority Populations and
Low-Income Populations 1994 provides:

"Each Federal agency shall make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations."

Related statutes provide protection against discrimination on the basis of sex, age, or disability by programs receiving federal financial assistance.

What does this mean?

That Caltrans strives to ensure that access to and use of all programs, services, or benefits derived from any Caltrans activity will be administered without regard to race, color, national origin, sex, age, disability or socioeconomic status.

Caltrans will not tolerate discrimination by a Caltrans employee or recipients of federal funds such as cities, counties, contractors, consultants, suppliers, universities, colleges, planning agencies, and any other recipients of federal-aid highway funds.

Caltrans prohibits all discriminatory practices, which may result in:

- Denial to any individual of any service, financial aid, or benefit provided under the program to which he or she may be otherwise entitled;
- Different standards or requirements for participation;
- Segregation or separate treatment in any part of the program;
- Distinctions in quality, quantity, or manner in which the benefit is provided;
- Discrimination in any activities conducted in a facility built in whole or part with federal funds.

To ensure compliance with Title VI, related statutes, and the Presidential Executive Order on Environmental Justice, Caltrans will:

- Avoid or reduce harmful human health and environmental effects on minority and low-income populations;
- Ensure the full and fair participation by all communities including low-income and minority populations in the transportation decision-making process;
- Prevent the denial of, reduction in, or significant delay in the receipt of benefits by minority and low-income populations.

Additionally, any recipient, including, but not limited to, Metropolitan Planning Organizations and cities and counties, who receive federal financial aid bears a responsibility to administer its program and activities without regard to race, color, national origin, sex, age, disability, or socioeconomic status.

Benefits and Services

Caltrans' mission is to provide the people of California with a safe, efficient, and effective inter-modal transportation system. All of the work Caltrans performs is intended to assist the transportation needs of all the people of California regardless of race, color, national origin, sex, age, disability, or socioeconomic status.

Are your rights being violated?

If you believe that you have been discriminated against because of your race, color, national origin, sex, age, or disability, you may file a written complaint with the Caltrans Equal Employment Opportunity (EEO) Office. District EEO offices are located statewide. The addresses and telephone numbers are located on the back of this brochure. Title VI complaints are forwarded to Sacramento for investigation by the Caltrans Office of Business & Economic Opportunity Title VI Program.

Who bears the responsibility to Title VI?

All of Caltrans employees and its functional programs. The Caltrans Office of Business & Economic Opportunity Title VI Program provides continuous leadership, guidance, and technical assistance to ensure ongoing compliance with Title VI and the Executive Order on Environmental Justice.

Development Corp.

APN: 327-270-003 Project #: 72334

Escrow #: P-365412

ACQUISITION AGREEMENT FOR PUBLIC PURPOSES

This Agreement ("Agreement") is made by and between THE COUNTY OF EL DORADO, a

political subdivision of the State of California ("County"), and El Dorado County Industrial

Development Corporation, Inc., a Dissolved California Corporation, referred to herein as

("Seller"), with reference to the following facts:

RECITALS

A. Seller owns that certain real property located in an unincorporated area of the County of

El Dorado, California, a legal description of which is attached hereto as Exhibit A (the

"Property").

B. Seller desires to sell and County desires to acquire for public purposes, the Property, in

Fee by Grant Deed as described and depicted in Exhibit B and the exhibits thereto,

which is attached hereto and collectively referred to hereinafter as "the Acquisition

Property," on the terms and conditions herein set forth.

NOW, THEREFORE, in consideration of the mutual covenants and conditions herein

contained, the parties hereto agree as follows:

AGREEMENT

1. ACQUISITION

Seller hereby agrees to sell to County and County, upon approval of the Director of the

Department of Transportation, hereby agrees to acquire from Seller, the Acquisition Property,

as described and depicted in the attached Exhibit B and the exhibits thereto.

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334

Escrow #: P-365412

2. JUST COMPENSATION

The just compensation for the Acquisition Property is in the amount of \$801.00 for the Fee

Title, rounded to \$1,000.00 (one thousand dollars, exactly) which represents the total amount

of compensation to Seller.

3. ESCROW

The acquisition of the Acquisition Properties shall be consummated by means of Escrow No.

P-365412 which has been opened at Placer Title Company ("Escrow Holder"). This

Agreement shall, to the extent possible, act as escrow instructions. The parties shall execute

all further escrow instructions required by Escrow Holder. All such further escrow instructions,

however, shall be consistent with this Agreement, which shall control. The "Close of Escrow"

is defined to be the recordation of the Grant Deed from Seller to County for the Acquisition

Property. Seller and County agree to deposit in escrow all instruments, documents, and

writings identified or reasonably required to close escrow. The escrow must be closed no

later than August 31, 2021, unless the closing date is extended by mutual agreement of the

parties pursuant to the terms of this Agreement.

4. ESCROW AND OTHER FEES

County shall pay:

A. The Escrow Holder's fees; and

B. Recording fees, if applicable; and

C. The premium for the policy of title insurance; and

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334

Escrow #: P-365412

D. Documentary transfer tax, if any; and

E. All costs of executing and delivering the Grant Deed; and

F. All costs of any partial reconveyances of deeds of trust, if any.

5. TITLE

Seller shall by Grant Deed convey to the County, the Acquisition Property free and clear of

title defects, liens, encumbrances, taxes, and deeds of trust. Title to the Acquisition Property

shall vest in the County subject only to:

A. Covenants, conditions, restrictions and reservations of record, if any; and

B. Easements or rights of way over the land for public or quasi-public utility or public

road purposes, as contained in Placer Title Company Preliminary Report Order

No.P-365412, July 30, 2020, if any; and

C. Exceptions 1, and 2 paid current and subject to items 4, 5, 6, 7, and 8 as listed in

said preliminary title report.

Seller agrees all other exceptions to title will be removed prior to Close of Escrow. County will

obtain a California Land Title Association standard policy of title insurance in the amount of

the Purchase Price showing title vested in the County, insuring that title to the Acquisition

Properties is vested in County free and clear of all title defects, liens, encumbrances,

conditions, covenants, restrictions, and other adverse interests of record or known to Seller,

subject only to those exceptions set forth hereinabove.

6. AGREEMENT DECLARING RESTRICTIVE COVENANTS (ADRC)

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334 Escrow #: P-365412

Seller acknowledges that County will use federal/state/local funds for the acquisition of the

land rights for this Project. County has entered into a Master Agreement, Administering

Agency – State Agreement for Federal Aid Projects, Agreement No. 03-5925F15, effective

October 18, 2016. County has agreed to comply with the terms and conditions of that

Agreement, which include compliance with all Fair Employment Practices and with all

Nondiscrimination Assurances as are contained in said Master Agreement, including the

addition of certain covenants as contained in the Grant Deed being conveyed by Seller, and

as shown in Exhibits B and the exhibits thereto, attached hereto and incorporated by

reference herein.

7. WARRANTIES

Seller warrants that:

A. Seller owns the Property, free and clear of all liens, licenses, claims, encumbrances,

easements, and encroachments on the Property from adjacent properties,

encroachments by improvements on the Property onto adjacent properties, and rights

of way of any nature, not disclosed by the public record.

B. Seller has no knowledge of any pending litigation involving the Property.

C. Seller has no knowledge of any violations of, or notices concerning defects or

noncompliance with, any applicable code statute, regulation, or judicial order pertaining

to the Property.

D. All warranties, covenants, and other obligations described in this contract section and

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334

Escrow #: P-365412

elsewhere in this Agreement shall survive delivery of the deed.

8. MORTGAGES, DEEDS OF TRUST

Any or all monies payable under this Agreement, up to and including the total amount of

unpaid principal and interest on notes secured by mortgages or deeds of trust, if any, and all

other amounts due and payable in accordance with the terms and conditions of said trust

deeds or mortgages shall, upon demands be made payable to the mortgagees or

beneficiaries to furnish Seller with good and sufficient receipt showing said monies credited

against the indebtedness secured by said mortgages or deeds of trust.

9. PRORATION OF TAXES

All real property taxes shall be prorated in accordance with Revenue and Taxation Code

Section 4986 as of the Close of Escrow. Seller authorizes Escrow Holder to deduct and pay

from the just compensation any amount necessary to satisfy any delinquent taxes due,

together with penalties and interest thereon, which shall be cleared from the title to the

Property prior to Close of Escrow. Escrow Holder shall deduct and pay from the just

compensation any pro-ration credits due to County for real property taxes and assessments

directly to the County of El Dorado Tax Collector's Office in lieu of refunding such amounts to

County through escrow.

10. ASSESSMENTS

It is agreed that Seller shall be responsible for the payment of any assessments, bonds,

charges, or liens imposed upon the Property by any federal, state, or local government

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334

Escrow #: P-365412

agency, Seller agrees to indemnify and hold County harmless from any claim arising there

from. Seller authorizes Escrow Holder to deduct and pay from the just compensation any

amount necessary to satisfy any delinquent assessments, bonds, charges, or liens, together

with penalties and interest thereon, which shall be cleared from the title to the Property prior

to Close of Escrow.

11. NO ENVIRONMENTAL VIOLATIONS

Seller represents that, to the best of Seller's knowledge, Seller knows of no fact or

circumstance which would give rise to a claim or administrative proceeding that the Property is

in violation of any federal, state, or local law, ordinance, or regulation relating to the

environmental conditions on, under, or about the Property, including, but not limited to, soil

and groundwater contamination.

12. POSSESSION

It is agreed and confirmed by the parties hereto that notwithstanding other provisions in this

Agreement, the right to possession and use of the Acquisition Properties by the County or

County's contractors or authorized agents, for the purpose of performing activities related to

and incidental to the construction of improvements for the Diamond Springs Parkway Phase

1B Project CIP No. 72334, inclusive of the right to remove and dispose of any existing

improvements, shall commence upon the last date of execution of this Agreement by Seller

and County. The amount of the just compensation shown in Section 2 herein includes, but is

not limited to, full payment for such possession and use, including damages, if any, from said

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334 Escrow #: P-365412

date.

13. WAIVER OF AND RELEASE OF CLAIMS

This Agreement is full consideration for all claims and damage that Seller may have relating to

the public project for which the Acquisition Property is conveyed and purchased, and Seller

hereby waives any and all claims of Seller relating to said project that may exist on the date of

this Agreement.

14. COUNTERPARTS

This Agreement may be executed in one or more counterparts, each of which shall be an

original and all of which together shall constitute one and the same instrument.

15. REAL ESTATE BROKER

Seller has not employed a broker or sales agent in connection with the sale of the Acquisition

Property, and Seller shall indemnify, defend and hold the County free and harmless from any

action or claim arising out of a claimed agreement by Seller to pay any commission or other

compensation to any broker or sales agent in connection with this transaction.

16. ITEMS TO BE DELIVERED AT CLOSE OF ESCROW

A. Seller shall execute and deliver to Escrow Holder the Grant Deed for the Acquisition

Property prior to the Close of Escrow, for delivery to the County at Close of Escrow.

B. County shall deliver to Escrow Holder prior to the Close of Escrow, for delivery or

disbursement at Close of Escrow, funds in an amount equal to those shown in Section

2, together with County's Certificate of Acceptance to be attached to and recorded with

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334

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the Grant Deed.

C. Escrow Holder shall:

(i) Record the Grant Deed for the Acquisition Property described and depicted

in Exhibit B and the exhibits thereto, together with County's Certificate of

Acceptance.

(ii) Cause the policy of title insurance to be issued.

(iii) Deliver the just compensation to Seller.

17. TIME IS OF THE ESSENCE

Time is of the essence to this Agreement. This Agreement may not be extended, modified,

altered, or changed except in writing signed by County and Seller.

18. BEST EFFORTS

County and Seller shall act in good faith and use their best efforts after the effective date

hereof to ensure that their respective obligations hereunder are fully and punctually

performed. County and Seller shall perform any further acts and execute and deliver any

other documents or instruments that may be reasonably necessary to carry out the provisions

of this Agreement.

19. NOTICES

All communications and notices required or permitted by this Agreement shall be in writing

and shall be deemed to have been given on the earlier of the date when actually delivered to

Seller or County by the other or three (3) days after being deposited in the United States mail,

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334 Escrow #: P-365412

postage prepaid, and addressed as follows, unless and until either of such parties notifies the other in accordance with this paragraph of a change of address:

SELLER:

El Dorado County Industrial Development Corporation, Inc.

465 Main Street

Placerville, CA 95667

COUNTY:

County of El Dorado

Department of Transportation

Attn: ROW Unit 2850 Fairlane Court Placerville, CA 95667

20. BINDING EFFECT

This Agreement shall be binding on and inure to the benefit of the parties to this Agreement, their heirs, personal representatives, successors, and assigns except as otherwise provided in this Agreement.

21. GOVERNING LAW

This Agreement and the legal relations between the parties shall be governed by and construed in accordance with the laws of the State of California.

22. HEADINGS

The headings of the articles and sections of this Agreement are inserted for convenience only.

They do not constitute part of this Agreement and shall not be used in its construction.

23. WAIVER

The waiver by any party to this Agreement of a breach of any provision of this Agreement

Seller ___

Development Corp.

APN: 327-270-003 Project #: 72334 Escrow #: P-365412

weiver or a weiver of any subsequent breach of that or any

shall not be deemed a continuing waiver or a waiver of any subsequent breach of that or any

other provision of this Agreement.

24. ATTORNEY'S FEES

In any action or proceeding at law or in equity brought to enforce any provision of this

Agreement, the prevailing party shall be entitled to all reasonable attorney's fees, costs, and

expenses incurred in said action or proceeding.

25. LEASE WARRANTY PROVISION

Seller warrants that there are no oral or written leases on all or any portion of the property

exceeding a period of one month.

26. EFFECTIVE DATE

This Agreement shall be subject to the approval of the Director of the Department of

Transportation after due notice and in accordance with the provisions of applicable law.

27. ENTIRE AGREEMENT

This Agreement constitutes the entire agreement between the parties pertaining to the subject

matter hereof. No amendment, supplement, modification, waiver, or termination of this

Agreement shall be binding unless executed in writing by the party to be bound thereby.

28. AUTHORIZED SIGNATURES

The parties to this Agreement represent that the undersigned individuals executing this

Agreement on their respective behalf are fully authorized to do so by law or other appropriate

instrument and to bind upon said parties the obligations set forth herein.

Seller

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Development Corp.

APN: 327-270-003 Project #: 72334 Escrow #: P-365412

SELLER: El Dorado County Industrial Development Corporation, Inc., a Dissolved California Corporation

Date:	By:	Signature	
		Print Name	
		Title	
COUNTY OF EL DORADO:			
Date:	Ву:	Rafael Martinez, Director Department of Transportation	

Order Number: P-365412

Exhibit "A" Legal Description

The land described herein is situated in the State of California, County of El Dorado, unincorporated area, described as follows:

THAT PORTION OF THE REAL PROPERTY LYING WITHIN SECTION 24 TOWNSHIP 10 NORTH, RANGE 10 EAST M.D.B.&M. AND DESCRIBED IN CORPORATION GRANT DEED RECORDED DECEMBER 27, 1960 IN BOOK 913, PAGE 379 OFFICIAL RECORDS.

EXCEPTING THEREFROM ALL THAT REAL PROPERTY DESCRIBED AS PARCEL TWO IN DEED RECORDED JANUARY 20, 1969 IN BOOK 916, PAGE 192 OFFICIAL RECORDS.

FURTHER EXCEPTING THEREFROM ALL THAT REAL PROPERTY LYING SOUTHWESTERLY OF THE NORTHEASTERLY LINE OF MISSOURI FLAT ROAD.

ALSO EXCEPTING THEREFROM ALL THAT REAL PROPERTY BEING NORTH OF THE NORTHWESTERLY EXTENSION OF THE NORTHEASTERLY LINE OF THE PROPERTY DESCRIBED IN DEED RECORDED MARCH 16, 2005 AS DOCUMENT NO. 2005-0021181 OFFICIAL RECORDS.

FURTHER EXCEPTING THEREFROM ALL THAT REAL PROPERTY LYING EASTERLY OF THE WESTERLY LINE OF THE PROPERTY DESCRIBED IN DEED RECORDED MARCH 16, 2005 AS DOCUMENT NO. 2005-0021181 OFFICIAL RECORDS.

THE LEGAL DESCRIPTION CONTAINED IN THIS REPORT IS BEING PROVIDED FOR CONVENIENCE ONLY. IT SHOULD NOT BE USED FOR CONVEYANCE PURPOSES UNTIL APPROVED BY A LICENSED SURVEYOR AND THE APPROPRIATE GOVERNMENTAL AGENCIES.

APN: 327-270-003-000

	Exhibit B
RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:	D
County of El Dorado Department of Transportation Attn: ROW Unit 2850 Fairlane Ct. Placerville, CA 95667	
APN: 327-270-003 Seller: El Dorado Co. Industrial Development Corp. Project: 72334	
Mail Tax Statements to above. Exempt from Documentary Tax Transfer Per Revenue and Taxation Code 27383	Above section for Recorder's use
	GRANT DEED
Dorado County Industrial Develo Corporation, hereinafter referred DORADO, a political subdivision of	ON, receipt of which is hereby acknowledged, Elopment Corporation, Inc., a Dissolved California to as "Grantor," grants to the COUNTY OF ELof the State of California, in fee, all that certain real d area of the County of El Dorado, State of California,
Described in Exhibit 'A' and depic hereof, which description is by this	cted in Exhibit 'B' attached hereto and made a part is reference incorporated herein.
IN WITNESS WHEREOF, Grantor h	has herein subscribed its name on this day of
GRANTOR: El Dorado County Ind California Corporation	lustrial Development Corporation, Inc., a Dissolved n
Signature	
Print Name	

Title

EXHIBIT 'A'

All that certain real property situate in the Southeast Quarter of Section 24, Township 10 North, Range 10 East, Mount Diablo Meridian, County of El Dorado, State of California, being a portion of the parcel described in that certain document filed in Book 913, Page 379 in the official records of El Dorado County more particularly described as follows:

COMMENCING at a 1-1/2" Capped Iron Pipe stamped "LS 2725" marking the most northerly corner of said parcel; thence along the boundary of said parcel South 0°47'09" East, 147.19 feet to an angle point in the southerly line of the right of way granted to the Sacramento-Placerville Transportation Corridor Joint Powers Authority as described in the deeds filed in Book 4764, Pages 134 and 153 in the official records of said county and the POINT OF BEGINNING; thence leaving said boundary along said right of way line South 60°52'41" East, 69.11 feet to the centerline of a road as described in document no. 2015-54313 filed in said county; thence along said centerline the following four (4) courses: 1) South 31°38'21" West, 68.54 feet; 2) South 14°00'21" West, 75.01 feet; 3) South 7°43'16" West, 92.01 feet; 4) South 33°29'11" West, 33.32 feet to the northeasterly right of way line of Missouri Flat Road as described in the deed filed in Book 916, Page 192 as Parcel 1; thence along said northeasterly line North 54°35'56" West, 16.95 feet to the easterly line of Parcel 2 of the last said deed; thence along said easterly line North 9°24'11" East, 86.25 feet to said boundary of said parcel; thence along said boundary the following two (2) courses: 1) South 87°06'09" East, 26.84 feet; 2) North 0°47'09" West, 190.19 feet to the POINT OF BEGINNING. Containing 6,895 square feet (0.16 acres) more or less.

-End of Description-

See Exhibit 'B' attached hereto and made a part hereof.

The Basis of Bearings of the above description is grid north and is identical to that shown on that particular Record of Survey filed in Book 31 of Surveys, page 143. Distances used in the above description are grid distances. Divide distances by 0.999855 to obtain ground level distances.

The purpose of the above description is to describe that portion of said parcel as a right of way for road purposes. JOSEPH C.

Toe Neels Joseph C. Neely, P.L.S. 9026 Associate Land Surveyor

El Dorado County, Department of Transportation

Dated 10/25/19

No. 9026

E OF CALIFO

EXHIBIT 'B' Situate in Section 24, T. 10 N., R. 10 E., M.D.M. County of El Dorado, State of California 1 1/2" C.I.P. STAMPED "LS2725" MARKING THE MOST NORTHERLY CORNER O.R. 913-379 JOINT POWERS AUTHORITY SAC-PLACERVILLE TRANS CORRIDOR 4764-OR-134 4764-OR-153 S 60° 52' 41"E JOSEPH C. POINT OF **BEGINNING** No. 9026 190.19 FEE RIGHT-OF-WAY OF CAL AREA=6,895 SQ. FT. ± 00° 47' 09" W 0.16 ACRES ± EL DORADO CO. INDUSTRIAL DEV. CO. APN 327-270-03 O.R. 913-379 S 87° 06' 09" E-26.84 MISSOURT FLAT RD O.R. 916-192 (PARCEL 2) DOC. 2015-54313 S 33° 29' 11" W 33.32' N 54° 35' 56" W 16.95 **Grid North** Scale 1"=50' 20-1373 C 39 of 66

SUMMARY STATEMENT RELATING TO THE PURCHASE OF REAL PROPERTY OR AN INTEREST THEREIN

8-EX-16 (REV 1/2008) Page 1 of 2

EXHIBIT

(Form #)

The County of El Dorado (County) is proposing to construct the Diamond Springs Parkway between Missouri Flat Road and SR 49 in the town of Diamond Springs.

Your property located at on Missouri Flat Road (no physical address) is within the project area, and is also identified by your County assessor's as parcel number 327-270-003.

Title III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 and the California Relocation Assistance and Real Property Acquisition Guidelines require that each owner from whom the County purchases real property or an interest therein or each tenant owning improvements on said property be provided with at a minimum, a summary of the appraisal of the real property or interest therein, as well as the following information:

- You are entitled to receive full payment prior to vacating the real property being purchased unless you have heretofore waived such entitlement. You are not required to pay recording fees, transfer taxes, or the pro rata portion of real property taxes which are allocable to any period subsequent to the passage of title or possession.
- The County will offer to purchase any remnant(s) considered by the County to be an uneconomic unit(s) which is/are owned by you or, if applicable, occupied by you as a tenant and which is/are contiguous to the land being conveyed.
- 3. All buildings, structures and other improvements affixed to the land described in the referenced document(s) covering this transaction and owned by the grantor(s) herein or, if applicable, owned by you as a tenant, are being conveyed unless other disposition of these improvements has been made. The interest acquired is **the entire parcel in fee title** and is described in the offer package and exhibits attached thereto, which is attached to the enclosed draft Acquisition Agreement for Public Purposes.
- 4. The market value of the property being purchased is based upon a market value valuation which is summarized on the attached Appraisal Summary Statement to you for your review and such amount:
 - a. Represents the full amount of the appraisal of just compensation for the property to be purchased;
 - b. Is not less than the approved appraisal of the fair market value of the property as improved;
 - c. Disregards any decrease or increase in the fair market value of the real property to be acquired prior to the date of valuation caused by the public improvement for which the property is to be acquired or by the likelihood that the property would be acquired for such public improvement, other than that due to physical deterioration within the reasonable control of the owner or occupant; and
 - d. Does not reflect any consideration of or allowance for any relocation assistance and payments or other benefits which the owner is entitled to receive under an agreement with the County.
- 5. Pursuant to Code of Civil Procedure Section 1263.025 should you elect to obtain an independent appraisal, the County will pay for the actual reasonable costs up to five thousand dollars (\$5,000) subject to the following conditions:

EXHIBIT

SUMMARY STATEMENT RELATING TO THE PURCHASE OF REAL PROPERTY OR AN INTEREST THEREIN (Cont.)

8-EX-16 (REV 1/2008)

Page 2 of 2

(Form #)

- a. You, not the County, must order the appraisal. Should you enter into a contract with the selected appraiser, the County will not be a party to the contract;
- b. The selected appraiser is licensed with the Bureau of Real Estate Appraisers (BREA);
- c. Appraisal cost reimbursement requests must be made in writing, and submitted to the County of El Dorado, Department of Transportation, Attn: ROW Unit, 2850 Fairlane Ct., Placerville, CA 95667, within ninety (90) days of the earliest of the following dates: (1) the date the selected appraiser requests payment from you for the appraisal; or, (2) the date upon which you, or someone on your behalf, remitted full payment to the selected appraiser for the appraisal. Copies of the contract (if a contract was made), appraisal report, and the invoice for the completed work by the appraiser must be provided to the County concurrent with submission of the Appraisal Cost Reimbursement Agreement. The costs must be reasonable and justifiable.
- 6. The owner of a business conducted on a property to be acquired, or conducted on the remaining property which will be affected by the purchase of the required property, may be entitled to compensation for the loss of goodwill. Entitlement is contingent upon the Owner's ability to prove such loss in accordance with the provisions of Sections 1263.510 and 1263.520 of the Code of Civil Procedure.
- 7. If you ultimately elect to reject the County's offer for your property, you are entitled to have the amount of compensation determined by a court of law in accordance with the laws of the State of California.
- 8. You are entitled to receive all benefits that are available through donation to the County of all or part of your interest in the real property sought to be acquired by the County as set out in Streets and Highways Code Sections 104.2 and 104.12.

APPRAISAL SUMMARY STATEMENT

Dist.	Co.	P.M.	Parcel No.	Federal Aid Project No.	Date / Revised Date
03	ED		APN 327-270-003	N/A	2/20/2020

Owner: El Dorado County Industrial Development Corporation, Inc. Date Acquired: Unknown

Property Address: No physical address

Missouri Flat Road Placerville, CA 95667 Property to be acquired: Part ___ All _X_

Locale: Placerville, CA

Total Property Area: 0.16± acres

Including Access Rights: Yes ___ No _X__

STATUTORY BASIS OF VALUATION

The market value for the property to be acquired by the County is based upon an appraisal prepared in accordance with accepted appraisal principles and procedures.

Code of Civil Procedure Section 1263.320 define Fair Market Value as follows:

- a) The fair market value of the property taken is the highest price on the date of valuation that would be agreed to by a seller, being willing to sell but under no particular or urgent necessity for so doing, nor obliged to sell, and a buyer, being ready, willing and able to buy but under no particular necessity for so doing, each dealing with the other will full knowledge of all the uses and purposes for which the property is reasonably adaptable and available.
- b) The fair market value of property taken for which there is no relevant, comparable market value on the date of valuation as determined by any method of valuation that is just and equitable.

Code of Civil Procedure section 1263.321 defines the Value for Nonprofit, Special Use Property as follows: A just and equitable method of determining the value of nonprofit, special use property for which there is no relevant, comparable market is as set forth in Section 824 of the Evidence Code, but subject to the exceptions set forth in subdivision (c) of Section 824 of the Evidence Code.

The market value for the property to be acquired by the County is based upon Code of Civil Procedure Section 1263.320 as defined above.

BASIC PROPERTY DATA

Interest valued: fee	title			
Date of valuation:	2/20/2020	Original _	_X	Updated
	** * 1 11111			

Applicable zoning: IL – Industrial Light District

Area to be acquired: fee title (entire parcel)

Highest and best use: N/A

Current use: Roadway

AREAS WITHIN THE RIGHT OF WAY

Sub-parcel

Area

N/A

N/A

Total Area = N/A

Construction Contract Work:

IMPROVEMENTS WITHIN THE RIGHT OF WAY

Item Size N/A N/A Lump Sum Total \$ N/A \$801 Value of the Entire Property - LAND ONLY Value of IMPROVED PROPERTY \$ N/A Value of the IMPROVEMENTS: \$ N/A Value of the property being acquired Including the following improvements: Land (Fee Title) \$801 Slope and Drainage Easement \$ 0 **Public Utility Easement** \$ 0 Temporary Construction Easement \$ 0 Improvements \$ 0 TOTAL \$ 801 Value of the Remainder as Part of the Whole: \$ 0 Value of the remainder as a separate parcel (cured) \$ N/A Severance Damages: Cost to Cure Damages: \$ None Incurable Damages: \$ None Total Damages: \$ None Benefits: \$ None Net Damages: \$ None The amount of any other compensation: \$ None JUST COMPENSATION FOR ACQUISITION \$ 801 Rounded To \$ 1,000

\$ N/A

SEVERANCE DAMAGES

COST TO CURE DAMAGE ITEMS

Item

Size

N/A

N/A

Lump Sum Total

\$ N/A

INCURABLE DAMAGES

(Narrative explanation and calculations, if applicable)

Lump Sum Total

\$ N/A

TOTAL DAMAGES

\$ N/A

BENEFITS

(Narrative explanation and calculations, if applicable)

Lump Sum Total

\$ N/A

NET DAMAGES (Total Damages less Benefits)

\$ N/A

CONSTRUCTION CONTRACT WORK ITEMS

N/A

THE FOLLOWING INFORMATION IS BASED ON THE PARTIAL ACQUISITION ONLY

1. The Sale Comparison approach is based on the consideration of Comparable land sales.

Indicated value by Sales Comparison Approach

\$801

See attached sheet for principal transaction. LAND ONLY

Comparable land and improved sales

Indicated value by Sales Comparison Approach

See attached sheet for principal transaction.

\$ N/A

SUMMARY OF THE BASIS FOR JUST COMPENSATION

The comparable sales are listed and attached to this report.



COMPARABLE LAND SALES SUMMARY TABLE

Sale #	Location	Seller	Sale Date	Sale Price	Size Acres	Price /
DC#	APN No. (s)	Buyer	Doc#			AC
LS-1 4102	6406 Coe Court Forest Hill, CA APN: 257-220-004	Weatherall Trust	03/05/2019	\$5 <mark>,</mark> 000	0.919±	\$5,441
LS-2 4198	Ponderosa Way Forest Hill, CA APN: 073-261-023	Stinton Family Trust Lonnie G. Riggs	10/12/2018 0073951	\$14,500	5.0±	\$2,900
LS-3 4197	5121 Parkside Drive Grizzly Flat, CA APN: 041-541-021	Mark Funston Harry Hyuk J Kim	05/18/2018 019144	\$8,000	0.47±	\$17,021
LS-4 2821	Blair Street Hood, CA APN: 132-0120-009	Robert & Jeanette Lowe Mei Chin	02/09/2018 2141401	\$35,000	6.04±	\$5,795
LS-5 2824	SEC Calvine and Jordan Ranch Rd. Sacramento, CA APN: 121-0180-063	York Real Estate Development LLC Jason and Deepak Singh	02/06/2018 0904	\$100,000	7.47 AC	\$13,387
Subject	Old Depot Road Placerville, CA APNs: 327-270-003	Appraisal			0.16±	



VALUE OF THE LARGER PARCEL

As part of developing an opinion of land value, the larger parcel land is valued on a per acre basis as the primary methodology in the sales comparison approach. The comparable sales ranged in value from \$2,900 to \$17,021 per acre. The adjusted range for the subject is \$5,795 to \$13,387 per acre, with a concluded value of \$8,000 per acre. As previously discussed, according to mapping and information provided by the client, approximately 2,764± square feet, or 0.06 acres, of the larger parcel are identified as being located within existing road right-of-way. The underlying fee value within this right-of-way area is valued at \$1.

Larger Parcel (Land Only)	
Encumbered – Road Right-of-Way – 0.06 Acres	\$ 1
Unencumbered 0.10 Acres x \$8,000/AC	\$ 800
Total	\$ 801
FAIR MARKET VALUE CONCLUSION	
Fee Acquisition	\$ 801
Rounded	\$ 1,000



IDENTITY AFFIDAVIT (to be completed by the Seller)



Before me, the undersigned Notary Public, personally came and appeared the undersigned Seller, who being duly sworn did depose and state the following:

1) My full legal name	is			
, ,	(First)	(Middle)	(Last)	(Jr, Sr., III)
2) The address of my	principal reside	ence is		
(Street)				
(City)			(State)	(ZIP)
3) My date of birth is	(Month/Day/Ye	ear)		
4) The State and num	nber of my drive	er's license or identificat	ion card are	
transfer of the inform	ation contained	in this affidavit for the	ffidavit is true and correct sole purposes of verifying be disclosed to any party	my identity and
WITNESS THE HAND	AND SEAL OF T	THE UNDERSIGNED.		
		Seller		

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California)	
County of El Dorado) SS.)	
On	before me,	
Notary Public personally appeared	,	
acknowledged to me that he/she/they executed t	ne person(s) whose name(s) is/are subscribed to the within the same in his/her/their authorized capacity(ies), and that the entity upon behalf of which the person(s) acted, execut	by his/her/their
I certify under PENALTY OF PERJURY under th correct. WITNESS my hand and official seal.	ne laws of the State of California that the foregoing paragra	ph is true and
SIGNATURE		

Preliminary Report Top Sheet

♦ HELP US STAY ON TOP OF YOUR TRANSACTION ♦

IF ANY OF THESE QUESTIONS ARE ANSWERED "YES", OR IF YOU HAVE QUESTIONS ABOUT THE BELOW, PLEASE CONTACT YOUR ESCROW OFFICER IMMEDIATELY

- Have any of the principals recently filed bankruptcy?
- Do any of the principals plan to use a power of attorney?
- ♦ Are any of the principals going through a divorce? (if so, is there an attorney involved?)
- Is anyone currently vested in title deceased? Has a new Tax I.D. Number been established?
- Do any of the principals NOT have a valid photo identification?
- Is there construction work in progress or incomplete construction?
 - o Any construction completed in the last year?
 - Any construction completed in the last 4 months?
- Is there a mobile or manufactured home on the property?
- Are the sellers a non-resident alien or a foreign out of country seller?
- Is the property an investment property or not considered seller's principal residence?
- Will a new entity be formed? (i.e. Partnership, LLC, Corporation)
- ♦ If your principals are currently vested or are taking title in their trust, have bank accounts been established in the name of the Trust?
- Will any of the principals be participating in a 1031 Exchange?
- Are any of the principals not able to sign with a Placer Title Company? If so, an approved notary will be required.

THANK YOU FOR CHOOSING

Placer Title Company



Placer Title Company 1959 Lake Tahoe Blvd. South Lake Tahoe, CA 96150

> Phone: (530)542-1811 Fax: (530)542-1814

Order No.:

P-365412

Update (Version 2)

Reference:

Escrow Officer:

Melanie Otto

Email:

motto@placertitle.com

Email Loan Docs To:

203edocs@placertitle.com

Proposed Insured:

Proposed Loan Amount:

Proposed Underwriter:

Westcor Land Title Insurance Company

Property Address:

Diamond Springs Parkway, Diamond Springs, CA 95619

PRELIMINARY REPORT

In response to the above referenced application for a policy of title insurance, Placer Title Company hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a Policy or Policies of Title Insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an Exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said Policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said Policy or Policies are set forth in Attachment One. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Attachment One. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Attachment One of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a Binder or Commitment should be requested.

Dated:

July 30, 2020 at 7:30AM

Title Officer:

Kelly Riddle

Update (Version 2) Order Number: P-365412

The form of policy of title insurance contemplated by this report is:

2006 ALTA Standard Owners Policy

2006 ALTA Extended Loan Policy

The estate or interest in the land hereinafter described or referred to covered by this report is:

Fee Simple

Title to said estate or interest at the date hereof is vested in:

EL DORADO COUNTY INDUSTRIAL DEVELOPMENT CORPORATION, INC., A DISSOLVED CALIFORNIA CORPORATION

The land referred to in this report is described as follows:

See Exhibit "A" Attached for Legal Description

Update (Version 2) Order Number: P-365412

Exhibit "A" Legal Description

The land described herein is situated in the State of California, County of El Dorado, unincorporated area, described as follows:

THAT PORTION OF THE REAL PROPERTY LYING WITHIN SECTION 24 TOWNSHIP 10 NORTH, RANGE 10 EAST M.D.B.&M. AND DESCRIBED IN CORPORATION GRANT DEED RECORDED DECEMBER 27, 1960 IN BOOK 913, PAGE 379 OFFICIAL RECORDS.

EXCEPTING THEREFROM ALL THAT REAL PROPERTY DESCRIBED AS PARCEL TWO IN DEED RECORDED JANUARY 20, 1969 IN BOOK 916, PAGE 192 OFFICIAL RECORDS.

FURTHER EXCEPTING THEREFROM ALL THAT REAL PROPERTY LYING SOUTHWESTERLY OF THE NORTHEASTERLY LINE OF MISSOURI FLAT ROAD.

ALSO EXCEPTING THEREFROM ALL THAT REAL PROPERTY BEING NORTH OF THE NORTHWESTERLY EXTENSION OF THE NORTHEASTERLY LINE OF THE PROPERTY DESCRIBED IN DEED RECORDED MARCH 16, 2005 AS DOCUMENT NO. 2005-0021181 OFFICIAL RECORDS.

FURTHER EXCEPTING THEREFROM ALL THAT REAL PROPERTY LYING EASTERLY OF THE WESTERLY LINE OF THE PROPERTY DESCRIBED IN DEED RECORDED MARCH 16, 2005 AS DOCUMENT NO. 2005-0021181 OFFICIAL RECORDS.

THE LEGAL DESCRIPTION CONTAINED IN THIS REPORT IS BEING PROVIDED FOR CONVENIENCE ONLY. IT SHOULD NOT BE USED FOR CONVEYANCE PURPOSES UNTIL APPROVED BY A LICENSED SURVEYOR AND THE APPROPRIATE GOVERNMENTAL AGENCIES.

APN: 327-270-003-000

Update (Version 2)
Order Number: P-365412

EXCEPTIONS

At the date hereof, exceptions to coverage in addition to the printed Exceptions and Exclusions in said policy form would be as follows:

- TAXES FOR FISCAL YEAR 2019-2020 ARE EXEMPT APN: 327-270-003-000
- 2. THE LIEN OF SUPPLEMENTAL TAXES, IF ANY, ASSESSED PURSUANT TO THE PROVISIONS OF CHAPTER 3.5, (COMMENCING WITH SECTION 75) OF THE REVENUE AND TAXATION CODE, OF THE STATE OF CALIFORNIA.
- 3. RIGHTS OF THE PUBLIC AND OF THE COUNTY OF EL DORADO, AS TO THAT PORTION OF THE HEREIN DESCRIBED PROPERTY LYING WITHIN OLD DEPOT ROAD.
- 4. AN EASEMENT OVER SAID LAND FOR RAILROAD RIGHT OF WAY AND INCIDENTAL PURPOSES, AS GRANTED TO SOUTHERN PACIFIC RAILROAD COMPANY, IN DEED RECORDED OCTOBER 31, 1887, AS BOOK 34, PAGE 3, OFFICIAL RECORDS.
 - AFFECTS THE EXACT LOCATION AND EXTENT OF SAID EASEMENT IS NOT DISCLOSED OF RECORD.
 - NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
 - AND RE-RECORDED APRIL 20, 1888, ASBOOK 34, PAGE 541, OFFICIAL RECORDS.
- 5. AN EASEMENT OVER SAID LAND FOR POLE LINES AND INCIDENTAL RIGHTS AND INCIDENTAL PURPOSES, AS GRANTED TO AMERICAN RIVER ELECTRIC COMPANY, IN DEED RECORDED JANUARY 05, 1904, ASBOOK 62, PAGE 112, .
 - AFFECTS THE EXACT LOCATION AND EXTENT OF SAID EASEMENT IS NOT DISCLOSED OF RECORD.
 - NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- 6. AN EASEMENT OVER SAID LAND FOR POLE LINE AND WIRES AND INCIDENTAL PURPOSES, AS GRANTED TO WESTERN STATES GAS AND ELECTRIC COMPANY, IN DEED RECORDED OCTOBER 04, 1922, ASBOOK 96, PAGE 263, OFFICIAL RECORDS.
 - AFFECTS THE EXACT LOCATION AND EXTENT OF SAID EASEMENT IS NOT DISCLOSED OF RECORD.
 - NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.
- 7. THE EFFECT OF A SURVEY RECORDED JULY 2, 1964 IN BOOK 1 OF RECORD OF SURVEYS, PAGE 185 OFFICIAL RECORDS.
- 8. AN EASEMENT OVER SAID LAND TO MAINTAIN, REPLACE AND REMOVE, OVERHANGING WIRES, CABLES AND INCIDENTAL PURPOSES, AS GRANTED TO PACIFIC GAS AND ELECTRIC, IN DEED RECORDED JULY 19, 1973, AS BOOK 1208, PAGE 249, OFFICIAL RECORDS.
 - AFFECTS THE EXACT LOCATION AND EXTENT OF SAID EASEMENT IS NOT DISCLOSED OF RECORD.
 - NO REPRESENTATION IS MADE AS TO THE CURRENT OWNERSHIP OF SAID EASEMENT.

REFERENCE IS MADE TO SAID DOCUMENT FOR FULL PARTICULARS.

9. THE VESTEE HEREIN IS A DISOLVED CALIFORNIA CORPORATION. PLEASE CONTACT THE TITLE DEPARTMENT PRIOR TO CLOSE FOR INSTRUCTIONS.

*** CHAIN OF TITLE REPORT:

ACCORDING TO THE PUBLIC RECORDS, NO DEEDS CONVEYING THE PROPERTY DESCRIBED IN THIS REPORT HAVE BEEN RECORDED WITHIN A PERIOD OF 2 YEARS PRIOR TO THE DATE OF THIS REPORT, EXCEPT AS SHOWN HEREIN: NONE

*** LENDER'S SUPPLEMENTAL ADDRESS REPORT:

THE ABOVE NUMBERED REPORT IS HEREBY MODIFIED AND/OR SUPPLEMENTED TO REFLECT THE FOLLOWING ADDITIONAL ITEMS RELATING TO THE ISSUANCE OF AN AMERICAN LAND TITLE ASSOCIATION LOAN FORM POLICY:

PLACER TITLE COMPANY STATES THAT THE HEREIN DESCRIBED PROPERTY IS OTHER AND THAT THE PROPERTY ADDRESS IS:

NO SITES ADDRESS, , CA

*** NOTICE REGARDING FUNDS DEPOSITED IN ESCROW:

CALIFORNIA INSURANCE CODE SECTION 12413.1 REGULATES THE DISBURSEMENT OF ESCROW AND SUB-ESCROW FUNDS BY TITLE COMPANIES. THE LAW REQUIRES THAT FUNDS BE DEPOSITED IN THE TITLE COMPANY ESCROW ACCOUNT AND AVAILABLE FOR WITHDRAWAL PRIOR TO DISBURSEMENT. FUNDS DEPOSITED WITH THE COMPANY BY WIRE TRANSFER MAY BE DISBURSED UPON RECEIPT. FUNDS DEPOSITED WITH THE COMPANY VIA CASHIER'S OR TELLER'S CHECKS DRAWN ON A CALIFORNIA BASED BANK MAY BE DISBURSED THE NEXT BUSINESS DAY AFTER THE DAY OF DEPOSIT.

NOTE: IF A CASHIERS CHECK IS ISSUED PAYABLE TO THE ACCOUNT HOLDER OR PARTY TO THE ESCROW RATHER THAN THE TITLE COMPANY ITSELF, AN ENDORSEMENT/SIGNATURE GUARANTEE OF THE PAYEE FROM THE ISSUING BANK IS NECESSARY. IF THIS GUARANTEE IS NOT RECEIVED ON THE CASHIERS CHECK YOU RISK DELAYS IN CLOSING IF THE CHECK IS RETURNED FOR REASONS OF INVALID ENDORSEMENT BY THE BANK.

IF FUNDS ARE DEPOSITED WITH THE COMPANY BY OTHER METHODS, RECORDING AND/OR DISBURSEMENT MAY BE DELAYED.

*** NOTE: THE FOLLOWING UNDERWRITER HAS BEEN SELECTED FOR THIS TRANSACTION:

STEWART TITLE GUARANTY COMPANY

*** DISCLOSURE OF DISCOUNTS ***

You may be entitled to a discount on your title premiums and/or escrow fees if you meet any of the following conditions:

- 1. You are an employee of the title insurer or Placer Title Company and the property is your primary residence; or
- 2. The transaction is a loan, the purpose of which is to rebuild the improvements on the property as a result of a governmentally declared disaster; or
- 3. The property is being purchased or encumbered by a religious, charitable or nonprofit organization for its use within the normal activities for which such entity was intended.

Please advise the company if you believe any of the above discounts apply.

*** LENDER'S NOTE ***

In accordance with Executive Order 13224, and the USA Patriot Act, **PLACER TITLE COMPANY** compares the names of parties to the proposed transaction to the Specially Designated Nationals and Blocked Persons (SDN List) maintained by the United States Office of Foreign Asset Control.

*** BUYER'S NOTE ***

If an ALTA Residential Owner's Policy is requested and if the property described herein is determined to be eligible for this policy, the following Exceptions From Coverage will appear in the policy:

- 1. Taxes or assessments which are not shown as liens by the public records or by the records of any taxing authority.
- 2. (a) Water rights, claims or title to water; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) unpatented mining claims; whether or not the matters exception under (a), (b) or (c) are shown by the public records.
- 3. Any rights, interest or claims of parties in possession of the land which are not shown by the public records.
- 4. Any easements or liens not shown by the public records. This exception does not limit the lien coverage in Item 8 of the Covered Title Risks.
- 5. Any facts about the land which a correct survey would disclose and which are not shown by the public records. This exception does not limit the forced removal coverage in Item 12 of the Covered Title Risks.

CLTA PRELIMINARY REPORT FORM

Attachment One (Rev 06-05-14) CALIFORNIA LAND TITLE ASSOCIATION STANDARD COVERAGE POLICY - 1990 EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- 1. (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien, or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
 - (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- 2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- 3. Defects, liens, encumbrances, adverse claims or other matters:
 - (a) whether or not recorded in the public records at Date of Policy, but created, suffered, assumed or agreed to by the insured claimant;
 - (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy;
 - (c) resulting in no loss or damage to the insured claimant;
 - (d) attaching or created subsequent to Date of Policy; or
 - (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage or for the estate or interest insured by this policy.
- 4. Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with the applicable doing business laws of the state in which the land is situated.
- 5. Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
- 6. Any claim, which arises out of the transaction vesting in the insured the estate of interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.

EXCEPTIONS FROM COVERAGE - SCHEDULE B, PART I

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- 1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.
 - Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.

EXCEPTIONS FROM COVERAGE - SCHEDULE B, PART I (continued)

- 2. Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- 3. Easements, liens or encumbrances, or claims thereof, not shown by the public records.
- 4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.
- 6. Any lien or right to a lien for services, labor or material not shown by the public records.

CLTA/ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE (12-02-13) EXCLUSIONS

In addition to the Exceptions in Schedule B, You are not insured against loss, costs, attorneys' fees, and expenses resulting from:

- Governmental police power, and the existence or violation of those portions of any law or government regulation concerning: a) building; b) zoning; c) land use; d) improvements on the Land; e) land division; and f) environmental protection. This Exclusion does not limit the coverage described in Covered Risk 8.a., 14, 15, 16, 18, 19, 20, 23 or 27.
- 2. The failure of Your existing structures, or any part of them, to be constructed in accordance with applicable building codes. This Exclusion does not limit the coverage described in Covered Risk 14 or 15.
- 3. The right to take the Land by condemning it. This Exclusion does not limit the coverage described in Covered Risk 17.
- 4. Risks: a) that are created, allowed, or agreed to by You, whether or not they are recorded in the Public Records; b) that are Known to You at the Policy Date, but not to Us, unless they are recorded in the Public Records at the Policy Date; c) that result in no loss to You; or d) that first occur after the Policy Date this does not limit the coverage described in Covered Risk 7, 8.e., 25, 26, 27 or 28.
- 5. Failure to pay value for Your Title.
- 6. Lack of a right: a) to any land outside the area specifically described and referred to in paragraph 3 of Schedule A; and b) in streets, alleys, or waterways that touch the Land. This Exclusion does not limit the coverage described in Covered Risk 11 or 21.
- 7. The transfer of the Title to You is invalid as a preferential transfer or as a fraudulent transfer or conveyance under federal bankruptcy, state insolvency, or similar creditors' rights laws.
- 8. Contamination, explosion, fire, flooding, vibration, fracturing, earthquake, or subsidence.
- 9. Negligence by a person or an Entity exercising a right to extract or develop minerals, water, or any other substances.

LIMITATIONS ON COVERED RISKS

Your insurance for the following Covered Risks is limited on the Owner's Coverage Statement as follows:

 For Covered Risk 16, 18, 19, and 21 Your Deductible Amount and Our Maximum Dollar Limit of Liability shown in Schedule A.

CLTA Preliminary Report Page 8 of 16 The deductible amounts and maximum dollar limits shown on Schedule A are as follows:

	Your Deductible Amount	Our Maximum Dollar Limit of Liability
Covered Risk 16:	1% of Policy Amount or \$2,500.00 (whichever is less)	\$10,000.00
Covered Risk 18:	1% of Policy Amount or \$5,000.00 (whichever is less)	\$25,000.00
Covered Risk 19:	1% of Policy Amount or \$5,000.00 (whichever is less)	\$25,000.00
Covered Risk 21:	1% of Policy Amount or \$2,500.00 (whichever is less)	\$5,000.00

2006 ALTA LOAN POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- 1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - (i) the occupancy, use, or enjoyment of the Land;
 - (ii) the character, dimensions, or location of any improvement erected on the Land;
 - (iii) the subdivision of land; or
 - (iv) environmental protection;
 - or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5.
 - (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- 2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or
- 3. Defects, liens, encumbrances, adverse claims, or other matters
 - (a) created, suffered, assumed, or agreed to by the Insured Claimant;
 - (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;
 - (c) resulting in no loss or damage to the Insured Claimant;
 - (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 13, or 14); or
 - (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
- 4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.
- 5. Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law.
- 6. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is
 - (a) a fraudulent conveyance or fraudulent transfer, or
 - (b) a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy.

EXCLUSIONS FROM COVERAGE (continued)

7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the Insured Mortgage in the Public Records. This Exclusion does not modify or limit the coverage provided under Covered Risk 11(b).

The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage, and the Company will not pay costs, attorneys' fees or expenses, that arise by reason of:

The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

- 1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
- 2. Any facts, rights, interests, or claims that are not shown by the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and not shown by the Public Records.
- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.
- 6. Any lien or right to a lien for services, labor or material not shown by the Public Records.

2006 ALTA OWNER'S POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning)
 restricting, regulating, prohibiting, or relating to
 - (i) the occupancy, use, or enjoyment of the Land;
 - (ii) the character, dimensions, or location of any improvement erected on the Land;
 - (iii) the subdivision of land; or
 - (iv) environmental protection;

or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5.

- (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- 2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.

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EXCLUSIONS FROM COVERAGE (continued)

- 3. Defects, liens, encumbrances, adverse claims, or other matters
 - (a) created, suffered, assumed, or agreed to by the Insured Claimant;
 - (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;
 - (c) resulting in no loss or damage to the Insured Claimant;
 - (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or
 - (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.
- 4. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is
 - (a) a fraudulent conveyance or fraudulent transfer; or
 - (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.
- 5. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage, and the Company will not pay costs, attorneys' fees or expenses, that arise by reason of:

[The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

- (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies
 taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result
 in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by
 the Public Records.
- 2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- 3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 4. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land and that are not shown by the Public Records.
- 5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.
- 6. Any lien or right to a lien for services, labor or material not shown by the Public Records.
- 7. [Variable exceptions such as taxes, easements, CC&R's, etc. shown here.]

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (12-02-13) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- 1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - (i) the occupancy, use, or enjoyment of the Land;
 - (ii) the character, dimensions, or location of any improvement erected on the Land;
 - (iii) the subdivision of land; or
 - (iv) environmental protection;
 - or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5, 6, 13(c), 13(d), 14 or 16.
 - (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 5, 6, 13(c), 13(d), 14 or 16.
- 2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
- 3. Defects, liens, encumbrances, adverse claims, or other matters
 - (a) created, suffered, assumed, or agreed to by the Insured Claimant;
 - (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;
 - (c) resulting in no loss or damage to the Insured Claimant;
 - (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27 or 28); or
 - (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
- 4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.
- 5. Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, or any consumer credit protection or truth-in-lending law. This Exclusion does not modify or limit the coverage provided in Covered Risk 26.
- 6. Any claim of invalidity, unenforceability or lack of priority of the lien of the Insured Mortgage as to Advances or modifications made after the Insured has Knowledge that the vestee shown in Schedule A is no longer the owner of the estate or interest covered by this policy. This Exclusion does not modify or limit the coverage provided in Covered Risk 11.
- 7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching subsequent to Date of Policy. This Exclusion does not modify or limit the coverage provided in Covered Risk 11(b) or 25.
- 8. The failure of the residential structure, or any portion of it, to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This Exclusion does not modify or limit the coverage provided in Covered Risk 5 or 6.
- 9. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is
 - (a) a fraudulent conveyance or fraudulent transfer, or
 - (b) a preferential transfer for any reason not stated in Covered Risk 27(b) of this policy.
- 10. Contamination, explosion, fire, flooding, vibration, fracturing, earthquake, or subsidence.
- Negligence by a person or an Entity exercising a right to extract or develop minerals, water, or any other substances.

NOTICE FEDERAL FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT OF 1980 (FIRPTA)

Upon the sale of United States real property, by a non-resident alien, foreign corporation, partnership or trust, the Foreign Investment in Real Property Tax Act of 1980 (FIRPTA), and as revised by the Tax Reform Act of 1984 (26 USCA 897 (C)(1)(A)(1) and 26 USCA 1445), Revised by the Path Act of 2015, These changes may be reviewed in full in H.R. 2029, now known as Public Law 114-113. See Section 324 of the law for the full text of FIRPTA changes. Effective February 27, 2016, the amendments to FIRPTA contained in the PATH Act have increased the holdback rate from 10% of gross proceeds to 15% of gross proceeds of the sale, regardless of whether the actual tax due may exceed (or be less than) the amount withheld if ANY of the following conditions are met:

- 1. If the amount realized (generally the sales price) is \$300,000 or less, and the property will be used by the Transferee as a residence (as provided for in the current regulations), no monies need be withheld or remitted to the IRS.
- 2. If the amount realized exceeds \$300,000 but does not exceed \$1,000,000, and the property will be used by the Transferee as a residence, (as provided for in the current regulations) then the withholding rate is 10% on the full amount realized (generally the sales prices)
- 3. If the amount realized exceeds \$1,000,000, then the withholding rate is 15% on the entire amount, regardless of use by the Transferee. The exemption for personal use as a residence does not apply in this scenario.

If the purchaser who is required to withhold income tax from the seller fails to do so, the purchaser is subject to fines and penalties as provided under Internal Revenue Code Section 1445.

Escrow Holder will, upon written instructions from the purchaser, withhold Federal Income Tax from the seller and will deposit said tax with the Internal Revenue Service, together with IRS Forms 8288 and 8288-A. The fee charged for this service is \$25.00 payable to the escrow holder.

CALIFORNIA WITHHOLDING

In accordance with Sections 18662 and 18668 of the Revenue and Taxation Code, a transferee (Buyer) may be required to withhold an amount equal to 3 1/3 percent of the sales price or an alternative withholding amount certified to by the seller in the case of a disposition of California real property interest by either:

- A seller who is an individual or when the disbursement instructions authorize the proceeds to be sent to a financial intermediary or the seller, OR
- 2. A corporate seller that has no permanent place of business in California.

The buyer may become subject to penalty for failure to withhold an amount equal to the greater of 10 percent of the amount required to be withheld or five hundred dollars (\$500).

However, notwithstanding any other provision included in the California statutes referenced above, no buyer will be required to withhold any amount or be subject to penalty for failure to withhold if:

- 1. The sales price of the California real property conveyed does not exceed one hundred thousand dollars (\$100,000.00), OR
- 2. The seller executes a written certificate, under the penalty of perjury, of any of the following:
 - a. The property qualifies as the seller's (or decedent's, if being sold by the decedent's estate) principal residence within the meaning of Internal Revenue Code (IRC) Section 121; or
 - b. The seller (or decedent, if being sold by the decedent's estate) last used the property as the seller's (decedent's) principal residence within the meaning of IRC Section 121 without regard to the two-year time period; or
 - c. The seller has a loss or zero gain for California income tax purposes on this sale; or
 - d. The property is being compulsorily or involuntarily converted and the seller intends to acquire property that is similar or related in service or use to qualify for non-recognition of gain for California income tax purposes under IRC Section 1033; or
 - e. If the transfer qualifies for non-recognition treatment under IRC Section 351 (transfer to a corporation controlled by the transferor) or IRC Section 721 (contribution to a partnership in exchange for a partnership interest); or
 - f. The seller is a corporation (or an LLC classified as a corporation for federal and California income tax purposes) that is either qualified through the California Secretary of State or has a permanent place of Business in California; or
 - g. The seller is a partnership (or an LLC that is not a disregarded single member LLC and is classified as a partnership for federal and California income tax purposes) with recorded title to the property in the name of the partnership of LLC; or
 - h. The seller is a tax-exempt entity under either California or federal law; or
 - i. The seller is an insurance company, individual retirement account, qualified pension/profit sharing plan, or charitable remainder trust; or
 - j. The transfer qualifies as a simultaneous like-kind exchange within the meaning of IRC Section 1031; or
 - k. The transfer qualifies as a deferred like-kind exchange within the meaning of IRC Section 1031; or
 - l. The transfer of this property will be an installment sale that you will report as such for California tax purposes and the buyer has agreed to withhold on each principal payment instead of withholding the full amount at the time of transfer.

The Seller is subject to penalty for knowingly filing a fraudulent certificate for the purpose of avoiding the withholding requirement.

NOTICE DEPOSIT OF FUNDS AND DISBURSEMENT DISCLOSURE

Unless you elect otherwise (as described below), all funds received by (the "Company") in escrow will be deposited with other escrow funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The depositor acknowledges that the deposit of funds in a non-interest bearing demand account by Escrow Holder may result in said company receiving a range of economic benefits from the bank in the form of services, credits, considerations, or other things of value. The depositor hereby specifically waives any claim to such economic benefits payable to Escrow Holder resulting from non-interest bearing deposits. Unless you direct the Company to open an interest-bearing account (as described below), the Company shall have no obligation to account to you in any manner for the value of, or to compensate any party for, any benefit received by the Company and/or its affiliated company. Any such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow.

If you elect, funds deposited by you prior to the close of escrow may be placed in an individual interest-bearing account arrangement that the Company has established with one of its financial institutions. You do not have an opportunity to earn interest on the funds deposited by a lender. If you elect to earn interest through this special account arrangement, the Company will charge you an additional fee of \$50.00 for the establishment and maintenance of the account. This fee compensates the Company for the costs associated with opening and managing the interest-bearing account, preparing correspondence/documentation, transferring funds, maintaining appropriate records for audit/reconciliation purposes, and filing any required tax withholding statements. It is important that you consider this cost in your decision since the cost may exceed the interest you earn.

PRIVACY POLICY NOTICE

Purpose Of This Notice

Title V of the Gramm-Leach-Bliley Act (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about you with a nonaffiliated third party unless the institution provides you with a notice of its privacy policies and practices, such as the type of information that it collects about you and the categories of a persons or entities to whom it may be disclosed. In compliance with the GLBA, we are providing you with this document which notifies you of the privacy policies and practices of:

Montana Title and Escrow Company National Closing Solutions, Inc. National Closing Solutions of Alabama, LLC National Closing Solutions of Maryland, Inc. Texas National Title Placer Title Company Placer Title Insurance Agency of Utah Premier Title Agency North Idaho Title Insurance Company Wyoming Title and Escrow Company

We may collect nonpublic personal information about you from the following sources:

- Information we receive from you, such as an application or other forms.
- Information about your transactions we secure from our files, or from our affiliates or others.
- Information we receive from a consumer reporting agency.
- Information we receive from others involved in your transaction, such as the real estate agent or lender.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you.

We may disclose any of the above information that we collect about our customers or former customers to our affiliates or to nonaffiliated third parties as permitted by law.

We also may disclose this information about our customers or former customers to the following types of nonaffiliated companies that perform marketing services on our behalf or with whom we have joint marketing agreements:

- Financial service providers such as companies engaged in banking, consumer finances, securities and insurance.
- Nonfinancial companies such as envelope stuffers and other fulfillment service providers.

We do not disclose any nonpublic personal information about you with anyone for any purpose that is not specifically permitted by law.

We restrict access to nonpublic personal information about you to those employees who need to know that information in order to provide products or services to you. We maintain physical, electronic and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

PRIVACY POLICY Westcor Land Title Insurance Company

Westcor Land Title Insurance Company ("WLTIC") values its customers and is committed to protecting the privacy of personal information. In keeping with that philosophy, we have developed a Privacy Policy, set out below, that will ensure the continued protection of your nonpublic personal information and inform you about the measures WLTIC takes to safeguard that information.

Who is Covered

Our Privacy Policy applies to each customer who purchases a WLTIC title insurance policy. Typically, this means that the customer covered by our Privacy Policy at the closing of the real estate transaction.

Information Collected

In the normal course of business and to provide the necessary services to our customers, we may obtain nonpublic personal information directly from the customer, from customer-related transactions, or from third parties such as our title insurance agents, lenders, appraisers, surveyors or other similar entities.

Access to Information

Access to all nonpublic personal information is limited to those employees who have a need to know in order to perform their jobs. These employees include, but are not limited to, those in departments such as legal, underwriting, claims administration and accounting.

Information Sharing

It is the policy of WLTIC not to share nonpublic personal information that it collects with anyone other than our policy issuing agents as necessary to complete the real estate settlement services and issue the title insurance policy requested by our customer. WLTIC may share nonpublic personal information as permitted by law with entities with whom WLTIC has a joint marketing agreement. Entities with whom WLTIC has a joint marketing agreement have agreed to protect the privacy of our customer's nonpublic personal information by utilizing similar precautions and security measures to those that WLTIC uses to protect this information and only to use the information for lawful purposes. WLTIC, however, may share information as required by law in response to a subpoena, to a government regulatory agency or to prevent fraud.

Information Security

WLTIC, at all times, strives to maintain the confidentiality and integrity of the personal information in its possession and has instituted measures to guard against its unauthorized access. We maintain physical, electronic and procedural safeguards in compliance with federal standards to protect that information.

