



PRELIMINARY REPORT

In response to the application for a policy of title insurance referenced herein, **Fidelity National 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 herein 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 Exhibit A attached. 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 Exhibit A. Copies of the Policy forms should be read. They are available from the office which issued this report.

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.

The Policy(s) of title insurance to be issued hereunder will be policy(s) of Fidelity National Title Insurance Company, a California Corporation.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit A 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.

Fidelity National Title Company

ATTEST

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Josh C



377 E. Chapman Suite 235 • Placentia, CA 92870 (714) 577-5202 • FAX (714) 996-2254

PRELIMINARY REPORT

ESCROW OFFICER: Cheryl

ORDER NO.: 49035067

TITLE OFFICER: Debbie Tognetti

LOAN NO .:

TO:

Burrow Escrow

1551 North Tustin Avenue #500

Santa Ana, CA 92705

Chervi

YOUR REFERENCE.: SA-112608-CWR

SHORT TERM RATE: Yes

PROPERTY ADDRESS:

12911 7th, Garden Grove, California

EFFECTIVE DATE: July 3, 2006, 07:30 A.M.

The form of Policy or Policies of title insurance contemplated by this report is:

American Land Title Association Loan (10-17-92) with A.L.T.A. American Land Title Association Homeowner's Policy of Title For a One-To-Four Family Residence (10/17/98)

THE ESTATE OR INTEREST IN THE LAND HEREINAFTER DESCRIBED OR REFERRED 1. TO COVERED BY THIS REPORT IS:

A Fee

TITLE TO SAID ESTATE OR INTEREST AT THE DATE HEREOF IS VESTED IN: 2.

Douglas Hitchcock, as Trustee of the Douglas Hitchcock Revocable Trust udt dated November 20, 2003

3. THE LAND REFERRED TO IN THIS REPORT IS SITUATED IN THE CITY OF GARDEN GROVE, IN THE COUNTY OF ORANGE, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

SEE EXHIBIT "ONE" ATTACHED HERETO AND MADE A PART HEREOF

RAM\JP 07/14/2006

EXHIBIT "ONE"

Lot 15, Tract 431, in the City of Garden Grove, County of Orange, State of California, as per map recorded in Book 16, Page 49 of Maps, in the office of the County Recorder of said County.

Assessor's Parcel No: 090-172-18

AT THE DATE HEREOF, ITEMS TO BE CONSIDERED AND EXCEPTIONS TO COVERAGE IN ADDITION TO THE PRINTED EXCEPTIONS AND EXCLUSIONS IN SAID POLICY FORM WOULD BE AS FOLLOWS:

1. Property taxes, including any personal property taxes and any assessments collected with taxes, for the fiscal year 2005-2006, Assessor's Parcel Number 090-172-18.

Code Area Number: 18153

1st Installment:

\$1,093.41 delinquent

2nd Installment:

\$1,103.41 delinquent

Land:

\$144,996.00

Improvements:

\$31,735.00

Exemption:

\$7,000

Personal Property:

\$None shown

Bill No .:

None shown

2. Said property has been declared tax defaulted for non-payment of delinquent taxes for the fiscal year 2005-2006.

APN:

090-172-18

Default No.:

Default Date:

None Shown

Amounts to redeem for the above stated fiscal year (and subsequent years, if any) are:

Amount:

\$2,241.64

By:

July 30, 2006

Amount:

\$2,271.46

By:

August 31, 2006

- Property taxes, which are a lien not yet due and payable, including any assessments 3. collected with taxes to be levied for the fiscal year 2006-2007.
- 4. 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.
- 5. Any easements not disclosed by those public records which impart constructive notice as to matters affecting title to real property and which are not visible and apparent from an inspection of the surface of said land.
- 6. A deed of trust to secure an indebtedness in the amount shown below, and any other obligations secured thereby

Amount:

\$240.000.00

Dated:

October 7, 2004

Trustor:

Douglas Gideon Hitchcock, a Single Man

Trustee:

Land American Lawyers Title

Beneficiary:

United Financial Mortgage corp.

Loan No.:

20418457

Recorded:

October 13, 2004, Instrument No. 926208, of Official Records

Order No. 49035067

ITEMS: (Continued)

 A deed of trust to secure an indebtedness in the amount shown below, and any other obligations secured thereby

Amount:

\$150,000.00

Dated:

April 19, 2005

Trustor:

Douglas Gideon Hitchcock, a Single Man

Trustee: Beneficiary: National City Bank

Beneficiary: Loan No.: National City Bank None shown

Recorded:

April 25, 2005, Instrument No. 314233, of Official Records

*Note: To avoid delays at the time of closing, if the above deed of trust is an Equity Line/Line of Credit, it will be necessary that all checks, passbooks, credit cards together with instructions to close the account be submitted prior to the close of escrow.

In order to expedite compliance with the above, please do the following:

a) Submit to title the Equity Line/Credit Line indemnity letter

attached to the report,

b) Request that the account be frozen,

c) Obtain a statement from the lender that no advances have been

made after the issuance of the demand or payoff, and

d) Upon delivery of the payoff check, a full reconveyance must be

obtained.

"Please be advised that the difference between the principal balance on a issued demand and the maximum principal allowed may be held for up to 10 working days if the above requirements are not met."

8. In order to complete this report, this Company requires a Statement of Information to be completed by the following party,

Party:

All parties

The Company reserves the right to add additional items or make further requirements after review of the requested Statement(s) of Information.

9. Any invalidity or defect in the title of the vestees in the event that the trust referred to herein is invalid or fails to grant sufficient powers to the trustee(s) or in the event there is a lack of compliance with the terms and provisions of the trust instrument.

If title is to be insured in the trustee(s) of a trust, (or if their act is to be insured), this Company will require a **Trust Certification pursuant to California Probate Code Section 18100.5**. The Company reserves the right to except additional items and/or make additional requirements after reviewing said documents.

10. Your application for title insurance was placed by reference to a street address only. Based on our records, we believe that the description in this report covers the parcel that you requested.

To prevent errors and to be certain that the proper parcel of land will appear on the documents and on the policy of title insurance, we require written approval of the legal description in this report be sent to this Company, signed by the parties to the transaction.

This company will require a statement of information from the parties named below in order to complete this report, based on the effect of documents, proceedings, liens, decrees, or other matters which do not specifically describe said land, but which, if any do exist, may affect the title or impose liens or encumbrances thereon. After review of the requested Statement(s) of Information the Company may have additional requirements before the issuance of any policy of title insurance.

Parties:

Garden Grove Community Development Agency

(Note: The statement of information is necessary to complete the search and examination of title under this order. Any title search includes matters that are indexed by name only, and having a completed statement of information assists the Company in the elimination of certain matters which appear to involve the parties but in fact affect another party with the same or similar name. Be assured that the statement of information is essential and will be kept strictly confidential to this file).

END OF ITEMS

Note 1. The office of Debbie Tognetti may be reached by phone at (714) 577-5200 or fax (714) 996-2296

Note 2. None of the items shown in this report will cause the Company to decline to attach CLTA Endorsement Form 100 to an Extended Coverage Loan Policy, when issued.

Note 3. The Company is not aware of any matters which would cause it to decline to attach the CLTA Endorsement Form 116 indicating that there is located on said land single family residence known as 12911 7th, Garden Grove, CA to an Extended Coverage Loan Policy.

Note 4. The only deeds affecting said land, which recorded within twenty-four (24) months of the date of this report, as are follows:

Grantor:

Douglas Hitchcock, as Trustee of the Douglas Hitchcock

Revocable Trust udt dated November 20, 2003

Grantee:

Douglas Gideon Hitchcock, a Single Man

Recorded:

October 13, 2004, Instrument No. 926207, of Official Records

and

Grantor: Grantee: Douglas Gideon Hitchcock, a Single Man

Douglas Hitchcock, as Trustee of the Douglas Hitchcock

Revocable Trust udt dated November 20, 2003

Recorded:

October 15, 2004, Instrument No. 933916, of Official Records

and

Grantor:

Douglas Hitchcock, as Trustee of the Douglas Hitchcock

Revocable Trust udt dated November 20, 2003

Grantee:

Douglas Gideon Hitchcock, a Single Man

Recorded:

April 25, 2005, Instrument No. 314232, of Official Records

and

Grantor:

Douglas Gideon Hitchcock, a Single Man

Grantee:

Douglas Hitchcock, as Trustee of the Douglas Hitchcock

Revocable Trust udt dated November 20, 2003

Recorded:

April 25, 2005, Instrument No. 314234, of Official Records

- Note 5. The charge for a policy of title insurance, when issued through this title order, will be based on the Short Term Rate.
- Note 6. NOTE: Amended Civil Code Section 2941, which becomes effective on January 1, 2002, sets the fee for the processing and recordation of the reconveyance of each Deed of Trust being paid off through this transaction at \$45.00. THe reconveyance fee MUST be clearly set forth in the Beneficiary's Payoff Demand Statement ("Demand"): In addition, an assignment or authorized release of that fee, from the Beneficiary to the Trustee of record, must be included. An example of the required language is as follows:

"The Beneficiary identified above hereby assigns, releases or transfers to the Trustee of record, the sum of \$45.00, included herein as "Reconveyance Fees", for the processing and recordation of the Reconveyance of the Deed of Trust securing the indebtedness covered hereby, and the Escrow Company or Title Company processing this pay-off is authorized to deduct the Reconveyance Fee from this Demand and forward said fee to the Trustee of record or the successor Trustee under the Deed of Trust to be paid in full."

Note 7. Wiring Instructions for Fidelity National Title Company, Orange County, California are as follows:

Receiving Bank:

COMERICA BANK CALIFORNIA FINANCIAL SERVICES GROUP BEVERLY HILLS, CA 90301 ABA ROUTING NO.: 121137522

CREDIT ACCOUNT NO.: 189-1964-288

CREDIT ACCOUNT NAME: FIDELITY NATIONAL TITLE COMPANY - TRUST

Order Numbers must be referenced on all wiring.

These wiring instructions are for this specific transaction involving the Title Department of the Orange County office of Fidelity National Title. These instructions therefore should not be used in other transactions without first verifying the information with our accounting department. It is imperative that the wire text be exactly as indicated. Any extraneous information may cause unnecessary delays in confirming the receipt of funds.

Note 8. The Note shown below, which recites: "California Revenue and Taxation Code Section 18668, effective January 1, 1991, requires that the buyer in all sales of California Real Estate, wherein the Seller shows an out of State Address, withhold 3-13% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained."

is hereby deleted and replaced with the following:

California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

Note 9.

NOTICE

You may be entitled to receive a \$20.00 discount on escrow services if you purchased, sold or refinanced residential property in California between May 19, 1995 and November 1, 2002. If you had more than one qualifying transaction, you may be entitled to multiple discounts.

If your previous transaction involved the same property that is the subject of your current transaction, you do not have to do anything, the Company will provide the discount, provided you are paying for escrow or title services in this transaction.

If your previous transaction involved property different from the property that is subject of your current transaction, you must inform the Company of the earlier transaction, provide the address of the property involved in the previous transaction, and the date or approximate date that the escrow closed to be eligible for the discount.

Unless you inform the Company of the prior transaction on property that is not the subject of this transaction, the Company has no obligation to conduct an investigation to determine if you qualify for a discount. If you provide the Company information concerning a prior transaction, the Company is required to determine if you qualify for a discount.

- Note 10. The current owner is entitled to receive 1 discount(s) of \$20.00 each (Total \$20.00) on escrow services OR title insurance pursuant to the coordinated stipulated judgments entered in actions filed by both the Attorney General and private class action plaintiffs.
- Note 11. Section 12413.1, California Insurance Code became effective January 1, 1990. This legislation deals with the disbursement of funds deposited with any title entity acting in an escrow or subescrow capacity. The law requires that all funds be deposited and collected by the title entity's escrow and/or subescrow account prior to disbursement of any funds. Some methods of funding may subject funds to a holding period which must expire before any funds may be disbursed. In order to avoid any such delays, all fundings should be done through wire transfer, certified check or checks drawn on California financial institutions.
- Note 12. The charge where an order is cancelled after the issuance of the report of title, will be that amount which in the opinion of the Company is proper compensation for the services rendered or the purpose for which the report is used, but in no event shall said charge be less than the minimum amount required under Section 12404.1 of the Insurance Code of the State of California. If the report cannot be cancelled "no fee" pursuant to the provisions of said Insurance Code, then the minimum cancellation fee shall be that permitted by law.
- Note 13. California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

1.

Order	· #:		•	
Attn:				
With	regard to our Bank-Lender	r Equity Line/Cre	edit Line	-
Curre	ently held by Bank/Lende	r (Beneficiary)		
Acco	unt #	, we hereby o	certify that:	
1)	I/We have not dr	awn checks on this	s account since	
2) outst	The last check has anding checks on		and that there are no other	
3) (chec	I/We have destro		escrow all remaining checks on this	account
	less from any and	all claims or losses	lelity National Title Insurance Compais s incurred by reason of releasing the s that come in after the payoff.	•
	F	reeze and Close Ac	ccount	
above and c	e, to immediately f	freeze the above-me upon receipt of pay	ciary of the trust deed of record, as reserving as receipt of thing yment in full of said equity line-credit	s letter
Own	er/Borrower	Date		
Own	or/Porrower	Data		

EXHIBIT A

AMERICAN LAND TITLE ASSOCIATION RESIDENTIAL TITLE INSURANCE POLICY (6-1-87) EXCLUSIONS

in addition to the Exceptions in Schedule B, you are not insured against loss, costs, attorneys' fees, and

- penses resulting from:

 Governmental police power, and the existence or violation of any law or government regulation. This includes building and zoning ordinances and also laws and regulations concerning:
 - land use
 - improvements on the land tand division

 - environmental protection

This exclusion does not apply to violations or the enforcement of these matters which appear in the public records at policy date.

- This explusion does not limit the zoning coverage described in items 12 and 13 of Covered Title Risks.
- The right to take the land by condemning it, unless:

 a notice of exercising the right appears in the public records on the Policy Date

 the taking happened prior to the Policy Date and is binding on you if you bought the land without knowledge of the taking
- 3. Title Risks:

 - that are created, allowed, or agreed to by you
 that are known to you, but not to us, on the Policy Date-unless they appeared in the public
 - that result in no loss to vox
 - that first affect your title after the Policy Date this does not limit the labor and material lien coverage in Item 8 of Covered Title Risks
- 4. Failure to pay value for your title.5. Lack of a right:
- - . to any land outside the area specifically described and referred to in Item 3 of Schedule A
 - · in streets, alleys, or waterways that touch your land

This explusion does not limit the access coverage in Item 5 of Covered Title Risks

In addition to the Exclusions, you are not insured against loss, costs, attorneys' fees, and the expenses resulting from:

- 2. Any rights, interests, or claims of parties in possession of the land not shown by the public records.

 2. Any easements or liens not shown by the public records. This does not limit the lien coverage in Item 8 of Covered Title Risks.
- Any facts about the land which a correct survey would disclose and which are not shown by the public records. This does not limit the forced removal coverage in item 12 of Covered Title Risks.
- 4. Any water rights or claims or title to water in or under the land, whether or not shown by the public

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 and 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 erected on the land; (iii) a separation in ownering or a charge in the dimensione or area of the land or any percel 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 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.
- 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
- to) his known to the Company, not recorded 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 lose to damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in lose or damage to the insured claimant; (d) attaching in lose or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage of for the estate or interest insured by this policy.

 Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at the policy or the lien of the insured company with

- 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 but of the transaction evidenced by the insured mortgage and is based upon usury or any consumer oredit
- protection or truth in lending law.

 Any claim, which arises out of the transaction vesting in the insured the estate or 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.

SCHEDULE B, PART I **EXCEPTIONS FROM COVERAGE**

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:

PART !

- 1. Taxes or assessments which are not shown as existing fiens by the records of any taxing authority that Taxes or assessments which are not shown as existing items 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.
 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, which are not shown by the public records
- Discrepancies, conflicts in boundary lines, shortage in area, encreachment, or any other facts which a correct survey would disclose, and which are not shown by the public records.
 [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.

EXHIBIT A (CONTINUED)

AMERICAN LAND TITLE ASSOCIATION LOAN POLICY (10-17-92) WITH A.L.T.A. ENDORSEMENT-FORM 1 COVERAGE **EXCLUSIONS FROM COVERAGE**

The following matters are expressly excluded from the coverage of this policy and the Company will not

- The following matters are expressly excluded from the coverage or this policy and the Company Will hot pay loss or damage, costs, attorneys fees or expenses which arise by reason of;

 1. (al Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (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 covnership 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 covernmental regulations, except to the extent to the extent to the extent of the section. 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, lies or encumbrance resulting from a violation affecting the land has been recorded in the public recorde 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 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.

 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

- which would be binding on the ignits of a purchaser for value without knowledge.

 Defects, liens, encumbrances, adverse claims, or other matters:

 (a) created, suffered, assumed or agreed to by the insurad 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 (except to the extent that this policy insures the priority of the lien of the insured mortgage over any statutory lien for services, labor or material or to the extent insurance is afforded herein as to assessments for street improvements under construction or completed at 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
- 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 applicable doing business laws of the state in which the land is situated.
- applicable doing business laws of the state in which the land is situated.

 5. Invalidity or unenforceability of the lend 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 statutory lien for services, labor or materials (or the claim of priority of any statutory lien for services, labor or materials or the insured mortgagel arising from an improvement or work related to the land which is contracted for and commenced subsequent to Date of Policy and is not financed in whole or in part by proceeds of the indebtedness secured by the insured mortgage which at Date of Policy the insured has advanced or is obligated to advance.

 7. Any claim, which arises out of the transaction creating the interest of the mortgages insured by this policy, by tracenor of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on:
- laws, that is based on:
- (i) the transaction creating the interest of the insured mortgages being deemed a fraudulent conveyance
- to the subordination of the interest of the insured mortgages sering desired a naddomic curveyance or fraudulent transfer; or doctrine of equitable subordination; or
- occurrie of equitatile subcromation; or (iii) the transaction creating the interest of the insured mortgages being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or

 - (b) of such recordation to impart notice to a purchaser for value or a judgement or lien creditor

AMERICAN LAND TITLE ASSOCIATION OWNER'S POLICY (10-17-92) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not

- The following matters are expressly excluded from the coverage of this policy and the Company Will not pay loss of 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 and zoning laws, ordinances, or regulational restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter excited 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 laind 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 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.

 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. Defects, lience, 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 claima 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 estate or interest insured by this policy.
- 4. Any claim, which arises out of the transaction vesting in the insured the estate or interest insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on:

 (i) the transaction creating the estate or interest insured by this policy being deemed a fraudulent
- (i) the transaction creating the estate or interest insured by this policy being deemed a reducient conveyance or flaudulent transfer; or interest insured by this policy being deemed a preferential transfer except where the preferential transfer results from the failure;

 (a) to timely record the instrument of transfer; or
 - (b) of such recordation to impart notice to a purchaser for value or a judgement or lien creditor

The above ALTA policy forms, dated 10-17-92, 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 General Exceptions:

EXCEPTIONS FROM COVERAGE

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:

- Taxes or assessments which ere 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. Any facts, rights, interests or claims which are not shown by the public records but which could be accertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Essements, fiens or encumbrances, or claims thereof, which are not shown by the public records.
 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.
- (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.

EXHIBIT A (CONTINUED)

CLTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10-22-03) ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10-22-03) **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 any law or government regulation. This includes ordinances, laws and regulations concerning:
 - building
 - zonino
 - improvements on Land
 - Land division
- environmental protection
 environmental protection
 This Exclusion does not apply to violations or the enforcement of these matters if notice of the violation or enforcement appears in the Public Records at the Policy Date.
- or enforcement appears in the Public Records at the Policy Date.

 This Exclusion does not limit the coverage described in Covered Riek 14, 15, 15, 17 or 24.

 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 apply to violations of building codes if notice of the violation appears in the Public Records at the Policy Date.

 3. The right to take the Land by condemning it, unless;

 a. notice of exercising the right appears in the Public Records at the Policy Date; or

 b. the taking happened before the Policy Date and is binding on You if You bought the Land without

 - Knowing of the taking.

- - that are created, allowed, or agreed to by You, whether or not they appear in the Fublic Records; that are Known to You at the Policy Date, but not to Us, unless they appear in the Public Records
 - at the Policy Date:
- that result in no loss to You; or that first occur after the Policy Date this does not limit the coverage described in Covered Risk 7, 6.d., 22, 23, 24 or 25.
- Failure to pay value for Your Title
 Lack of a right;
- to any Land outside the area specifically described and referred to in paragraph 3 of Schedule A;

b. in streats, alleys, or waterways that touch the Land.
 This Exclusion does not limit the coverage described in Covered Risk 11 or 18.

LIMITATIONS ON COVERED RISKS

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

· For Covered Risk 14, 15, 16 and 18, Your Deductible Amount and Our Maximum Dollar Limit of Liability shown in Schedule A

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 14:	1.00% of Policy Amount or \$ 2,500.00 (Whichever is less)	\$ <u>10,000.00</u>
Covered Rick 15:	1.00% of Policy Amount or \$ 5,000.00 (Whichever is less)	\$ <u>25,000.00</u>
Covered Risk 16:	1.00% Of Policy Amount or \$ 5,000,00 (Whichever is less)	\$ <u>25,000,00</u>
Covered Risk 18:	1.00 % Of Policy Amount or \$ 2.500,00 (Whichever is less)	6 <u>5,000,00</u>

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (10/13/01) **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 zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvements now or hereafter efected on the Land; (iii) a separation in ownership or a change in the dimensions or areas 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. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy.
 - Covered Risks 12, 13, 14, and 16 of this policy.

 Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise 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. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the Public Records

- 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.

 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 damage to the Insured Claimant;
- attaching or created subsequent to Date of Policy (this paragraph does limit the coverage provided under Covered Risks 8, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26); or resulting in loss or damage which 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 the insured at
- Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the Land is situated. Invalidity or unenforceability of the lim of the Insured Mortgage, or claim thereof, which arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, except as provided in
- Covered Risk 27, or any consumer credit protection or truth in lending law.

 Real property taxes or assessments of any governmental authority which become a lien on the Land subsequent to Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 7. 8(e) and 26.
- 7. 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 limit. the coverage provided in Covered Risk 8.
- 8. Lack of priority of the lieu of the insured Mortgage as to each and every advance made effer Date of Policy, and all interest charged thereon, over liens, encumbrances and other matters affecting the title, the existence of which are Known to the Insured at:
 - The time of the advance; or

 The time of the advance; or

 The time a modification is made to the terms of the Insured Mortgage which changes the rate of interest charged, if the rate of interest is greater as a result of the modification than it would have been before the modification. This exclusion does not limit the coverage provided in Covered
- 9. The failure of the residential structure, or any portion thereof to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at Date of Policy.

Notice

You may be entitled to receive a \$20.00 discount on escrow services if you purchased, sold or refinanced residential property in California between May 19, 1995 and November 1, 2002. If you had more than one qualifying transaction, you may be entitled to multiple discounts.

If your previous transaction involved the same property that is the subject of your current transaction, you do not have to do anything; the Company will provide the discount, provided you are paying for escrow or title services in this transaction.

If your previous transaction involved property different from the property that is the subject of your current transaction, you must inform the Company of the earlier transaction, provide the address of the property involved in the previous transaction, and the date or approximate date that the escrow closed to be eligible for the discount.

Unless you inform the Company of the prior transaction on property that is not the subject of this transaction, the Company has no obligation to conduct an investigation to determine if you qualify for a discount. If you provide the Company information concerning a prior transaction, the Company is required to determine if you qualify for a discount.

Fidelity National Financial Group of Companies' Privacy Statement

July 1, 2001

We recognize and respect the privacy expectations of today's consumers and the requirements of applicable federal and state privacy laws. We believe that making you aware of how we use your non-public personal information ("Personal Information"), and to whom it is disclosed, will form the basis for a relationship of trust between us and the public that we serve. This Privacy Statement provides that explanation. We reserve the right to change this Privacy Statement from time to time consistent with applicable privacy laws.

In the course of our business, we may collect Personal Information about you from the following sources:

- From applications or other forms we receive from you or your authorized representative;
- From your transactions with, or from the services being performed by, us, our affiliates, or others;
- · From our internet web sites;
- From the public records maintained by governmental entities that we either obtain directly from those entities, or from our affiliates or others; and
- · From consumer or other reporting agencies.

Our Policies Regarding the Protection of the Confidentiality and Security of Your Personal Information

We maintain physical, electronic and procedural safeguards to protect your Personal Information from unauthorized access or intrusion. We limit access to the Personal Information only to those employees who need such access in connection with providing products or services to you or for other legitimate business purposes.

Our Policies and Practices Regarding the Sharing of Your Personal Information

We may share your Personal Information with our affiliates, such as insurance companies, agents, and other real estate settlement service providers. We also may disclose your Personal Information:

- to agents, brokers or representatives to provide you with services you have requested;
- to third-party contractors or service providers who provide services or perform marketing or other functions on our behalf; and
- to others with whom we enter into joint marketing agreements for products or services that we believe you
 may find of interest.

In addition, we will disclose your Personal Information when you direct or give us permission, when we are required by law to do so, or when we suspect fraudulent or criminal activities. We also may disclose your Personal Information when otherwise permitted by applicable privacy laws such as, for example, when disclosure is needed to enforce our rights arising out of any agreement, transaction or relationship with you.

One of the important responsibilities of some of our affiliated companies is to record documents in the public domain. Such documents may contain your Personal Information.

Right to Access Your Personal Information and Ability to Correct Errors or Request Changes or Deletion

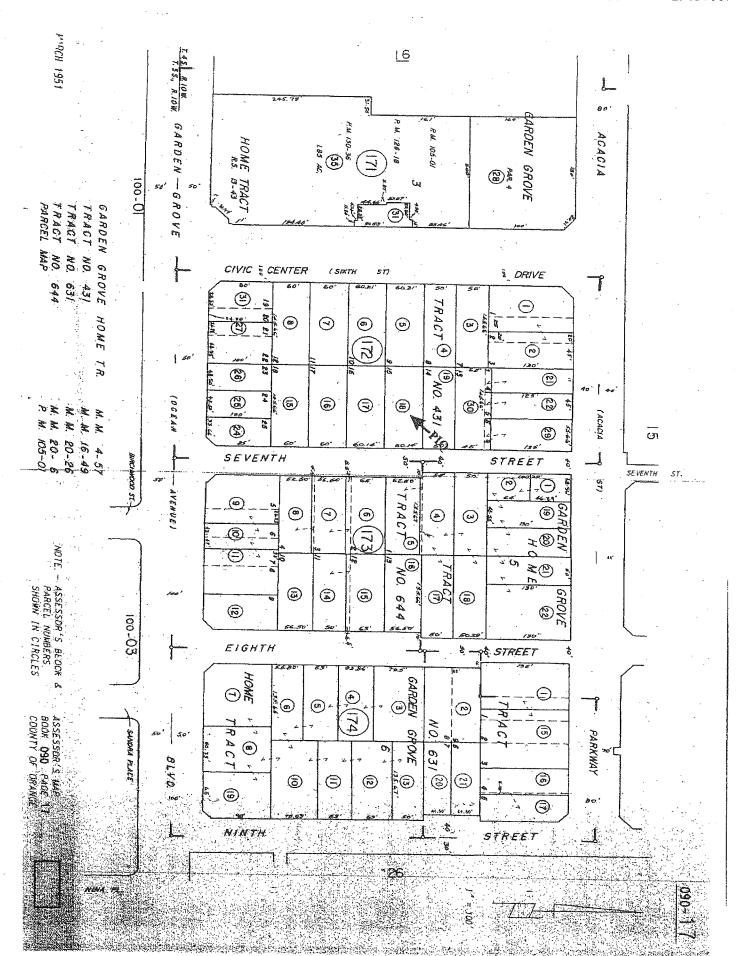
Certain states afford you the right to access your Personal Information and, under certain circumstances, to find out to whom your Personal Information has been disclosed. Also, certain states afford you the right to request correction, amendment or deletion of your Personal Information. We reserve the right, where permitted by law, to charge a reasonable fee to cover the costs incurred in responding to such requests.

All requests must be made in writing to the following address:

Privacy Compliance Officer Fidelity National Financial, Inc. 601 Riverside Avenue Jacksonville, FL 32204

Multiple Products or Services

If we provide you with more than one financial product or service, you may receive more than one privacy notice from us. We applogize for any inconvenience this may cause you.



CITY OF GARDEN GROVE CHECK REQUEST

To: CONTROLLER

From: CHET YOSHISAKI

Dept: ECONOMIC DEVELOPMENT

Date: 08/24/06

Please process the attached invoices and/or supporting documents (agenda item if applicable) for payment per the following information:

Payable to: BURROW ESCROW

Address: 1551 N. TUSTIN AVE., SANTA ANA, CA 92705

Date/Time Needed: AUGUST 25, 2006

Mail: NO

Return to: SEE WIRE TRANSFER

Ext:

Description/Invoice Number	Fnd.	Pkg.	Obj.	Grp. Task	Proj.	Amount
CIVIC CENTER	007	2701	42606			625380.00
ACQUISITION OF						
12911 7TH STREET						
AGENCY APPROVED						
8/22/06						
SEE WIRE INSTRUCTIONS						
ATTACHED						
<u> </u>]		
·					Total=	625380.00

Dept. Approval	(Dept High or Division Manager)	** ** ** *****************************	AUG 2 4 200	0 6	
	(For Ac	counting Only,)		
Check for Fund	s Available:	77.4.47.		Date:	
Approved for Pa	ayment:	· · · · · · · · · · · · · · · · · · ·	Priority:	Pre-issue 🗖	Routine 🗖
Vendor#	Processed by:			Date:	



1551 N. Tustin Ave. Suite 500 Santa Ana, CA 92705 Phone (714) 558-9212 Fax (714) 547-2516 CWyland@BURROWCO.COM

WIRE INSTRUCTIONS

BANK NAME:

COMERICA BANK

ATTN: FINANCIAL SERVICES 2321 ROSECRANS AVENUE EL SEGUNDO, CA 90245

BANK PHONE:

800 376-0430

ABA#

121137522

ACCOUNT NO.

1891613521

CREDIT TO:

BURROW ESCROW SERVICES, INC.

SANTA ANA, CA 92705

REFERENCE:

SA-

-CW

ESCROW OFFICER

CHERYL A WYLAND

ATTENTION: PLEASE MAKE SURE ALL WIRES REFERENCE YOUR NAME AND YOUR ESCROW NUMBER TO ENSURE PROPER CREDIT TO YOUR ACCOUNT.

TO AVOID ANY DELAY IN THE CLOSING, ALL WIRED FUNDS MUST BE RECEIVED BY ESCROW HOLDER A MINIMUM OF TWO BUSINESS DAYS PRIOR TO CLOSE OF ESCROW TO ENABLE ESCROW HOLDER TO COMPLY WITH LENDER REQUIREMENTS.

PLEASE NOTE, THERE IS A \$25.00 PROCESSING FEE FOR EACH INCOMING WIRE TRANSFER.

IF YOU HAVE ANY QUESTIONS, PLEASE CONTACT YOUR ESCROW OFFICER AT (714) 558-9212.

BURROW ESCROW

Burrow Escrow Service
1551 N. Tustin Ave. Suit. J. Santa Ana CA 92705
Phone: (714) 558-9212
Fax: (714) 547-2516
Escrow Officer: Cheryl A Wyland



\$625,380.00

Buyer's Estimated Settlement Statement

Buyer;	12911 7th Street Garden Grove, CA 92840 GARDEN GROVE AGENCY FOR COMMUNITY DEVELOPMENT	Closed Date; Est. Closing Date; Escrow Number;	8/28/2006 SA-112608-CW
Purchase F	rice	Debits	Credits
Purch	nsc Pried		
Escrow Ch	artics	\$620,000.no	
Escro	w Fee		
Seller	Escrow Fcc	\$1,425.00	
Seller	Processing Fee	\$1,425.00	
Title Charg	es	\$175.00	
Owne	's Coverage to FIDELITY NATIONAL TIPLE		
Sub-E	scrow Fee	\$1,595.00	
Wire I	·ee	\$125.00	
Electronic Recording		\$50.00	
Recording 1		\$20.00	
	fing Grant Deed		
Additional Settlement Fees		\$15.00	
	Nutary Fee to R & M Consultants, Inc.		
Additional S	Services	\$150.00	
Mosser	iga Fçç		
	Funds Hold for Final Accounting	\$50.00	
Balance Du	· ····································	\$350.00	
			\$625,380.00

This is an extimated closing statement and is subject to changes, corrections or additions at the time of final closing.

Totals:

\$625,380.00

CONTINUE AGENCY FOR COMMUNITY DEVELOPMENT

PARCEL NO: 090-172-18 TITLE REPORT NO 49035067 PROJECT: CIVIC CENTER

3901A

AGREEMENT FOR ACQUISITION OF REAL PROPERTY EXCLUSIVE OF RELOCATION ENTITLEMENTS (ESCROW INSTRUCTIONS)

THIS AGREEMENT is entered into this 22 day of fugust, 2006, by and between the GARDEN GROVE AGENCY FOR COMMUNITY DEVELOPMENT, a public body corporate and politic ("Agency"), and the undersigned DOUGLAS HITCHCOCK, TRUSTEE OF THE DOUGLAS HITCHCOCK REVOCABLE TRUST UDT DATED NOVEMBER 20, 2003 (collectively the "Seller"), for acquisition by Agency of certain real property described below.

IT IS HEREBY MUTUALLY AGREED BETWEEN THE PARTIES AS FOLLOWS:

- 1. Agreement to Sell and Purchase. Seller agrees to sell to Agency, and Agency agrees to purchase from Seller, upon the terms and for the consideration set forth in this Agreement, that certain real property ("Property") situated in the City of Garden Grove, County of Orange, State of California, and legally described in Exhibit "A" attached hereto and incorporated herein by reference.
- 2. Purchase Price. The purchase price, payable in cash through escrow, shall be the sum of SIX HUNDRED TWENTY THOUSAND dollars (\$620,000) (the "Purchase Price"). Notwithstanding any other provisions herein set forth, Seller acknowledges and agrees that on or before thirty (30) days following the close of escrow, Seller shall; (a) remove existing furnace and install two wall heaters, provided however, that in the event the existing duct system is disturbed, Seller shall test and remove asbestos containing material (ACM), if any, in compliance with all state, federal, local, EPA, and OSHA rules and regulations regarding the removal and disposal of ACM; (b) secure, s trap, an properly vent the water heater located in utility basement, and install a temperature pressure release valve (TPR); (c) replace broken sash cords on the bedroom windows; (d) repair bathroom shower that is not draining properly; (e) remove deteriorated trellis adjacent to the kitchen; and cap off water and gas lines to the workshop; (f) provide evidence of termite clearance, including but not limited to the fumigation of the building by a properly licensed termite control specialist. Seller shall obtain the necessary permits from the City of Garden Grove to perform the required work, which shall be in compliance with all federal, state, and local building codes and the final approval of the Building Services Division of the City of Garden Grove. Seller further acknowledges and agrees that the sum of thirty thousand (\$30,000) dollars shall be withheld from the purchase price and retained by the Agency as security for the performance of the above-described work, which amount shall be released to Seller upon the approval by the City of Garden Grove Building Division of all work to be performed. Seller agrees and acknowledges that in the event the work described herein is not completed within thirty (30) days following the close of escrow, Agency shall utilize the withheld funds for the completion of such work. To the extent any funds remain after the Agency completes the work, such funds shall be released to Seller.
- 3. <u>Conveyance of Title.</u> Seller agrees to convey by Grant Deed to Agency marketable fee simple title to the Property free and clear of all recorded and unrecorded liens, encumbrances, assessments, easements, leases, and taxes EXCEPT:
 - A. Taxes for the tax year in which escrow closes shall be cleared and paid in the manner required by Section 5086 of the Revenue and Taxation Code, if paid at the close of escrow.
 - B. Covenants, conditions, restrictions and reservations of record, or contained in the above referenced title report issued by Fidelity Title Company.

- C. Easements or rights-of-way over the Property for public or quasi-public utility or public street purposes, if any.
- 4. <u>Title Insurance Policy</u>. Escrow Agent shall, following recording of deed of Agency, provide Agency with CLTA Standard Coverage Policy of Title Insurance in the amount of the Purchase Price, issued by Fidelity Title Company or a title company mutually satisfactory to Agency and Seller, showing fee simple title to the Property vested in Agency, subject only to the exceptions set forth in Paragraph 3 and the printed exceptions and stipulations in the policy. Agency agrees to pay the premium charged.
- 5. Escrow. Agency agrees to open an escrow in accordance with this Agreement with Burrow Escrow Company, 1551 North Tustin Avenue, Santa Ana, CA 92705 or an escrow company mutually satisfactory to Agency and Seller. This Agreement constitutes the joint escrow instructions of Agency and Seller, and Escrow Agent to whom these instructions are delivered is hereby empowered to act under this Agreement. The parties hereto agree to do all acts necessary to close this escrow in the shortest possible time.
 - 5.1 Grant Deed. Seller has executed and delivered a Grant Deed (the "Grant Deed") to Agency concurrently with this Agreement. As soon as possible after opening of escrow, Agency will deposit the executed Grant Deed, with Certificate of Acceptance attached, with Escrow Agent on Seller's behalf. Agency agrees to deposit the Purchase Price upon demand of Escrow Agent. Agency and Seller agree to deposit with Escrow Agent any additional instruments as may be necessary to complete this transaction.
 - 5.2 <u>Insurance</u>. Insurance policies for fire or casualty are not to be transferred, and Seller will cancel its own policies after close of escrow.
 - 5.3 <u>Escrow Account.</u> All funds received in this escrow shall be deposited with other escrow funds in a general escrow account(s) and may be transferred to any other escrow trust account in any State or National Bank doing business in the State of California. All disbursements shall be made by check from the account.

6. Tax Adjustment Procedure.

ESCROW AGENT IS AUTHORIZED AND IS INSTRUCTED TO COMPLY WITH THE FOLLOWING TAX ADJUSTMENT PROCEDURE:

- 6.1 <u>Delinquent Taxes</u>. Pay and charge Seller for any unpaid delinquent property taxes and/or penalties and interest thereon, and for any delinquent assessments or bonds against the Property.
- 6.2 <u>Proration</u>. Escrow is not to be concerned with proration of Seller's taxes for the current fiscal year. Seller's prorata portion of taxes due at close of escrow, shall be cleared and paid by Seller, outside escrow, pursuant to provisions of Section 5082 through 5090 of the Revenue and Taxation Code of the State of California.
- 6.3 <u>Refund of Taxes</u>. Seller shall have the sole right, after close of escrow, to apply to the Orange County Tax Collector for refund of any excess property taxes, which have been paid by Seller with respect to the Property. This refund would apply to the period after Agency's acquisition, pursuant to Revenue and Taxation Code Section 5096.7.

7. Escrow Agent Authorization.

ESCROW AGENT IS AUTHORIZED TO, AND SHALL:

- 7.1 <u>Seller</u>. Pay and charge Seller for any amount necessary to place title in the condition necessary to satisfy Paragraph 3 of this Agreement.
- 7.2 Agency. Pay and charge Agency for any escrow fees, charges, and costs payable under Paragraph 5 of this Agreement.
- 7.3 <u>Disbursement</u>. Disburse funds and deliver the Grant Deed when conditions of this escrow have been fulfilled by Agency and Seller.
- 7.4 <u>Close of Escrow</u>. The term "close of escrow," if and where written in these instructions, shall mean the date, the Grant Deed and other necessary instruments of conveyance are recorded in the office of the Orange County Recorder. Recordation of instruments delivered through this escrow is authorized, if necessary or proper in the issuance of the policy of title insurance.
- 7.5 <u>Time Limits</u>. All time limits within which any matter specified is to be performed may be extended by mutual agreement of the parties. Any amendment of, or supplement to, any instructions must be in writing.
- Time of the Essence. TIME IS OF THE ESSENCE IN THESE INSTRUCTIONS AND ESCROW IS TO CLOSE AS SOON AS POSSIBLE. If (except for deposit of money by Agency, which shall be made by Agency upon demand of Escrow Agent before close of escrow) this escrow is not in condition to close within 45 days from date of these instructions, any party who then shall have fully complied with its instructions may, in writing, demand the return of its money or property; but if neither party complied, no demand for return shall be recognized until five (5) days after Escrow Agent shall have mailed copies of demand to all other parties at the respective addresses shown in these escrow instructions, and if any objections are raised within five (5) day period, Escrow Agent is authorized to hold all papers and documents until instructed by a court of competent jurisdiction or mutual instructions. If no demands are made, Escrow Agent shall proceed with closing of this escrow on or before 45 days from the execution of this Agreement.
- 7.7 <u>Escrow Agent Responsibility</u>. The responsibility of the Escrow Agent under this Agreement is expressly limited to Paragraphs 1, 2, 3, 4, 5, 6, 7, 8, 11, 12 and 20 and to its liability under any policy of title insurance issued in regard to this escrow.
- 7.8 <u>Escrow Fees, Charges and Costs</u>. Agency agrees to pay all Agency's and Seller's usual fees, charges, and costs which arise in this escrow.

8. Conditions Precedent to Close of Escrow.

Agency's Conditions Prior to Closing. The obligation of the Agency to complete the purchase of the Property is subject to the satisfaction of the following conditions:

- 8.1 Seller shall deliver through escrow an executed and recordable Grant Deed sufficient to convey fee title to the Agency as set forth in Section 5.1.
- 8.2 Seller shall deliver through escrow a Non-Foreign Transferor Declaration duly executed and in the form of Exhibit "B" attached hereto and made a part hereof.

- 8.3 Seller shall deliver through escrow such funds and documents as are necessary to comply with Seller's obligations under this Agreement.
- 8.4 Seller is not in default of any of its obligations under the terms of this Agreement, and all representations of Seller herein are true and correct.
- 8.5 Escrow Agent has committed to deliver to Agency a title insurance policy as required by Section 4 hereof.
- 8.6 The Agency shall not have terminated this Agreement.
- 8.7 The Property is in the condition required by this Agreement.

<u>Seller's Conditions Precedent to Closing</u>. The obligation of Seller to complete the sale of the Property is subject to the satisfaction of the following conditions:

- 8.8 The Agency is not in default of any of its obligations under the terms of this Agreement, and all representations of Agency herein are true and correct.
- 8.9 The Agency shall have deposited with the Escrow Agent immediately available funds in an amount equal to the Purchase Price and the Agency's share of costs described herein.
- 8.10 The Seller shall not have terminated this Agreement.

9. Rental and Occupancy by Seller.

- 9.1 Statement of Rentals. Seller agrees to execute a complete, current, and correct statement of rentals on a form furnished by Agency to Seller and deliver it to Agency within fifteen (15) days with copies of any written leases or rental agreements attached. All rents will be prorated as of the close of escrow on the basis of a 30-day month consistent with that Statement, subject to approval of Agency. Seller agrees not to rent any units on the premises which are now vacant, or which may be vacated by present occupants prior to close of escrow.
- 9.2 Rental Statement Terms. Seller hereby warrants that the rental statement referred to shall include the terms of all rental agreements, tenancies, and leases (written, unwritten, recorded, or unrecorded) and agrees to hold Agency harmless from all liability from any leases or agreements. Seller also warrants that there are no oral or written leases on all or any portion of property exceeding a period of one month, and Seller further agrees to hold Agency harmless and reimburse Agency for any and all of its losses and expenses occasioned by reason of any lease of said property held by any tenant of for period exceeding one month, except: None.
- 10. <u>Permission to Enter on Premises.</u> Seller hereby grants to Agency, or its authorized agents, permission to enter upon the Property at all reasonable times upon not less than two (2) days advance notice prior to close of escrow for the purpose of making necessary or appropriate inspections.
 - 10.1 Testing. Within forty-five (45) days of Agency's execution of this Agreement, Agency at its expense may (but is not required to) perform such soil tests as Agency shall deem appropriate (the "Tests"). As soon as practicable after the completion of the Tests, Agency shall provide Seller with a written report (the "Report") describing (i) the results of any such Tests and (ii) any repairs or remedial measures (the "Remedial Measures") proposed to be undertaken to comply with all federal, state and local legal requirements applicable to the conditions disclosed by such Tests, including, but not limited to, any legal requirements relating to hazardous or toxic materials. If Remedial Measures are

deemed necessary, Agency and Seller shall each have the right to terminate this Agreement, in which event no party shall have any further liability to the other. Within thirty (30) days after receipt of Agency's notice to terminate, Seller shall have the option to undertake the Remedial Measures in accordance with a remediation plan which is approved by all appropriate governmental authorities and approved by Agency (collectively, the "Plan"), in which event, the Agency's termination shall be revoked and this Agreement shall close as set forth herein, provided, however, Agency shall have no obligation to close unless and until Seller has delivered to Agency a certificate (the "Certificate") from a California licensed hazardous materials specialist that the Property has been remediated in accordance with the Plan. Should Seller elect to undertake Remedial Measures, it shall, in consultation with the appropriate governmental agencies, promptly initiate at its cost and expense such Remedial Measures in a timely manner. The results of the Tests (or any subsequent test conducted prior to the Close of Escrow) shall be deemed to represent the condition of the soil at the Close of Escrow. In the event the Remedial Measures are not complete and Seller has not delivered the Certificate to Agency within six (6) months from the date hereof, Agency shall have the further right to terminate this Agreement, in which event no party shall have any further liability to the other hereunder.

- 10.2 Agency agrees to indemnify Seller and save it harmless from all damages, actions, causes of action, claims, judgments, costs of litigation, and attorney's fees which may in any way arise out of or result from the Tests. Agency further agrees to repair as nearly as reasonably can be accomplished any damages to the area covered by the Tests and will restore said area to as near its original condition as can be reasonably accomplished.
- 11. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which when executed shall, regardless of the date of its execution and delivery, be deemed an original, and all counterparts together shall constitute one and the same instrument.
- 12. <u>Closing Statement</u>. Seller instructs Escrow Agent to release a copy of Seller's closing statement to Agency for the purpose of ascertaining if any reimbursements are due Seller.
- 13. Loss or Damage to Improvements. Loss or damage to the Property including any improvements thereon, by fire or other casualty, occurring prior to the recordation of the Grant Deed shall be at the risk of Seller. In the event that loss or damage to the real property or any improvements thereon, by fire or other casualty, occurs prior to the recordation of the grant deed, Agency may elect to require that the Seller pay to Agency the proceeds of any insurance policy or policies which may become payable to Seller by reason thereof, or to permit such proceeds to be used for the restoration of the damage done, or to reduce the total price by an amount equal of the diminution in value of the Property by reason of such loss or damage or the amount of insurance payable to Seller, whichever is greater.
- 14. Eminent Domain Dismissal. Seller and Agency acknowledge that this transaction is a negotiated settlement in lieu of condemnation, and Seller hereby agrees and consents to the dismissal or abandonment of a ny eminent domain a ction in the Superior Court of the State of California in and for the County of Orange, wherein the herein described property is included and also waives any and all claims to any money on deposit in the action and further waives all attorneys' fees, costs, disbursements, and expenses incurred in connection therewith. If, prior to the close of the execution of this transaction, Seller (or Seller's Tenant) is served with a Summons and Complaint in Eminent Domain in which Seller (or Seller's Tenant) is a named defendant, upon the close of escrow, Seller agrees and consents to Agency taking a default in the action.
- 15. <u>Possession and Disposition of Seller's Furniture</u>. Possession of real property and fixtures thereto which are located in or on the Property at the close of escrow shall be given to Agency upon the recording of the Grant Deed. All of the furniture and furnishings shall remain the property of Seller (or Seller's Tenant or

other party entitle thereto) and Seller shall have the right at any time to remove or otherwise dispose of all or any portion of same, provided that all tenants occupying the premises at the time the Grant Deed is recorded shall be entitled to continue to use the furniture and furnishings then being used by them until they vacate each of their respective apartments or living spaces, and provided that within ten (10) days after notice from Agency that the premises have been vacated, Seller will remove or otherwise dispose of all the furniture and furnishings. All furniture and furnishings remaining on the Property after ten (10) days shall become the property of Agency and Agency may dispose of same without liability as it alone sees fit. Agency shall not be liable for any loss of or damage to the furniture or furnishings, regardless of when loss or damage occurs.

- 16. <u>Warranties, Representations, and Covenants of Seller.</u> Seller hereby warrants, represents, and/or covenants to Agency that:
 - 16.1 <u>Pending Claims</u>. To the best of Seller's knowledge, there are no actions, suits, claims, legal proceedings, or any other proceedings a ffecting the Property or any portion thereof, at law, or in equity before any court or governmental Agency, domestic or foreign.
 - 16.2 <u>Encroachments</u>. To the best of Seller's knowledge, there are no encroachments onto the Property by improvements on any adjoining property, nor do any buildings or improvements located on the Property encroach on other properties.
 - 16.3 <u>Condition of Property</u>. Until the close of escrow, Seller shall maintain the property in good condition and state of repair and maintenance, and shall perform all of its obligations under any service contracts or other contracts affecting the property.
 - 16.4 <u>Seller's Title</u>. Until the close of escrow, Seller shall not do anything, which would impair Seller's title to any of the real property.
 - 16.5 <u>Utilities</u>. All utilities, without limitation, including gas, electricity, water, sewage, and telephone, are available to the Property, and to the best of Seller's knowledge, all items are in good working order.
 - 16.6 Conflict with Other Obligation. To the best of Seller's knowledge, neither the execution of this Agreement nor the performance of the obligations herein will conflict with, or breach any of the provisions of a ny b ond, n ote, evidence of indebtedness, contract, lease, covenants, c onditions a nd restriction, or other agreement or instrument to which Seller or Seller's Property may be bound.
 - 16.7 <u>Change of Situation</u>. Until the close of escrow, Seller shall, upon learning of any fact or condition, which would cause any of the warranties and representations in the section not to be true as of the close of escrow, immediately give written notice of such fact or condition to Agency.
 - 16.8 <u>Authority</u>. Seller is the owner of and has the full right, power, and authority to sell, convey, and transfer the Property to Agency as provided herein and to carry out Seller's obligations hereunder.
 - 16.9 <u>Bankruptcy</u>. Neither Seller nor any related entity is the subject of a bankruptcy proceeding, and permission of a bankruptcy court is not necessary for Seller to be able to transfer the Property as provided herein.
- 17. Hazardous Waste. Neither Seller nor, to the best of Seller's knowledge, any previous owner, tenant, occupant, or user of the Property used, generated, released, discharged, stored, or disposed of any hazardous waste, toxic substances, or related materials ("Hazardous Materials") on, under, in, or about the Property, or transported any Hazardous Materials to or from the Property. Seller shall not cause or permit the presence, use, generation, release, discharge, storage, or disposal of any Hazardous Materials on, under, in, or about, or the transportation of any Hazardous materials to or from, the Property. The term "Hazardous Material" shall mean any substance, material, or waste which is or becomes regulated by any local governmental

authority, the State of California, or the "United States Government, including, but not limited to, any material or substance which is (i) defined as a "hazardous waste," "acutely hazardous waste," "restricted hazardous waste," or "extremely hazardous waste" under Section 25115, 25117 or 25122.7, or listed pursuant to Section 25140 of the California Health and Safety Code, Division 20, Chapter 6.5 (Hazardous Waste Control Law, (ii) defined as "hazardous substance" under Section 25316 of the California Health and Safety Code, Division 20, Chapter 6.8 (Carpenter-Presley-Tanner Hazardous Substance Account Act), (iii) defined as a "hazardous material," "hazardous substance," or "hazardous waste" under Section 25501 of the California Health and Safety code, Division 20, Chapter 6.95 (Hazardous Materials Release Response Plans and Inventory), (iv) defined as a "hazardous substance" under Section 25281 of the California Health and Safety Code, Division 20, Chapter 6.7 (Underground Storage of Hazardous Substances), (v) petroleum, (vi) asbestos, (vii) polychlorinated byphenyls, (viii) listed under Article 9 or defined as "hazardous"; or "extremely hazardous" pursuant to Article 11 of Title 22 of the California Code of Regulations, Chapter 20, (ix) designated as a "hazardous substance" pursuant to Section 311 of the Clean Water Act, (33 U.S.C. Section 1317), (x) defined as a "hazardous waste" pursuant to Section 1004 of the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901 et seq. (42 U.S.C. Section 6903) or (xi) defined as a "hazardous substances" pursuant to Section 101 of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. Section 6901 et seq. (42 U.S.C. Section 9601).

- 18. Compliance With Environmental Laws. To the best of Seller's knowledge the Property and its intended use complies with all applicable laws and governmental regulations including, without limitation, all applicable federal, state, and local laws pertaining to air and water quality, hazardous waste, waste disposal, and other environmental matters, including, but not limited to, the Clean Water Act, Clean Air Act, Federal Water Pollution Control Act, Solid Waste Disposal Act, Resource Conservation Recovery Act and Comprehensive Environmental Response, Compensation and Liability Act, and the rules, regulations, and ordinances of the Agency of Garden Grove, the California Department of Health Services, the Regional Water Quality Control Board, the State Water Resources Control Board, the Environmental Protection Agency, and all applicable federal, state, and local agencies and bureaus. Seller has not received any notices of violation of any of the above laws and regulations.
- <u>Indemnity</u>. Seller agrees to indemnify, defend and hold Agency harmless from and against any claims, action, suit, proceeding, loss, cost, damage, liability, deficiency, fine, penalty, punitive damage, or expense (including, without limitation, attorneys' fees), resulting from, arising out of, or based upon (i) the presence, release, use, generation, discharge, storage, or disposal of any Hazardous Material on, under, in or about, or the transportation of any such materials to or from, the Property, or (ii) the violation, or alleged violation, of any statute, ordinance, order, rule, regulation, permit, judgment, or license relating to the use, generation, release, discharge, storage, disposal, or transportation of Hazardous Materials on, under, in or about, to or from, the Property, or (iii) as a negative result from the Agency's vote to decline to purchase the property, Seller agrees to protect, defend, and hold harmless Agency and its elective or appointive boards, officers, agents, and employees. This indemnity shall include, without limitation, any damage, liability, fine, penalty, punitive damage, cost, or expense arising from or out of any claim, action, suit or proceeding for personal injury (including sickness, disease, or death, tangible or intangible property damage, compensation for lost wages, business income, profits or other economic loss, damage to the natural resources or the environment, nuisance, pollution, contamination, leak, spill, release, or other adverse effect on the environment. This indemnity extends only to liability created prior to or up to the date this escrow shall close. Seller shall not be responsible for acts or omissions to act after the close of this escrow.
- 20. <u>Contingency</u>. It is understood and agreed between the parties hereto that the completion of this transaction, and the escrow created hereby, is contingent upon the specific acceptance and approval of the Agency herein. The execution of these documents and the delivery of same to Escrow Agent constitutes said acceptance and approval.

- 21. Full and Complete Settlement for Fee Interest. The total compensation to be paid by Agency to Seller is all of Seller's interest in the property and any rights or obligations which exist or may arise out of the acquisition of the property for public purposes, including without limitation, Seller's fee interest in the land and any improvements and fixtures and equipment located thereon, improvements pertaining to the realty (if any), severance damages, any alleged pre-condemnation damages, loss of business goodwill (if any), costs, interest, attorney's fees, and any claim whatsoever of Seller which might arise out of or relate in any respect to the acquisition of the property by the Agency. The consideration paid under this Agreement does not reflect any consideration of or allowance for any relocation assistance and payments or other benefits, which pursuant to Sections 7267.2 and 7277 of the California Government code, Seller is not entitled to receive. Seller shall be responsible for relocation assistance and payments, if any, as a result of any claim from tenants, if any.
- 22. Broker's Commission. Seller and Agency each warrants and represents that it has not engaged the services of any agent, finder or broker in connection with the transaction which is the subject of this Agreement, and that it is not liable for any real estate commissions, broker's fees or finder's fees which may accrue by means of the sale of the Property. Seller and Agency agree to and do hereby indemnify and hold the other harmless from and against any and all costs, liabilities, losses, damages, claims, causes of action or proceedings which may result from any broker, agent or finder, licensed or otherwise, which it has employed in connection with the transaction covered by this Agreement.
- 23. Waiver, Consent and Remedies. Each provision of this Agreement to be performed by Agency and Seller shall be deemed both a covenant and a condition and shall be a material consideration for Seller's and Agency's performance hereunder, as appropriate, and any breach thereof by Agency or Seller shall be deemed a material default hereunder. Either party may specifically and expressly waive in writing any portion of this Agreement or any breach thereof, but no such waiver shall constitute a further or continuing waiver of a preceding or succeeding breach of the same or any other provision. A waiving party may at any time thereafter require further compliance by the other party with any breach or provision so waived. The consent by one party to any act by the other for which such consent was required shall not be deemed to imply consent or waiver of the necessity of obtaining such consent for the same or any similar acts in the future. No waiver or consent shall be implied from silence or any failure of a party to act, except as otherwise specified in this Agreement. All rights, remedies, undertakings, obligations, options, covenants, conditions and agreements contained in this Agreement shall be cumulative and no one of them shall be exclusive of any other. Except as otherwise specified herein, either party hereto may pursue any one or more of its rights, options or remedies hereunder or may seek damages or specific performance in the event of the other party's breach hereunder, or may pursue any other remedy at law or equity, whether or not stated in this Agreement.
- 24. Attorney's Fees. In the event any declaratory or other legal or equitable action is instituted between Seller, Agency and/or Escrow Agent in connection with this Agreement then as between Agency and Seller, the prevailing party shall be entitled to recover from the losing party all of its costs and expenses, including court costs and reasonable attorneys' fees, and all fees, costs and expenses incurred on any appeal or in collection of any judgment.
- 25. Notices. Any notice, request, demand, consent, approval or other communication required or permitted hereunder or by law shall be validly given or made only if in writing and delivered in person to an officer or duly authorized representative of the other party or deposited in the United States mail, duly certified or registered (return receipt requested), postage prepaid, and addressed to the party for whom intended, as follows:

- 34. <u>Time of Essence</u>. Time is of the essence of each provision of this Agreement
- 35. <u>Binding upon Successors</u>. The terms and conditions, covenants, and agreements set forth herein shall apply to and bind the heirs, executors, administrators, assigns and successors of the parties hereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year set forth herein above.

"AGENCY"

GARDEN GROVE AGENCY FOR COMMUNITY DEVELOPMENT

Secretary

Date 4-24-06

"SELLER"

APPROVED AS TO FORM:

Agency Counsel

DOUGLAS HITCHCOCK REVOCABLE TRUST, UDT DATED NOVEMBER 20, 2003

Date

Douglas Hitchcock, Trustee

Date 8-11-06

- 34. <u>Time of Essence</u>. Time is of the essence of each provision of this Agreement
- 35. Binding upon Successors. The terms and conditions, covenants, and agreements set forth herein shall apply to and bind the heirs, executors, administrators, assigns and successors of the parties hereof.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year set forth herein above.

ATTEST:

GARDEN GROVE AGENCY FOR COMMUNITY DEVELOPMENT

Secretary

Director

The Secretary

Director

SELLER"

APPROVED AS TO FORM:

DOUGLAS HITCHCOCK REVOCABLE TRUST, UDT DATED NOVEMBER 20, 2003

Date ______

Douglas Hitchcock, Trustee

EXHIBIT "A"

LEGAL DESCRIPTION (AP NO. 090-172-18)

LOT 15 OF TRACT 431 IN THE CITY OF GARDEN GROVE, COUNTY OF ORANGE, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 16, PAGE 49 OF MISCELLANEOUS MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID ORANGE COUNTY.

EXHIBIT "B"

NON-FOREIGN TRANSFEROR DECLARATION

a U.S. real pr withholding o	operty interest must withhold tax if	ode of 1954, as amended ("Code"), provides that a transferee of the transferor is a foreign person. To inform the transferee that esition of a U.S. real property interest by		
1.	The Transferor is not a foreign corporation, foreign partnership, foreign trust, or foreign estate (as those terms are defined in the Code and the Income Tax Regulations promulgated thereunder);			
2.	The Transferor's U.S. employer set forth below	identification number or social security number are		
3.	The Transferor's office address	or mailing address is		
the Transfere Unde	e and that any false statement contact or penalty of perjuty we declare the	ertification may be disclosed to the Internal Revenue Service by ained herein could be punished by fine, imprisonment, or both. Inat we have examined this Certification and to the best of our implete, and further declare that we have authority to sign this		
S.S. No.		S.S. No.		
Date: <u>8 - 11</u>	-06	Date:		
S.S. No				
10.				

Attachment 3

NECESSARY IMPROVEMENTS 12911 SEVENTH STREET TO BE PERFORMED BY THE SELLER

- (a) Remove the existing furnace and install two wall heaters, provided however, that in the event the existing duct system is disturbed, Seller shall test and remove asbestos containing material (ACM), if any, in compliance with all state, federal, local, EPA, and OSHA rules and regulations regarding the removal and disposal of ACM;
- (b) Secure, strap, and properly vent the water heater located in utility basement, and install a temperature pressure release valve (TPR);
- (C) Replace broken sash cords on the bedroom windows;
- (d) Repair bathroom shower that is not draining properly;
- (e) Remove deteriorated trellis adjacent to the kitchen; and cap off water and gas lines to the workshop;
- (f) Provide evidence of termite clearance, including but not limited to the fumigation of the building by a properly licensed termite control specialist.

Seller shall obtain the necessary permits from the City of Garden Grove to perform the Necessary improvements, which shall be in compliance with all federal, state, and local building codes and the final approval of the Building Services Division of the City of Garden Grove.