

MINUTES SPECIAL BOARD MEETING

Friday, February 28, 2020 10:00 A.M. Board Room, UWCD Headquarters 1701 Lombard Street, Oxnard California

Board of Directors
Michael W. Mobley, President
Bruce E. Dandy, Vice President
Sheldon G. Berger, Secretary/Treasurer
Patrick J. Kelley
Lynn E. Maulhardt
Edwin T. McFadden III
Daniel C. Naumann

General Manager Mauricio E. Guardado, Jr.

Legal Counsel David D. Boyer

Directors Present

Michael W. Mobley, President Bruce E. Dandy, Vice President Sheldon G. Berger, Secretary/Treasurer Patrick J. Kelley, Director Edwin T. McFadden III, Director Daniel C. Naumann, Director

Directors Absent

Lynn E. Maulhardt, Director

Staff Present

Mauricio E. Guardado, General Manager David D. Boyer, Legal Counsel Anthony Emmert, Assistant General Manager Robert C. Siemak, Assistant General Manager Joseph Jereb, Chief Financial Officer Kris Sofley, Clerk of the Board

Public Present

None present

FIRST OPEN SESSION 10:00a.m.

1. Public Comments

None offered.

EXECUTIVE (CLOSED) SESSION 10:05 A.M.

2. REAL PROPERTY MATTERS

2.1 Discussion of Real Property Negotiations

[Government Code Section 54956.8] Property: [106 N 8th Street, Santa Paula, CA] Agency Negotiators: Mauricio E. Guardado, Jr., Robert C. Siemak, Joseph Jereb

106 N. 8th Street, Santa Paula, CA 93060

Tel: (805)525-4431

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www.unitedwater.org

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Negotiating parties: United Water Conservation District (Seller)

Under negotiation: instructions to negotiators will concern price and terms of sale.

2.2 Conference with Legal Counsel - Existing Litigation

Pursuant to Government Code Section 54956.9 (d)(1)

Wishtoyo Foundation, et al v. United Water Conservation District, U.S. District Court for the Central District of California, Case No.2:16-cv-03869 GHK (PLAx)

SECOND OPEN SESSION AND CALL TO ORDER 10:30 A.M.

3. Pledge of Allegiance

President Mobley led the group in reciting the Pledge of Allegiance.

4. Public Comment

None offered.

5. Oral Report Regarding Executive (Closed) Session

District Legal Counsel David D. Boyer stated that the Board took no action while in Executive (Closed) session that is reportable under the Brown Act.

6. CBC Federal Credit Union offer for Santa Paula Building Motion

Motion to accept an offer of \$1.725 million from CBC Federal Credit Union for the purchase of the 106 N. 8th Street Santa Paula property, Director Dandy; Second, Director Naumann. Roll call vote: six ayes (Berger, Dandy, Kelley, McFadden, Naumann, Mobley); none opposed; one absent (Maulhardt). Motion carries unanimously 6/0/1.

ADJOURNMENT 10:33a.m.

President Mobley adjourned the meeting to the Regular Board Meeting of Wednesday, March 11, 2020

I certify that the above is a true and correct copy of the minutes of the SPECIAL Board of Directors meeting of February 28, 2020.

ATTEST

Sheldon G. Berger, Secretary/Treasurer

ATTEST

Kris Sofley, Clerk of the Board



STANDARD OFFER, AGREEMENT AND ESCROW INSTRUCTIONS FOR PURCHASE OF REAL ESTATE

(Non-Residential)

Dated: February 25, 2020
 Buyer. 1.1 <u>CBC Federal Credit Union</u>, ("Buyer") hereby offers to purchase the real property, hereinafter described, from the owner thereof
("Seller") (collectively, the "Parties" or individually, a "Party"), through an escrow ("Escrow") to close 30 or three (3) days after the waiver or expiration of
the Buyer's Contingencies, ("Expected Closing Date") to be held by Lawyers Title - Tom Coulter ("Escrow Holder") whose address is
2751 Park View Court, Suite 241, Oxnard, CA 93036, Phone No. 805-484-2701, Facsimile No.
upon the terms and conditions set forth in this agreement ("Agreement"). Buyer shall have the right to assign Buyer's rights hereunder, but any such assignment shall
not relieve Buyer of Buyer's obligations herein unless Seller expressly releases Buyer.
1.2 The term "Date of Agreement" as used herein shall be the date when by execution and delivery (as defined in paragraph 20.2) of this document or a
subsequent counteroffer thereto, Buyer and Seller have reached agreement in writing whereby Seller agrees to sell, and Buyer agrees to purchase, the Property upon
terms accepted by both Parties.
2. Property.
2.1 The real property ("Property") that is the subject of this offer consists of (insert a brief physical description) an approximately 9,000
square foot, two story office building situated on an approximately 30,000 square foot
parcel is located in the County of Ventura, is commonly known as (street address, city, state, zip) 106 N 8th Street, Santa
Paula, CA 93060 and is legally described as: to be provided by escrow (APN: 103-0-091-105).
2.2 If the legal description of the Property is not complete or is inaccurate, this Agreement shall not be invalid and the legal description shall be completed or
corrected to meet the requirements of Lawyers Title ("Title Company"), which shall issue the title policy hereinafter described.
2.3 The Property includes, at no additional cost to Buyer, the permanent improvements thereon, including those items which pursuant to applicable law are a
part of the property, as well as the following items, if any, owned by Seller and at present located on the Property: electrical distribution systems (power panel, bus
ducting, conduits, disconnects, lighting fixtures); telephone distribution systems (lines, jacks and connections only); space heaters; heating, ventilating, air
conditioning equipment ("HVAC"); air lines; fire sprinkler systems; security and fire detection systems; carpets; window coverings; wall coverings; and none
(collectively, the "improvements").
2.4 The fire sprinkler monitor: is owned by Seller and included in the Purchase Price, is leased by Seller, and Buyer will need to negotiate a new lease
with the fire monitoring company, with the fire monitoring company of the fire monitoring comp
2.5 Except as provided in Paragraph 2.3, the Purchase Price does not include Seller's personal property, furniture and furnishings, and all of
which shall be removed by Seller prior to Closing.
3. Purchase Price.
3.1 The purchase price ("Purchase Price") to be paid by Buyer to Seller for the Property shall be \$\frac{\\$1,725,000.00}{\}, payable as follows:
(Strike any not applicable)
(a) Cash down payment, including the Deposit as defined in paragraph 4.3 (or if an all cash transaction, the Purchase Price):
(a) Cash down payment, including the Deposit as defined in paragraph 4.3 (or if an all cash transaction, the Purchase Price): \$1,725,000.00
(b) Amount of "New Loan" as defined in paragraph 5.1, if any
(b) Amount of New Loan as defined in paragraphs s, it any.
(c) Suyer shall take title to the Property subject to and/or assume the following existing deed(s) of trust ("Existing Deed(s) of
Trust" cocuring the existing promisson note(s) ("Existing Note(s)"):
(i) An Existing Note ("Elect Note") with an unnaid principal balance as of the Closing of approximately:
(1) An existing most price note 3 with an empire principal balance as on the closing of approximately.
Said First Note is payable at per month, including interest at the rate of % per annum.
until paid (and/or the entire unpaid balance is due on).
(ii) An Existing Note ("Second Note") with an unpaid principal balance as of the Closing of approximately:
Said Second Note is payable at per month, including interest at the rate of% per annum.
until paid (and/or the entire unpaid balance is due on)
(d) Suyer shall give Seller a deed of trust ("Purchase Money Deed of Trust") on the property, to secure the promissory note-
of Buyer to Seller described in paragraph 5 ("Rurchase Money Note") in the amount of:
Total Purchase Price: \$1,725,000.00
3.2 If Buyer is taking title to the Property subject to, or assuming, an Existing Deed of Trust and such deed of trust permits the beneficiary to demand payment
of fees including, but not limited to, points, processing fees, and appraisal fees as a condition to the transfer of the Property, Buyer agrees to pay such fees up to a
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maximum of 1.5% of the unpaid principal balance of the applicable Existing Note. Deposits. 4.1 Buyer has delivered to Broker a check in the sum of ____ , payable to Escrow Holder, to be delivered by Broker to Escrow Holder within 2 or business days after both Parties have executed this Agreement and the executed Agreement has been delivered to Escrow Holder, or within 204 business days after both Parties have executed this Agreement and the executed Agreement has been delivered to Escrow Holder Buyer shall deliver to Escrow Holder a check in the sum of \$25,000.00. If said check is not received by Escrow Holder within said time period then Seller may elect to unilaterally terminate this transaction by giving written notice of such election to Escrow Holder whereupon neither Party shall have any further liability to the other under this Agreement. Should Buyer and Seller not enter into an agreement for purchase and sale, Buyer's check or funds shall, upon request by Buyer, be promptly returned to Buyer. 4.2 Additional deposits: (a) Within 5 business days after the Date of Agreement, Buyer shall deposit with Escrow Holder the additional sum of \$0.00 to be applied to the Purchase Price at the Closing. (b) Within 5 business days after the contingencies discussed in paragraph 9.1 (a) through (m) are approved or waived, Buyer shall deposit with Escrow Holder the additional sum of $\frac{$0.00}{}$ to be applied to the Purchase Price at the Closing. (c) If an Additional Deposit is not received by Escrow Holder within the time period provided then Seller may notify Buyer, Escrow Holder, and Brokers, in writing that, unless the Additional Deposit is received by Escrow Holder within 2 business days following said notice, the Escrow shall be deemed terminated without further notice or instructions. 4.3 Escrow Holder shall deposit the funds deposited with it by Buyer pursuant to paragraphs 4.1 and 4.2 (collectively the "Deposit"), in a State or Federally chartered bank in an interest bearing account whose term is appropriate and consistent with the timing requirements of this transaction. The interest therefrom shall accrue to the benefit of Buyer, who hereby acknowledges that there may be penalties or interest forfeitures if the applicable instrument is redeemed prior to its specified maturity. Buyer's Federal Tax Identification Number is _______. NOTE: Such interest bearing account cannot be opened until Buyer's Federal Tax Identification Number is provided. 4.4 Notwithstanding the foregoing, within 5 days after Escrow Holder receives the monies described in paragraph 4.1 above, Escrow Holder shall release \$100 of said monies to Seller as and for independent consideration for Seller's' execution of this Agreement and the granting of the contingency period to Buyer as herein provided. Such independent consideration is non-refundable to Buyer but shall be credited to the Purchase Price in the event that the purchase of the Property is 4.5 Upon waiver of all of Buyer's contingencies the Deposit shall become non-refundable but applicable to the Purchase Price except in the event of a Seller breach, or in the event that the Escrow is terminated pursuant to the provisions of Paragraph 9.1(n) (Destruction, Damage or Loss) or 9.1(o) (Material Change). Financing Contingency. (Strike if not applicable) 5.1. This offer is contingent upon Buyer obtaining from an insurance company, financial institution or other lender, a commitment to lend to Buyer a sum equal % of the Purchase Price, on terms reasonably acceptable to Buyer. Such loan ("New Loan") shall be secured by a first deed of trust or mortgage on the Property. If this Agreement provides for Seller to carry back junior financing, then Seller shall have the right to approve the terms of the New Loan. Seller shall have 7 days from receipt of the commitment setting forth the proposed terms of the New Loan to approve or disapprove of such proposed terms. If Seller fails to notify Escrow Holder, in writing, of the disapproval within said 7 days it shall be conclusively presumed that Seller has approved the terms of the New Loan. 5.2 If Buyer shall fall to notify its Broker, Escrow Holder and Seller, in writing within days following the Date of Agreement, that the New Loan has not been obtained, it shall be conclusively presumed that Buyer has either obtained said New Loan or has waived this New Loan contingency. 5.3 If Buyer shall notify its Broker, Eccrow Holder and Seller, in writing, within the time specified in paragraph 5.2 hereof, that Buyer has not obtained said New-Loan, this Agreement shall be terminated, and Buyer shall be entitled to the prompt return of the Deposit, plus any interest earned thereon, less only Escrow Holder. and Title Company cancellation fees and costs, which Buyer shall pay. Seller Financing (Purchase Money Note). (Strike if not applicable) 6.1. If Seller approves Buyer's financials (see paragraph 6.5) the Purchase Money Note shall provide for interest on unpaid principal at the rate of % per annum, with principal and interest paid as follows: . The Purchase Money Note and Purchase Money Deed of Trust shall be on the current forms commonly used by Escrow Holder, and be junior and subordinate only to the Existing Note(s) and/or the New Loan expressly called for by this Agreement. 6.2 The Purchase Money Note and/or the Purchase Money Deed of Trust shall contain provisions regarding the following (see also paragraph 10.3 (b)): (a) Prepayment. Principal may be prepaid in whole or in part at any time without penalty, at the option of the Buyer. (b) Late Charge. A late charge of 5% shall be payable with respect to any payment of principal, interest, or other charges, not made within 10 days after tis dua (c) Due On Sale. In the event the Buyer sells or transfers title to the Property or any portion thereof, then the Seller may, at Seller's option, require the entire unpaid balance of said Note to be paid in full. 6.3. If the Purchase Money Deed of Trust is to be subordinate to other financing, Escrow Holder shall, at Buyer's expense prepare and record on Seller's behalf a request for notice of default and/or sale with regard to each mortgage or deed of trust to which it will be subordinate. WARNING: CALIFORNIA LAW DOES NOT ALLOW DEFICIENCY JUDGEMENTS ON SELLER FINANCING. IF BUYER ULTIMATELY DEFAULTS ON THE LOAN, SELLED'S SOLE DEMEDY IS TO SORECLOSE ON THE DROBERTY 6.5 Seller's obligation to provide financing is contingent upon Seller's reasonable approval of Buyer's financial condition. Buyer to provide a current financial statement and copies of its Federal tax returns for the last 3 years to Seller within 10 days following the Date of Agreement. Seller has 10 days following receipt of such documentation to catisfy itself with regard to Buyer's financial condition and to notify Escrow Holder as to whether or not Buyer's financial condition is acceptable. If Seller fails to notify Escrow Holder, in writing, of the disapproval of this contingency within said time period, it shall be conclusively presumed that Seller. has approved. Buyer's financial condition. If Seller is not satisfied with Buyer's financial condition or if Buyer fails to deliver the required documentation then Seller. may notify Escrow Holder in writing that Seller Financing will not be available, and Buyer shall have the option, within 10 days of the receipt of such notice, to either terminate this transaction or to purchase the Property without Seller financing. If Buyer fails to notify Escrow Holder within said time period of its election to terminate this transaction then Buyer shall be conclusively presumed to have elected to purchase the Property without Seller financing. If Buyer elects to terminate, Buyer's Deposit shall be refunded less Title Company and Escrow Holder cancellation fees and costs, all of which shall be Buyer's obligation.

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 Real Estate Brokers. 7.1 Each Party acknowledges receiving a Disclosure Regarding Real Estate Agency Relationship, confirms and consents to the following agency this transaction with the following real estate broker(s) ("Brokers") and/or their agents ("Agent(s)"): 	•
Seller's Brokerage Firm <u>CBRE</u> , <u>Inc.</u> License No. <u>00409987</u> is the broker of (check one): the Seller; or both the Broker of (check one).	
Seller's Agent William Clark License No. 01315127 is (check one): V the Seller's Agent (salesperson or broker associ	iate); or both
the Seller's Agent and the Buyer's Agent (dual agent).	
Buyer's Brokerage Firm Highland Partners Corp License No. 01904030 is the broker of (check one): the Buthe Buyer and Seller (dual agent).	
Buyer's Agent Siegel License No. 01441231 is (check one): the Buyer's Agent (salesperson or broker association)	ate) or hoth
the Buyer's Agent and the Seller's Agent (dual agent).	ite,, c. — both
The Parties acknowledge that other than the Brokers and Agents listed above, there are no other brokers or agents representing the Parties or due at commissions under this Agreement. See paragraph 24 regarding the nature of a real estate agency relationship. Buyer shall use the services of Buye exclusively in connection with any and all negotiations and offers with respect to the Property for a period of 1 year from the date inserted for refere the top of page 1.	r's Broker
7.2 Buyer and Seller each represent and warrant to the other that he/she/it has had no dealings with any person, firm, broker, agent or finder with the negotiation of this Agreement and/or the consummation of the purchase and sale contemplated herein, other than the Brokers and Agents paragraph 7.1, and no broker, agent or other person, firm or entity, other than said Brokers and Agents is/are entitled to any commission or finder's five with this transaction as the result of any dealings or acts of such Party. Buyer and Seller do each hereby agree to indemnify, defend, protect and hold harmless from and against any costs, expenses or liability for compensation, commission or charges which may be claimed by any broker, agent, finder party, other than said named Brokers and Agents by reason of any dealings or act of the indemnifying Party.	named in ee in connection d the other
8. Escrow and Closing. 8.1 Upon acceptance hereof by Seller, this Agreement, including any counteroffers incorporated herein by the Parties, shall constitute not only of purchase and sale between Buyer and Seller, but also instructions to Escrow Holder for the consummation of the Agreement through the Escrow. shall not prepare any further escrow instructions restating or amending the Agreement unless specifically so instructed by the Parties or a Broker here the reasonable approval of the Parties, Escrow Holder may, however, include its standard general escrow provisions. In the event that there is any content the provisions of the Agreement and the provisions of any additional escrow instructions the provisions of the Agreement shall prevail as to the Partie.	Escrow Holder rein. Subject to onflict between
8.2 As soon as practical after the receipt of this Agreement and any relevant counteroffers, Escrow Holder shall ascertain the Date of Agreement paragraphs 1.2 and 20.2 and advise the Parties and Brokers, in writing, of the date ascertained.	ent as defined in
8.3 Escrow Holder is hereby authorized and instructed to conduct the Escrow in accordance with this Agreement, applicable law and customs the community in which Escrow Holder is located, including any reporting requirements of the Internal Revenue Code. In the event of a conflict between the state where the Property is located and the law of the state where the Escrow Holder is located, the law of the state where the Property is located. Subject to satisfaction of the contingencies herein described, Escrow Holder shall close this escrow (the "Closing") by recording a general grant deed in California) and the other documents required to be recorded, and by disbursing the funds and documents in accordance with this Agree. 8.5 Buyer and Seller shall each pay one-half of the Escrow Holder's charges and Seller shall pay the usual recording fees and any required doctaxes. Seller shall pay the premium for a standard coverage owner's or joint protection policy of title insurance. (See also paragraph 11.)	veen the law of ed shall prevail. warranty deed (a ement.
8.6 Escrow Holder shall verify that all of Buyer's contingencies have been satisfied or waived prior to Closing. The matters contained in paragraphs (b), (c), (d), (e), (g), (i), (n), and (o), 9.4, 12, 13, 14, 16, 18, 20, 21, 22, and 24 are, however, matters of agreement between the Parties	•
instructions to Escrow Holder. 8.7 If this transaction is terminated for non-satisfaction and non-waiver of a Buyer's Contingency, as defined in Paragraph 9.2 or disapproval of	of any other
matter subject to Buyer's approval, then neither of the Parties shall thereafter have any liability to the other under this Agreement, except to the ext	
any affirmative covenant or warranty in this Agreement. In the event of such termination, Buyer shall, subject to the provisions of paragraph 8.10, but the provisions of paragraph 8.10, but the event of such termination, Buyer shall, subject to the provisions of paragraph 8.10, but the event of such termination are shall be added to the provisions of paragraph 8.10, but the event of such termination are shall be added to the provisions of paragraph 8.10, but the event of such termination are shall be added to the provisions of paragraph 8.10, but the event of such termination are shall be added to the provisions of paragraph 8.10, but the event of such termination are shall be added to the provisions of paragraph 8.10, but the event of such termination are shall be added to the provision are shall be added to t	
refunded all funds deposited by Buyer with Escrow Holder, less only the \$100 provided for in paragraph 4.4 and the Title Company and Escrow Holder	
fees and costs, all of which shall be Buyer's obligation. If this transaction is terminated as a result of Seller's breach of this Agreement then Seller sha	Il pay the Title
Company and Escrow Holder cancellation fees and costs.	
8.8 The Closing shall occur on the Expected Closing Date, or as soon thereafter as the Escrow is in condition for Closing; provided, however, the does not occur by the Expected Closing Date and said Date is not extended by mutual instructions of the Parties, a Party not then in default under the	
notify the other Party, Escrow Holder, and Brokers, in writing that, unless the Closing occurs within 5 business days following said notice, the Escrow	
terminated without further notice or instructions.	se seemed
8.9 Except as otherwise provided herein, the termination of Escrow shall not relieve or release either Party from any obligation to pay Escrow costs or constitute a waiver, release or discharge of any breach or default that has occurred in the performance of the obligations, agreements, cover	

9. Contingencies to Closing.

9.1 The Closing of this transaction is contingent upon the satisfaction or waiver of the following contingencies. IF BUYER FAILS TO NOTIFY ESCROW HOLDER, IN WRITING, OF THE DISAPPROVAL OF ANY OF SAID CONTINGENCIES WITHIN THE TIME SPECIFIED THEREIN, IT SHALL BE CONCLUSIVELY PRESUMED THAT BUYER HAS APPROVED SUCH ITEM, MATTER OR DOCUMENT. Buyer's conditional approval shall constitute disapproval, unless provision is made by the Seller within the time specified therefore by the Buyer in such conditional approval or by this Agreement, whichever is later, for the satisfaction of the condition imposed by the Buyer. Escrow Holder shall promptly provide all Parties with copies of any written disapproval or conditional approval which it receives. With regard to subparagraphs (a)

8.10 If this sale of the Property is not consummated for any reason other than Seller's breach or default, then at Seller's request, and as a condition to any obligation to return Buyer's deposit (see paragraph 21), Buyer shall within 5 days after written request deliver to Seller, at no charge, copies of all surveys, engineering studies, soil reports, maps, master plans, feasibility studies and other similar items prepared by or for Buyer that pertain to the Property. Provided, however, that Buyer shall not be required to deliver any such report if the written contract which Buyer entered into with the consultant who prepared such report specifically

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forbids the dissemination of the report to others.

	through (m) the pre-printed time periods shall control unless a different number of days is inserted in the spaces provided.
	(a) Disclosure. Seller shall make to Buyer, through Escrow, all of the applicable disclosures required by law (See AIR CRE ("AIR") standard form entitled "Seller's Mandatory Disclosure Statement") and provide Buyer with a completed Property Information Sheet ("Property Information Sheet") concerning the Property,
ı	duly executed by or on behalf of Seller in the current form or equivalent to that published by the AIR within 10 or clays following the Date of
	Agreement. Buyer has 10 days from the receipt of said disclosures to approve or disapprove the matters disclosed.
	(b) Physical Inspection. Buyer has 40 ar 30 days following the receipt of the Property Information Sheet or the Date of Agreement, whichever
	is later, to satisfy itself with regard to the physical aspects and size of the Property. (c) Hazordous Substance Conditions Report. Buyer has 30 as days following the receipt of the Property Information Sheet or the Date of
	Agreement, whichever is later, to satisfy itself with regard to the environmental aspects of the Property. Seller recommends that Buyer obtain a Hazardous Substance Conditions Report concerning the Property and relevant adjoining properties. Any such report shall be paid for by Buyer. A "Hazardous Substance" for purposes of this Agreement is defined as any substance whose nature and/or quantity of existence, use, manufacture, disposal or effect, render it subject to Federal, state or local regulation, investigation, remediation or removal as potentially injurious to public health or welfare. A "Hazardous Substance Condition" for purposes of this Agreement is defined as the existence on, under or relevantly adjacent to the Property of a Hazardous Substance that would require remediation and/or removal under applicable Federal, state or local law.
	(d) Soil Inspection. Buyer has 30 experiment, whichever is
	later, to satisfy itself with regard to the condition of the soils on the Property. Seller recommends that Buyer obtain a soil test report. Any such report shall be paid for
ı	by Buyer. Seller shall provide Buyer copies of any soils report that Seller may have within 10 days following the Date of Agreement. (e) Governmental Approvals. Buyer has 30 or clays following the Date of Agreement to satisfy itself with regard to approvals and permits
	from governmental agencies or departments which have or may have jurisdiction over the Property and which Buyer deems necessary or desirable in connection with its intended use of the Property, including, but not limited to, permits and approvals required with respect to zoning, planning, building and safety, fire, police, handicapped and Americans with Disabilities Act requirements, transportation and environmental matters.
	(f) Conditions of Title. Escrow Holder shall cause a current commitment for title insurance ("Title Commitment") concerning the Property issued by the
,	Title Company, as well as legible copies of all documents referred to in the Title Commitment ("Underlying Documents"), and a scaled and dimensioned plot showing
	the location of any easements to be delivered to Buyer within 10 or clays following the Date of Agreement. Buyer has 10 days from the receipt of the Title Commitment, the Underlying Documents and the plot plan to satisfy itself with regard to the condition of title. The disapproval by Buyer of any monetary
	encumbrance, which by the terms of this Agreement is not to remain against the Property after the Closing, shall not be considered a failure of this contingency, as
	Seller shall have the obligation, at Seller's expense, to satisfy and remove such disapproved monetary encumbrance at or before the Closing.
ĺ	(g) Survey. Buyer has 30 of days following the receipt of the Title Commitment and Underlying Documents to satisfy itself with regard to any ALTA title supplement based upon a survey prepared to American Land Title Association ("ALTA") standards for an owner's policy by a licensed surveyor, showing
	the legal description and boundary lines of the Property, any easements of record, and any improvements, poles, structures and things located within 10 feet of either side of the Property boundary lines. Any such survey shall be prepared at Buyer's direction and expense. If Buyer has obtained a survey and approved the ALTA title supplement, Buyer may elect within the period allowed for Buyer's approval of a survey to have an ALTA extended coverage owner's form of title policy, in which event
ŀ	Buyer shall pay any additional premium attributable thereto.
	(h) Existing Leases and Tenancy Statements. Seller shall within 10 or clays following the Date of Agreement provide both Buyer and Escrow Holder with legible copies of all leases, subleases or rental arrangements (collectively, "Existing Leases") affecting the Property, and with a tenancy statement
	("Estoppel Certificate") in the latest form or equivalent to that published by the AIR, executed by Seller and/or each tenant and subtenant of the Property. Seller shall use its best efforts to have each tenant complete and execute an Estoppel Certificate. If any tenant fails or refuses to provide an Estoppel Certificate then Seller shall complete and execute an Estoppel Certificate for that tenancy. Buyer has 10 days from the receipt of said Existing Leases and Estoppel Certificates to satisfy itself with
1	regard to the Existing Leases and any other tenancy issues. (i) Owner's Association. Seller shall within 10 or days following the Date of Agreement provide Buyer with a statement and transfer
1	package from any owner's association servicing the Property. Such transfer package shall at a minimum include: copies of the association's bylaws, articles of
•	incorporation, current budget and financial statement. Buyer has 10 days from the receipt of such documents to satisfy itself with regard to the association.
l	(j) Other Agreements. Seller shall within 10 or clays following the Date of Agreement provide Buyer with legible copies of all other agreements ("Other Agreements") known to Seller that will affect the Property after Closing Buyer has 10 days from the receipt of said Other Agreements to satisfy
	itself with regard to such Agreements.
	(k) Financing. If paragraph 5 hereof dealing with a financing contingency has not been stricken, the satisfaction or waiver of such New Loan contingency.
	(I) Existing Notes. If paragraph 3.1(c) has not been stricken, Seller shall within 10 (days following the Date of Agreement provide Buyer
	with legible copies of the Existing Notes, Existing Deeds of Trust and related agreements (collectively, "Loan Documents") to which the Property will remain subject after the Closing. Escrow Holder shall promptly request from the holders of the Existing Notes a beneficiary statement ("Beneficiary Statement") confirming: (1) the amount of the unpaid principal balance, the current interest rate, and the date to which interest is paid, and (2) the nature and amount of any impounds held by the
I	beneficiary in connection with such loan. Buyer has 10 et clays following the receipt of the Loan Documents and Beneficiary Statements to satisfy itself
	with regard to such financing. Buyer's obligation to close is tonditioned upon Buyer being able to purchase the Property without acceleration or change in the terms of any Existing Notes or charges to Buyer except as otherwise provided in this Agreement or approved by Buyer, provided, however, Buyer shall pay the transfer fee
١	referred to in paragraph 3.2 hereof. Likewise if Seller is to carry back a Purchase Money Note then Seller shall within 10 or days following the Date of
١	Agreement provide Buyer with a copy of the proposed Purchase Money Note and Purchase Money Deed of Trust. Buyer has 10 or days from the
	receipt of such documents to satisfy itself with regard to the form and content thereof.
I	(m) Personal Property. In the event that any personal property is included in the Purchase Price, Buyer has 10 ex
1	paid for by Buyer. Seller shall provide Buyer copies of any liens or encumbrances affecting such personal property that it is aware of within 10 or
1	following the Date of Agreement.
	(n) Destruction, Damage ar Loss. Subsequent to the Date of Agreement and prior to Closing there shall not have occurred a destruction of, or damage or loss to, the Property or any portion thereof, from any cause whatsoever, which would cost more than \$10,000.00 to repair or cure. If the cost of repair or cure is \$10,000.00 or less, Seller shall repair or cure the loss prior to the Closing. Buyer shall have the option, within 10 days after receipt of written notice of a loss costing more than \$10,000.00 to repair or cure, to either terminate this Agreement or to purchase the Property notwithstanding such loss, but without deduction or offset against the Purchase Price. If the cost to repair or cure is more than \$10,000.00, and Buyer does not elect to terminate this Agreement, Buyer shall be entitled to any
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insurance proceeds applicable to such loss. Unless otherwise notified in writing, Escrow Holder shall assume no such destruction, damage or loss has occurred prior to Closing.

- (o) Material Change. Buyer shall have 10 days following receipt of written notice of a Material Change within which to satisfy itself with regard to such change. "Material Change" shall mean a substantial adverse change in the use, occupancy, tenants, title, or condition of the Property that occurs after the date of this offer and prior to the Closing. Unless otherwise notified in writing, Escrow Holder shall assume that no Material Change has occurred prior to the Closing.
- (p) Seller Performance. The delivery of all documents and the due performance by Seller of each and every undertaking and agreement to be performed by Seller under this Agreement.
- (q) Brokerage Fee. Payment at the Closing of such brokerage fee as is specified in this Agreement or later written instructions to Escrow Holder executed by Seller and Brokers ("Brokerage Fee"). It is agreed by the Parties and Escrow Holder that Brokers are a third party beneficiary of this Agreement insofar as the Brokerage Fee is concerned, and that no change shall be made with respect to the payment of the Brokerage Fee specified in this Agreement, without the written consent of Brokers.
- 9.2 All of the contingencies specified in subparagraphs (a) through (m) of paragraph 9.1 are for the benefit of, and may be waived by, Buyer, and may be elsewhere herein referred to as "Buyer's Contingencies."
- 9.3 If any of Buyer's Contingencies or any other matter subject to Buyer's approval is disapproved as provided for herein in a timely manner ("Disapproved Item"), Seller shall have the right within 10 days following the receipt of notice of Buyer's disapproval to elect to cure such Disapproved Item prior to the Expected Closing Date ("Seller's Failure to give to Buyer within such period, written notice of Seller's commitment to cure such Disapproved Item on or before the Expected Closing Date shall be conclusively presumed to be Seller's Election not to cure such Disapproved Item. If Seller elects, either by written notice or failure to give written notice, not to cure a Disapproved Item, Buyer shall have the right, within 10 days after Seller's Election to either accept title to the Property subject to such Disapproved Item, or to terminate this Agreement. Buyer's failure to notify Seller in writing of Buyer's election to accept title to the Property subject to the Disapproved Item without deduction or offset shall constitute Buyer's election to terminate this Agreement. The above time periods only apply once for each Disapproved Item. Unless expressly provided otherwise herein, Seller's right to cure shall not apply to the remediation of Hazardous Substance Conditions or to the Financing Contingency. Unless the Parties mutually instruct otherwise, if the time periods for the satisfaction of contingencies or for Seller's and Buyer's elections would expire on a date after the Expected Closing Date, the Expected Closing Date shall be deemed extended for 3 business days following the expiration of: (a) the applicable contingency period(s), (b) the period within which the Seller may elect to cure the Disapproved Item, or (c) if Seller elects not to cure, the period within which Buyer may elect to proceed with this transaction, whichever is later.
- 9.4 The Parties acknowledge that extensive local, state and Federal legislation establish broad liability upon owners and/or users of real property for the investigation and remediation of Hazardous Substances. The determination of the existence of a Hazardous Substance Condition and the evaluation of the impact of such a condition are highly technical and beyond the expertise of Brokers. The Parties acknowledge that they have been advised by Brokers to consult their own technical and legal experts with respect to the possible presence of Hazardous Substances on the Property or adjoining properties, and Buyer and Seller are not relying upon any investigation by or statement of Brokers with respect thereto. The Parties hereby assume all responsibility for the impact of such Hazardous Substances upon their respective interests herein.

10. Documents and Other Items Required at or Before Closing.

- 10.1 Five days prior to the Closing date Escrow Holder shall obtain an updated Title Commitment concerning the Property from the Title Company and provide copies thereof to each of the Parties.
 - 10.2 Seller shall deliver to Escrow Holder in time for delivery to Buyer at the Closing:
 - (a) Grant or general warranty deed, duly executed and in recordable form, conveying fee title to the Property to Buyer.
 - (b) If applicable, the Beneficiary Statements concerning Existing Note(s).
- (c) If applicable, the Existing Leases and Other Agreements together with duly executed assignments thereof by Seller and Buyer. The assignment of Existing Leases shall be on the most recent Assignment and Assumption of Lessor's Interest in Lease form published by the AIR or its equivalent.
 - (d) If applicable, Estoppel Certificates executed by Seller and/or the tenant(s) of the Property.
- (e) An affidavit executed by Seller to the effect that Seller is not a "foreign person" within the meaning of Internal Revenue Code Section 1445 or successor statutes. If Seller does not provide such affidavit in form reasonably satisfactory to Buyer at least 3 business days prior to the Closing, Escrow Holder shall at the Closing deduct from Seller's proceeds and remit to the Internal Revenue Service such sum as is required by applicable Federal law with respect to purchases from foreign sellers.
- (f) If the Property is located in California, an affidavit executed by Seller to the effect that Seller is not a "nonresident" within the meaning of California Revenue and Tax Code Section 18662 or successor statutes. If Seller does not provide such affidavit in form reasonably satisfactory to Buyer at least 3 business days prior to the Closing, Escrow Holder shall at the Closing deduct from Seller's proceeds and remit to the Franchise Tax Board such sum as is required by such statute.
 - (g) If applicable, a bill of sale, duly executed, conveying title to any included personal property to Buyer.
 - (h) If the Seller is a corporation, a duly executed corporate resolution authorizing the execution of this Agreement and the sale of the Property.

 10.3 Buyer shall deliver to Seller through Escrow:
- (a) The cash portion of the Purchase Price and such additional sums as are required of Buyer under this Agreement shall be deposited by Buyer with Escrow Holder, by federal funds wire transfer, or any other method acceptable to Escrow Holder in immediately collectable funds, no later than 2:00 P.M. on the business day prior to the Expected Closing Date provided, however, that Buyer shall not be required to deposit such monies into Escrow if at the time set for the deposit of such monies Seller is in default or has indicated that it will not perform any of its obligations hereunder. Instead, in such circumstances in order to reserve its rights to proceed Buyer need only provide Escrow with evidence establishing that the required monies were available.
- (b) If a Purchase Money Note and Purchase Money Deed of Trust are called for by this Agreement, the duly executed originals of those documents, the Purchase Money Deed of Trust being in recordable form, together with evidence of fire insurance on the improvements in the amount of the full replacement cost naming Seller as a mortgage loss payee, and a real estate tax service contract (at Buyer's expense), assuring Seller of notice of the status of payment of real property taxes during the life of the Purchase Money Note.
 - (c) The Assignment and Assumption of Lessor's Interest in Lease form specified in paragraph 10.2(c) above, duly executed by Buyer.
 - (d) Assumptions duly executed by Buyer of the obligations of Seller that accrue after Closing under any Other Agreements.
 - (e) If applicable, a written assumption duly executed by Buyer of the loan documents with respect to Existing Notes.
 - (f) If the Buyer is a corporation, a duly executed corporate resolution authorizing the execution of this Agreement and the purchase of the Property.
- 10.4 At Closing, Escrow Holder shall cause to be issued to Buyer a standard coverage (or ALTA extended, if elected pursuant to 9.1(g)) owner's form policy of title insurance effective as of the Closing, issued by the Title Company in the full amount of the Purchase Price, insuring title to the Property vested in Buyer, subject only to the exceptions approved by Buyer. In the event there is a Purchase Money Deed of Trust in this transaction, the policy of title insurance shall be a joint protection policy insuring both Buyer and Seller.

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IMPORTANT: IN A PURCHASE OR EXCHANGE OF REAL PROPERTY, IT MAY BE ADVISABLE TO OBTAIN TITLE INSURANCE IN CONNECTION WITH THE CLOSE OF ESCROW SINCE THERE MAY BE PRIOR RECORDED LIENS AND ENCUMBRANCES WHICH AFFECT YOUR INTEREST IN THE PROPERTY BEING ACQUIRED. A NEW POLICY OF TITLE INSURANCE SHOULD BE OBTAINED IN ORDER TO ENSURE YOUR INTEREST IN THE PROPERTY THAT YOU ARE ACQUIRING.

11. Prorations and Adjustments.

- 11.1 Taxes. Applicable real property taxes and special assessment bonds shall be prorated through Escrow as of the date of the Closing, based upon the latest tax bill available. The Parties agree to prorate as of the Closing any taxes assessed against the Property by supplemental bill levied by reason of events occurring prior to the Closing. Payment of the prorated amount shall be made promptly in cash upon receipt of a copy of any supplemental bill.
- 11.2 Insurance. WARNING: Any insurance which Seller may have maintained will terminate on the Closing. Buyer is advised to obtain appropriate insurance to cover the Property.
- 11.3 Rentals, Interest and Expenses. Scheduled rentals, interest on Existing Notes, utilities, and operating expenses shall be prorated as of the date of Closing. The Parties agree to promptly adjust between themselves outside of Escrow any rents received after the Closing.
 - 11.4 Security Deposit. Security Deposits held by Seller shall be given to Buyer as a credit to the cash required of Buyer at the Closing.
- 11.5 Post Closing Matters. Any item to be prorated that is not determined or determinable at the Closing shall be promptly adjusted by the Parties by appropriate cash payment outside of the Escrow when the amount due is determined.
- 11.6 Variations in Existing Note Balances. In the event that Buyer is purchasing the Property subject to an Existing Deed of Trust(s), and in the event that a Beneficiary Statement as to the applicable Existing Note(s) discloses that the unpaid principal balance of such Existing Note(s) at the closing will be more or less than the amount set forth in paragraph 3.1(c) hereof ("Existing Note Variation"), then the Purchase Money Note(s) shall be reduced or increased by an amount equal to such Existing Note Variation. If there is to be no Purchase Money Note, the cash required at the Closing per paragraph 3.1(a) shall be reduced or increased by the amount of such Existing Note Variation.
- 11.7 Variations in New Loan Balance. In the event Buyer is obtaining a New Loan and the amount ultimately obtained exceeds the amount set forth in paragraph 5.1, then the amount of the Purchase Money Note, if any, shall be reduced by the amount of such excess.
- 11.8 Owner's Association Fees. Escrow Holder shall: (i) bring Seller's account with the association current and pay any delinquencies or transfer fees from Seller's proceeds, and (ii) pay any up front fees required by the association from Buyer's funds.

12. Representations and Warranties of Seller and Disclaimers.

- 12.1 Seller's warranties and representations shall survive the Closing and delivery of the deed for a period of 3 years, and any lawsuit or action based upon them must be commenced within such time period. Seller's warranties and representations are true, material and relied upon by Buyer and Brokers in all respects. Seller hereby makes the following warranties and representations to Buyer and Brokers:
- (a) Authority of Seller. Seller is the owner of the Property and/or has the full right, power and authority to sell, convey and transfer the Property to Buyer as provided herein, and to perform Seller's obligations hereunder.
- (b) Maintenance During Escrow and Equipment Condition At Closing. Except as otherwise provided in paragraph 9.1(n) hereof, Seller shall maintain the Property until the Closing in its present condition, ordinary wear and tear excepted.
- (c) Hazardous Substances/Storage Tanks. Seller has no knowledge, except as otherwise disclosed to Buyer in writing, of the existence or prior existence on the Property of any Hazardous Substance, nor of the existence or prior existence of any above or below ground storage tank.
- (d) Compliance. Seller has no knowledge of any aspect or condition of the Property which violates applicable laws, rules, regulations, codes or covenants, conditions or restrictions, or of improvements or alterations made to the Property without a permit where one was required, or of any unfulfilled order or directive of any applicable governmental agency or casualty insurance company requiring any investigation, remediation, repair, maintenance or improvement be performed on the Property.
- (e) Changes in Agreements. Prior to the Closing, Seller will not violate or modify any Existing Lease or Other Agreement, or create any new leases or other agreements affecting the Property, without Buyer's written approval, which approval will not be unreasonably withheld.
- (f) Possessory Rights. Seller has no knowledge that anyone will, at the Closing, have any right to possession of the Property, except as disclosed by this Agreement or otherwise in writing to Buyer.
 - (g) Mechanics' Liens. There are no unsatisfied mechanics' or materialmens' lien rights concerning the Property.
- (h) Actions, Suits or Proceedings. Seller has no knowledge of any actions, suits or proceedings pending or threatened before any commission, board, bureau, agency, arbitrator, court or tribunal that would affect the Property or the right to occupy or utilize same.
- (i) Notice of Changes. Seller will promptly notify Buyer and Brokers in writing of any Material Change (see paragraph 9.1(o)) affecting the Property that becomes known to Seller prior to the Closing.
- (j) No Tenant Bankruptcy Proceedings. Seller has no notice or knowledge that any tenant of the Property is the subject of a bankruptcy or insolvency proceeding.
 - (k) No Seller Bankruptcy Proceedings. Seller is not the subject of a bankruptcy, insolvency or probate proceeding.
- (I) Personal Property. Seller has no knowledge that anyone will, at the Closing, have any right to possession of any personal property included in the Purchase Price nor knowledge of any liens or encumbrances affecting such personal property, except as disclosed by this Agreement or otherwise in writing to Buyer.
- 12.2 Buyer hereby acknowledges that, except as otherwise stated in this Agreement, Buyer is purchasing the Property in its existing condition and will, by the time called for herein, make or have waived all inspections of the Property Buyer believes are necessary to protect its own interest in, and its contemplated use of, the Property. The Parties acknowledge that, except as otherwise stated in this Agreement, no representations, inducements, promises, agreements, assurances, oral or written, concerning the Property, or any aspect of the occupational safety and health laws, Hazardous Substance laws, or any other act, ordinance or law, have been made by either Party or Brokers, or relied upon by either Party hereto.
- 12.3 In the event that Buyer learns that a Seller rep resentation or warranty might be untrue prior to the Closing, and Buyer elects to purchase the Property anyway then, and in that event, Buyer waives any right that it may have to bring an action or proceeding against Seller or Brokers regarding said representation or warranty.
- 12.4 Any environmental reports, soils reports, surveys, and other similar documents which were prepared by third party consultants and provided to Buyer by Seller or Seller's representatives, have been delivered as an accommodation to Buyer and without any representation or warranty as to the sufficiency, accuracy, completeness, and/or validity of said documents, all of which Buyer relies on at its own risk. Seller believes said documents to be accurate, but Buyer is advised to retain appropriate consultants to review said documents and investigate the Property.

13. Possession.

Possession of the Property shall be given to Buyer at the Closing subject to the rights of tenants under Existing Leases.

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14. Buyer's Entry.

At any time during the Escrow period, Buyer, and its agents and representatives, shall have the right at reasonable times and subject to rights of tenants, to enter upon the Property for the purpose of making inspections and tests specified in this Agreement. No destructive testing shall be conducted, however, without Seller's prior approval which shall not be unreasonably withheld. Following any such entry or work, unless otherwise directed in writing by Seller, Buyer shall return the Property to the condition it was in prior to such entry or work, including the re-compaction or removal of any disrupted soil or material as Seller may reasonably direct. All such inspections and tests and any other work conducted or materials furnished with respect to the Property by or for Buyer shall be paid for by Buyer as and when due and Buyer shall indemnify, defend, protect and hold harmless Seller and the Property of and from any and all claims, liabilities, losses, expenses (including reasonable attorneys' fees), damages, including those for injury to person or property, arising out of or relating to any such work or materials or the acts or omissions of Buyer, its agents or employees in connection therewith.

15. Further Documents and Assurances.

The Parties shall each, diligently and in good faith, undertake all actions and procedures reasonably required to place the Escrow in condition for Closing as and when required by this Agreement. The Parties agree to provide all further information, and to execute and deliver all further documents, reasonably required by Escrow Holder or the Title Company.

16. Attorneys' Fees.

If any Party or Broker brings an action or proceeding (including arbitration) involving the Property whether founded in tort, contract or equity, or to declare rights hereunder, the Prevailing Party (as hereafter defined) in any such proceeding, action, or appeal thereon, shall be entitled to reasonable attorneys' fees and costs. Such fees may be awarded in the same suit or recovered in a separate suit, whether or not such action or proceeding is pursued to decision or judgment. The term "Prevailing Party" shall include, without limitation, a Party or Broker who substantially obtains or defeats the relief sought, as the case may be, whether by compromise, settlement, judgment, or the abandonment by the other Party or Broker of its claim or defense. The attorneys' fees award shall not be computed in accordance with any court fee schedule, but shall be such as to fully reimburse all attorneys' fees reasonably incurred.

17. Prior Agreements/Amendments.

- 17.1 This Agreement supersedes any and all prior agreements between Seller and Buyer regarding the Property.
- 17.2 Amendments to this Agreement are effective only if made in writing and executed by Buyer and Seller.

18. Broker's Rights.

18.1 If this sale is not consummated due to the default of either the Buyer or Seller, the defaulting Party shall be liable to and shall pay to Brokers the Brokerage Fee that Brokers would have received had the sale been consummated. If Buyer is the defaulting party, payment of said Brokerage Fee is in addition to any obligation with respect to liquidated or other damages.

18.2 Upon the Closing, Brokers are authorized to publicize the facts of this transaction.

19. Notices.

19.1 Whenever any Party, Escrow Holder or Brokers herein shall desire to give or serve any notice, demand, request, approval, disapproval or other communication, each such communication shall be in writing and shall be delivered personally, by messenger, or by mail, postage prepaid, to the address set forth in this agreement or by facsimile transmission, electronic signature, digital signature, or email.

19.2 Service of any such communication shall be deemed made on the date of actual receipt if personally delivered, or transmitted by facsimile transmission, electronic signature, digital signature, or email. Any such communication sent by regular mail shall be deemed given 48 hours after the same is mailed. Communications sent by United States Express Mail or overnight courier that guarantee next day delivery shall be deemed delivered 24 hours after delivery of the same to the Postal Service or courier. If such communication is received on a Saturday, Sunday or legal holiday, it shall be deemed received on the next business day.

19.3 Any Party or Broker hereto may from time to time, by notice in writing, designate a different address to which, or a different person or additional persons to whom, all communications are thereafter to be made.

20. Duration of Offer.

20.1 If this offer is not accepted by Seller on or before 5:00 P.M. according to the time standard applicable to the city of Oxnard, CA on the date of , it shall be deemed automatically revoked.

20.2 The acceptance of this offer, or of any subsequent counteroffer hereto, that creates an agreement between the Parties as described in paragraph 1.2, shall be deemed made upon delivery to the other Party or either Broker herein of a duly executed writing unconditionally accepting the last outstanding offer or counteroffer.

21. LIQUIDATED DAMAGES. (This Liquidated Damages paragraph is applicable only if initialed by both Parties).

THE PARTIES AGREE THAT IT WOULD BE IMPRACTICABLE OR EXTREMELY DIFFICULT TO FIX, PRIOR TO SIGNING THIS AGREEMENT, THE ACTUAL DAMAGES WHICH WOULD BE SUFFERED BY SELLER IF BUYER FAILS TO PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT. THEREFORE, IF, AFTER THE SATISFACTION OR WAIVER OF ALL CONTINGENCIES PROVIDED FOR THE BUYER'S BENEFIT, BUYER BREACHES THIS AGREEMENT, SELLER SHALL BE ENTITLED TO LIQUIDATED DAMAGES IN THE AMOUNT OF \$25,000.00. UPON PAYMENT OF SAID SUM TO SELLER, BUYER SHALL BE RELEASED FROM ANY FURTHER LIABILITY TO SELLER, AND ANY ESCROW CANCELLATION FEES AND TITLE COMPANY CHARGES SHALL BE PAID BY SELLER.

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Buver's Initials	Seller's Initials

22. ARBITRATION OF DISPUTES. (This Arbitration of Disputes paragraph is applicable only if initialed by both Parties.)

22.1 ANY CONTROVERSY AS TO WHETHER SELLER IS ENTITLED TO THE LIQUIDATED DAMAGES AND/OR BUYER IS ENTITLED TO THE RETURN OF DEPOSIT MONEY, SHALL BE DETERMINED BY BINDING ARBITRATION BY, AND UNDER THE COMMERCIAL RULES OF THE AMERICAN ARBITRATION ASSOCIATION ("COMMERCIAL RULES"). ARBITRATION HEARINGS SHALL BE HELD IN THE COUNTY WHERE THE PROPERTY IS LOCATED. THE NUMBER OF ARBITRATORS SHALL BE AS PROVIDED IN THE COMMERCIAL RULES AND EACH SUCH ARBITRATOR SHALL BE AN IMPARTIAL REAL ESTATE BROKER WITH AT LEAST S YEARS OF FULL TIME EXPERIENCE IN BOTH THE AREA WHERE THE PROPERTY IS LOCATED AND THE TYPE OF REAL ESTATE THAT IS THE SUBJECT OF THIS AGREEMENT. THE ARBITRATOR OR ARBITRATORS SHALL BE APPOINTED UNDER THE COMMERCIAL RULES AND SHALL HEAR AND DETERMINE SAID CONTROVERSY IN ACCORDANCE WITH APPLICABLE LAW, THE INTENTION OF

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THE PARTIES AS EXPRESSED IN THIS AGREEMENT AND ANY AMENDMENTS THERETO, AND UPON THE EVIDENCE PRODUCED AT AN ARBITRATION HEARING. PRE-ARBITRATION DISCOVERY SHALL BE PERMITTED IN ACCORDANCE WITH THE COMMERCIAL RULES OR STATE LAW APPLICABLE TO ARBITRATION PROCEEDINGS. THE AWARD SHALL BE EXECUTED BY AT LEAST 2 OF THE 3 ARBITRATORS, BE RENDERED WITHIN 30 DAYS AFTER THE CONCLUSION OF THE HEARING, AND MAY INCLUDE ATTORNEYS' FEES AND COSTS TO THE PREVAILING PARTY PER PARAGRAPH 16 HEREOF. JUDGMENT MAY BE ENTERED ON THE AWARD IN ANY COURT OF COMPETENT JURISDICTION NOTWITHSTANDING THE FAILURE OF A PARTY DULY NOTIFIED OF THE ARBITRATION HEARING TO APPEAR THEREAT.

22.2 BUYER'S RESORT TO OR PARTICIPATION IN SUCH ARBITRATION PROCEEDINGS SHALL NOT BAR SUIT IN A COURT OF COMPETENT JURISDICTION BY THE BUYER FOR DAMAGES AND/OR SPECIFIC PERFORMANCE UNLESS AND UNTIL THE ARBITRATION RESULTS IN AN AWARD TO THE SELLER OF LIQUIDATED DAMAGES, IN WHICH EVENT SUCH AWARD SHALL ACT AS A BAR AGAINST ANY ACTION BY BUYER FOR DAMAGES AND/OR SPECIFIC PERFORMANCE.

22.3 NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS SUCH RIGHTS ARE SPECIFICALLY INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY.

WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION TO NEUTRAL ARBITRATION.

Kick Weber	
Buyer's Initials	Seller's Initials

23. Miscellaneous.

- 23.1 Binding Effect. This Agreement shall be binding on the Parties without regard to whether or not paragraphs 21 and 22 are initialed by both of the Parties. Paragraphs 21 and 22 are each incorporated into this Agreement only if initialed by both Parties at the time that the Agreement is executed. Signatures to this Agreement accomplished by means of electronic signature or similar technology shall be legal and binding.
- 23.2 Applicable Law. This Agreement shall be governed by, and paragraph 22.3 is amended to refer to, the laws of the state in which the Property is located. Any litigation or arbitration between the Parties hereto concerning this Agreement shall be initiated in the county in which the Property is located.
 - 23.3 Time of Essence. Time is of the essence of this Agreement.
- 23.4 Counterparts. This Agreement may be executed by Buyer and Seller in counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same instrument. Escrow Holder, after verifying that the counterparts are identical except for the signatures, is authorized and instructed to combine the signed signature pages on one of the counterparts, which shall then constitute the Agreement.
- 23.5 Waiver of Jury Trial. THE PARTIES HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING INVOLVING THE PROPERTY OR ARISING OUT OF THIS AGREEMENT.
- 23.6 Conflict. Any conflict between the printed provisions of this Agreement and the typewritten or handwritten provisions shall be controlled by the typewritten or handwritten provisions. Seller and Buyer must initial any and all handwritten provisions.
- 23.7 1031 Exchange. Both Seller and Buyer agree to cooperate with each other in the event that either or both wish to participate in a 1031 exchange. Any party initiating an exchange shall bear all costs of such exchange. The cooperating Party shall not have any liability (special or otherwise) for damages to the exchanging Party in the event that the sale is delayed and/or that the sale otherwise fails to qualify as a 1031 exchange.
 - 23.8 Days. Unless otherwise specifically indicated to the contrary, the word "days" as used in this Agreement shall mean and refer to calendar days.

24. Disclosures Regarding The Nature of a Real Estate Agency Relationship.

- 24.1 The Parties and Brokers agree that their relationship(s) shall be governed by the principles set forth in the applicable sections of the California Civil Code, as summarized in paragraph 24.2.
- 24.2 When entering into a discussion with a real estate agent regarding a real estate transaction, a Buyer or Seller should from the outset understand what type of agency relationship or representation it has with the agent or agents in the transaction. Buyer and Seller acknowledge being advised by the Brokers in this transaction, as follows:
- (a) Seller's Agent. A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or subagent has the following affirmative obligations: (1) To the Seller: A fiduciary duty of utmost care, integrity, honesty, and loyalty in dealings with the Seller. (2) To the Buyer and the Seller: a. Diligent exercise of reasonable skills and care in performance of the agent's duties. b. A duty of honest and fair dealing and good faith. c. A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the Parties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.
- (b) Buyer's Agent. A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations. (1) To the Buyer: A fiduciary duty of utmost care, integrity, honesty, and loyalty in dealings with the Buyer. (2) To the Buyer and the Seller: a. Diligent exercise of reasonable skills and care in performance of the agent's duties. b. A duty of honest and fair dealing and good faith. c. A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the Parties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.
- (c) Agent Representing Both Seller and Buyer. A real estate agent, either acting directly or through one or more associate licenses, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer. (1) In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer: a. A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either Seller or the Buyer. b. Other duties to the Seller and the Buyer as stated above in their respective sections (a) or (b) of this paragraph 24.2. (2) In representing both Seller and Buyer, the agent may not, without the express permission of the respective Party, disclose to the other Party confidential information, including, but not limited to, facts relating to either Buyer's or Seller's financial position, motivations, bargaining position, or other personal information that may impact price, including Seller's willingness to accept a price less than the listing price or Buyer's willingness to pay a price greater than the price offered. (3) The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect their own interests. Buyer and Seller should carefully read all

agreements to assure that they adequately express their understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional. Buyer has the duty to exercise reasonable care to protect Buyer, including as to those facts about the Property which are known to Buyer or within Buyer's diligent attention and observation. Both Seller and Buyer should strongly consider obtaining tax advice from a competent professional because the federal and state tax consequences of a transaction can be complex and subject to change.

- (d) Further Disclosures. Throughout this transaction Buyer and Seller may receive more than one disclosure, depending upon the number of agents assisting in the transaction. Buyer and Seller should each read its contents each time it is presented, considering the relationship between them and the real estate agent in this transaction and that disclosure. Buyer and Seller each acknowledge receipt of a disclosure of the possibility of multiple representation by the Broker representing that principal. This disclosure may be part of a listing agreement, buyer representation agreement or separate document. Buyer understands that Broker representing Buyer may also represent other potential buyers, who may consider, make offers on or ultimately acquire the Property. Seller understands that Broker representing Seller may also represent other sellers with competing properties that may be of interest to this Buyer. Brokers have no responsibility with respect to any default or breach hereof by either Party. The Parties agree that no lawsuit or other legal proceeding involving any breach of duty, error or omission relating to this transaction may be brought against Broker more than one year after the Date of Agreement and that the liability (including court costs and attorneys' fees), of any Broker with respect to any breach of duty, error or omission relating to this Agreement shall not exceed the fee received by such Broker pursuant to this Agreement; provided, however, that the foregoing limitation on each Broker's liability shall not be applicable to any gross negligence or willful misconduct of such Broker.
- 24.3 Confidential Information. Buyer and Seller agree to identify to Brokers as "Confidential" any communication or information given Brokers that is considered by such Party to be confidential.
- 25. Construction of Agreement. In construing this Agreement, all headings and titles are for the convenience of the Parties only and shall not be considered a part of this Agreement. Whenever required by the context, the singular shall include the plural and vice versa. This Agreement shall not be construed as if prepared by one of the Parties, but rather according to its fair meaning as a whole, as if both Parties had prepared it.

26. Additional Provisions.

Additional provisions of this offer, if any, are as follows or are attached hereto by an addendum or addenda consisting of paragraphs 27 through

28 (If there are no additional provisions write "NONE".) Amendment to California Standard Offer and Escrow Instructions for the Purchase of Real Estate.

ATTENTION: NO REPRESENTATION OR RECOMMENDATION IS MADE BY AIR CRE OR BY ANY BROKER AS TO THE LEGAL SUFFICIENCY, LEGAL EFFECT, OR TAX CONSEQUENCES OF THIS AGREEMENT OR THE TRANSACTION TO WHICH IT RELATES. THE PARTIES ARE URGED TO:

- 1. SEEK ADVICE OF COUNSEL AS TO THE LEGAL AND TAX CONSEQUENCES OF THIS AGREEMENT.
- 2. RETAIN APPROPRIATE CONSULTANTS TO REVIEW AND INVESTIGATE THE CONDITION OF THE PROPERTY. SAID INVESTIGATION SHOULD INCLUDE BUT NOT BE LIMITED TO: THE POSSIBLE PRESENCE OF HAZARDOUS SUBSTANCES, THE ZONING OF THE PROPERTY, THE INTEGRITY AND CONDITION OF ANY STRUCTURES AND OPERATING SYSTEMS, AND THE SUITABILITY OF THE PROPERTY FOR BUYER'S INTENDED USE.

WARNING: IF THE PROPERTY IS LOCATED IN A STATE OTHER THAN CALIFORNIA, CERTAIN PROVISIONS OF THIS AGREEMENT MAY NEED TO BE REVISED TO COMPLY WITH THE LAWS OF THE STATE IN WHICH THE PROPERTY IS LOCATED.

NOTE:

- 1. THIS FORM IS NOT FOR USE IN CONNECTION WITH THE SALE OF RESIDENTIAL PROPERTY.
- 2. IF EITHER PARTY IS A CORPORATION, IT IS RECOMMENDED THAT THIS AGREEMENT BE SIGNED BY TWO CORPORATE OFFICERS.

The undersigned Buyer offers and agrees to buy the Property on the terms and conditions stated and acknowledges receipt of a copy hereof.

	Date: 02/28/2020
BROKER	BUYER
Highland Partners Corp	CBC Federal Credit Union
Attn: Scott Siegel Title:	By: Kick Weber
Address: PO Box 8490, Calabasas, CA 91372 Phone: 805-432-5818 Fax: Email: scott@highlandpartnerscorp.com	Title: CFO / Acting President Phone: 805-751-3217 Fax: Email:
Federal ID No.:	By:
Agent DRE License #: 01441231	Name Printed: Title: Phone: Fax:
	Email:
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27. Acceptance.	
	by agrees to sell the Property to Buyer on the terms and conditions therein specified.
	rs, Seller agrees to pay Brokers a real estate Brokerage Fee in a sum equal to
	ows: Seller's Broker 2.5 % and Buyer's Broker 2.5 %. This ch Brokerage Fee to Brokers out of the proceeds accruing to the account of Seller at the
Closing.	the blokelage ree to blokers out or the proceeds actioning to the account of Seriel at the
27.3 Seller acknowledges receipt of a copy hereof and authorizes Brokers	s to deliver a signed copy to Buyer.
NOTE: A PROPERTY INFORMATION SHEET IS REQUIRED TO BE DELIVERED TO	BUYER BY SELLER UNDER THIS AGREEMENT.
	Date:
BROKER	SELLER
CBRE, Inc.	United Water Conservation District
Attn: William Clark	Ву:
Title: First Vice President	Name Printed: Mauricio E. Guardado Jr.
0761 7 1 11 6 1 0 1 0 1 0	Title: General Manager
Address: 2761 Park View Court, Oxnard, CA	Phone: 805-525-4431
93036	Fax:
Phone: 805-288-4677	Email:
Fax: 805-288-4750	
Email: bill.clark@cbre.com Federal ID No.:	Ву:
Broker DRE License #: 00409987	Name Printed:
Agent's DRE License #: 01315127	Title:
Agent's Dire election. OTSTSTST	Phone:
	Fax:
	Email:
	Address: 1701 Lombard Street, Oxnard, CA
	93030

93036 Federal ID No.:

Address: 2151 E. Gonzales Road, Oxnard, CA

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ADDENDUM TO THE STANDARD OFFER, AGREEMENT AND ESCROW INSTRUCTIONS FOR PURCHASE OF REAL ESTATE

Date: February 25, 2020

By and Between

Buyer: CBC Federal Credit Union

Seller: United Water Conservation District

Property Address: 106 N 8th Street, Santa Paula, CA 93060

(street address, city, state, zip)

This Addendum is attached and made part of the above-referenced Agreement (said Agreement and the Addendum are hereinafter collectively referred to as the "Agreement"). In the event of any conflict between the provisions of this Addendum and the printed provisions of the Agreement, this Addendum shall control.

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27. Hazardous Materials:

As in any real estate transaction, it is recommended that you consult with a professional such as a civil engineer, industrial hygienist or other person, with experience in evaluating the condition of the property including the possible presence of asbestos, hazardous materials and underground storage tanks. Owner agrees to disclose to Broker and to prospective purchasers and tenants any and all information which Owner has regarding present and future zoning and environmental matters affecting the Property and regarding the condition of the Property including, but not limited to, structural, mechanical and soils conditions, the presence and location of asbestos, PCB transformers, other toxic, hazardous or contaminated substances, and underground storage tanks, in, on, or about the Property. Broker is authorized to disclose any such information to prospective purchasers or tenants.

28.ADA:

Please be advised that an owner or tenant of real property may be subject to the Americans with Disabilities Act (the ADA), a Federal law codified at 42 USC Section 12101 et seq. Among other requirements of the ADA that could apply to your property, Title III of the ADA requires owners and tenants of "public accommodations" to remove barriers to access by disabled persons and provide auxiliary aids and services for hearing, vision or speech impaired persons by January 26, 1992. The regulations under Title III of the ADA are codified at 28 CFR Part 36. We recommend you review the ADA and regulations as CB Richard Ellis cannot give you legal advice on these issues.

RW

AMENDMENT TO CALIFORNIA STANDARD OFFER, AGREEMENT AND ESCROW INSTRUCTIONS FOR PURCHASE OF REAL ESTATE (Non-Residential) AIR Commercial Real Estate Association

THIS AMENDMENT ("Amendment") is made and entered into as of this February 25, 2020, by and between United Water Conservation District ("Seller") and CBC Federal Credit Union ("Buyer"), with respect to the following:

RECITALS

- A. Seller and Buyer are parties to that certain STANDARD OFFER, AGREEMENT AND ESCROW INSTRUCTIONS FOR PURCHASE OF REAL ESTATE (Non-Residential) AIR Commercial Real Estate Association dated February 25, 2020, which includes all schedules, addenda, and other documents attached thereto and any subsequent amendments and counteroffers thereto (collectively "Purchase Agreement").
- B. Capitalized terms used but not otherwise defined herein shall have the meaning given to such terms in the Purchase Agreement.
- C. Seller and Buyer desire to enter into this Amendment to clarify certain terms of the Purchase Agreement as further set forth herein.

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby acknowledged, Seller and Buyer hereby agree to amend, modify, and supplement the Purchase Agreement as follows:

- 1. Property. In addition to the items set forth in paragraph 2.3 of the Purchase Agreement, the Property also includes, at no additional cost to Buyer, the following:
- (a) All rights, privileges, parking spaces, and easements currently owned by Seller which are appurtenant to the Property; and
- (b) All of the interest of Seller in any intangible personal property, to the extent related to or used in connection with the ownership, use and operation of the Property, including all approvals, dedications, subdivision maps and entitlements issued, approved or granted by any governmental agency in connection with the Property, and any and all development rights related to or used in connection with the Property.
- 2. Approval of Property by Buyer. Notwithstanding anything in the Purchase Agreement to the contrary, for a period of thirty (30) days following the Date of Agreement ("Due Diligence Period"), Buyer shall have the right to review and approve, in its sole, absolute and subjective discretion, all aspects of the Property, including but not limited to, materials delivered by Seller, the physical and environmental condition of the Property, the financial condition of the Property including, without limitation, the feasibility, convertibility, desirability and suitability of the Property for Buyer's intended use and purposes, the legal condition of the Property, including, without limitation, the Property's compliance or non-compliance with all statutes, ordinances, codes, regulations, decrees, orders and laws applicable to the Property, the existence or non-existence of any governmental or quasi-governmental entitlements, if any, affecting the Property or any portion of the Property, any dimensions or specifications of the Property or any part thereof, the zoning, building and land use restrictions applicable to the Property or any portion thereof, and all other matters which Buyer deems relevant to its purchase of the Property. At any time during the Due Diligence Period, Buyer may disapprove of the Property by

delivering written notice thereof to Seller ("Disapproval Notice"), in which event the Purchase Agreement shall terminate, all rights and obligations of each party shall be at an end (except those matters which are specifically stated in the Purchase Agreement to survive the termination), the Deposit shall be promptly returned to Buyer and each party shall bear its own costs incurred hereunder.

3. As-Is Condition; Assumption of Risk. Notwithstanding anything to the contrary contained in the Purchase Agreement, Buyer acknowledges that Seller obtained title of the Property from a prior owner in a foreclosure action. Buyer acknowledges that Seller did not build or develop the real property or any other improvements located at or on the Property. Except as expressly set forth in paragraph 12 of the Purchase Agreement, Seller makes no representation or warranty whatsoever regarding the quality, suitability or condition of the Property.

EXCEPT AS EXPRESSLY SET FORTH IN PARAGRAPH 12 OF THE PURCHASE AGREEMENT, BUYER IS (I) PURCHASING THE PROPERTY AND IS ACCEPTING THE PROPERTY IN AN "AS IS/WHERE IS," "WITH ALL FAULTS" CONDITION WITHOUT REPRESENTATION OF ANY SORT OR NATURE BY SELLER OR ITS REPRESENTATIVES WITH RESPECT TO THE QUALITY OF CONSTRUCTION OR THE CONDITION OF THE PROPERTY; (II) RELYING SOLELY UPON ITS OWN INSPECTION, INVESTIGATION AND ANALYSES OF THE FOREGOING MATTERS AND IS NOT RELYING IN ANY WAY UPON ANY WARRANTIES, EXPRESS OR IMPLIED, OF ANY NATURE WHATSOEVER REGARDING ANY SUCH MATTERS; AND (III) AS BETWEEN SELLER AND BUYER, ASSUMING THE FULL RISK OF ANY LOSS OR DAMAGE OCCASIONED BY ANY FACT, CIRCUMSTANCE, CONDITION OR DEFECT PERTAINING TO THE PHYSICAL CONDITION OF THE PROPERTY.

- 4. WAIVER OF WARRANTIES. EXCEPT AS EXPRESSLY SET FORTH IN PARAGRAPH 12 OF THE PURCHASE AGREEMENT, BUYER ACKNOWLEDGES AND AGREES THAT SELLER MAKES, AND SHALL MAKE, NO WARRANTY CONCERNING THE CONDITION OF THE PROPERTY AND THE IMPROVEMENTS THEREON, WHETHER EXPRESS OR IMPLIED. FURTHER, BUYER WAIVES ANY WARRANTY, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, ANY WARRANTY REGARDING THE MERCHANTABILITY, VALUE, QUALITY AND/OR CONDITION OF THE PROPERTY OR ANY COMPONENTS THEREOF OR FIXTURES INSTALLED THEREIN.
- 5. Release. Except as otherwise provided in the Purchase Agreement, Buyer and Seller hereby release each other from and against any and all known or unknown claims, demands, causes of action, losses, damages, liabilities, obligations, cost and expenses at any time by reason of or arising out of any latent or patent construction defects or violations of any applicable statutes, regulations, ordinances, programs or laws and any and all other acts, omissions, events, circumstances or matters regarding the construction of the Property. In connection with the release set forth in this paragraph, but without expanding such release, Buyer expressly waives all rights under California Civil Code Section 1542, which provides that:

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

6. <u>BUYER'S REMEDIES</u>. If Escrow fails to close due to Seller's default under the Purchase Agreement, the parties agree that Buyer's sole and exclusive remedies shall be:

Sell er's Initials
Buyer's Initials.

- (a) To terminate the Purchase Agreement, in which case (except for obligations set forth which expressly survive termination), the respective rights, duties and obligations of Buyer and Seller under the Purchase Agreement shall forthwith terminate without further liability and Buyer shall be entitled to a return of the Deposit, including all interest accrued thereon, plus reimbursement for Buyer's demonstrated, verifiable, costs and expenses incurred by Buyer and paid to unrelated third parties in connection with the negotiation of the Purchase Agreement, its due diligence inspection of the Property. Buyer shall have no right to recover any lost profits, incidental or consequential or punitive damages unless the remedy of specific performance is unavailable due to seller transfer of the Property; or
- (b) To seek an action for specific performance of Seller's obligations under the Purchase Agreement and to recover all attorney fees and court costs incurred in obtaining such specific performance.

7. Miscellaneous.

- (a) Effect of Amendment. Except to the extent the Purchase Agreement is modified by this Amendment, the remaining terms and conditions of the Purchase Agreement shall remain unmodified and in full force and effect. In the event of conflict or discrepancy of any kind or nature or the intent of the parties, between the terms and conditions of the Purchase Agreement and the terms and conditions of this Amendment, the terms and conditions of this Amendment shall prevail and control.
- (b) Entire Agreement. The Purchase Agreement, together with this Amendment, embodies the entire understanding between Seller and Buyer with respect to its subject matter and can be changed only by an instrument in writing signed by Seller and Buyer.
- (c) Counterparts. This Amendment may be executed in one or more counterparts, including the transmission of counterparts by facsimile or electronic mail, each of which shall be deemed an original but all of which, taken together, shall constitute one in the same Amendment.

IN WITNESS WHEREOF, the parties hereto have executed this Amendment as of the day and year first-above written.

"SELLER"

United Water Conservation District

By:

Name: Mauricio E. Guardado, Jr.

Title: General Manager

"BUYER"

CBC Federal Credit Union

By: Rick Weber

Title: CFO / Acting President

Acknowledged and Agreed (Title and Escrow Officer):

Seller's Initials:

Ву:	
Name:	



SELLER'S MANDATORY DISCLOSURE STATEMENT

(Required by law on transactions involving non-residential properties in California) DO NOT USE THIS FORM WITH REGARD TO THE SALE OF RESIDENTIAL PROPERTIES

		, regarding that certain real property commonly known
(street address, city, state, zip): 106 N 8th Street, Sa		
<u>Conservation</u> <u>District</u> is the Seller and <u>CBC</u> Fedesigned nor intended to be used in place of the standard Property Information involving a sale.		
In order to comply with State law concerning disclosures to a potential	ourchaser Seller elects to:	
A. Utilize a report prepared by a professional consultant which or JCP Property Disclosure Reports, (800) 748-5233. A copy of their replace provided.)		, i.e., First American Natural Hazard Disclosures, (800) 527-002 lete paragraph 8, 9, 10, 12 and 13 and sign this statement in th
B. Utilize a report prepared by, with phone num 12, and 13, sign this Statement in the place provided, and attach a cop		their report is attached hereto. (Complete paragraphs 8, 9 10, y Owner's Guide to Earthquake Safety.)
C. Complete this Disclosure Statement without the assistance of place provided. Remember to attach a copy of The Commercial Property		complete paragraphs 1 through 13 and sign this Statement in that ake Safety.)
1. EARTHQUAKE FAULT ZONES. If the Property is located within a de of an earthquake fault that is deemed by the State Geologist to constitute Resources Code §2621 et seq. mandates that prospective purchasers be a geologic report from a state registered geologist. In accordance with	ite a potential hazard to struct e advised that the Property is l	ures from surface faulting or fault creep), California Public ocated within such a Zone, and that its development may requir
Earthquake Fault Zone.		
 SEISMIC HAZARD ZONES. If the Property is located within a Seism Geology, California Public Resources Code §2690 et seq. mandates that 		
accordance with such law, Buyer is hereby informed that the Property	is or is not within a Se	eismic Hazard Zone.
3. EARTHQUAKE SAFETY. If (1) the improvements on the Property w (e.g., tilt-up) concrete or reinforced masonry walls together with wood The Commercial Property Owner's Guide to Earthquake Safety (the "Bothe Property:	frame floors or roofs or (ii) un oklet") published by the Califo	reinforced masonry walls, Buyer must be provided with a copy ornia Seismic Safety Commission. Buyer is hereby informed that
(a) meets the foregoing requirements, and a copy of the Boo attached hereto. Within five business days of Buyer's receipt of said Diwith a copy to Seller and Seller's Broker. Escrow Holder is hereby instruced the seller and Buyer.	sclosure Report, Buyer shall de	eliver a duly countersigned copy of the same to Escrow Holder,
(b) does not meet the foregoing requirements requiring the	delivery of the Booklet.	
4. FIRE PROTECTION. If the Property is located within a designated Servestry, California Public Resources Code §4136 mandates that prosper contain substantial forest fire risks and hazards, that the State may not requirements of Public Resources Code §4291 which requires the period	ctive purchasers be advised the be responsible to provide fire dic removal of brush, the main	nat the Property is located within a wildland area which may protection services, and that the Property may be subject to the ntenance of firebreaks, and other similar activities. In accordance
with such law, Buyer is hereby informed that the Property is or	is not within a designated St	ate Responsibility Area.
 FIRE HAZARD. If the Property is located within an area designated §51183.5 mandates that prospective purchasers be advised that the Property. 		
maintenance, design and/or construction requirements and/or restriction not within a designated Very High Fire Hazard Severity Zone.	ons. In accordance with such	law, Buyer is hereby informed that the Property Lis or Li
 AREA OF POTENTIAL FLOODING. If the Property is located within map designated pursuant to Government Code §8S89.5, §8S89.4 mans 		
In accordance with such law, Buyer is hereby informed that the Property	ty is or is not within a	a designated area of potential flooding.
7. FLOOD HAZARD AREAS. If the Property is located within a design.	ated Federal Flood Hazard Are	a as delineated on a map prepared by the Federal Emergency
	~	
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	J.S.C. §4104a, mandates that prospective purchasers be advised that the Property is located within an area having special ay be required as a condition to obtaining financing. In accordance with such law, Buyer is hereby informed that the Property ederal Flood Hazard Area.
conditioned upon obtaining and maintain they will be required to maintain such ins	e Seller or Seller's predecessor-in-interest has previously received Federal flood disaster assistance and said assistance was ing flood insurance on the Property, Federal law, ie. 42 U.S.C. §51S4a, mandates that prospective purchasers be advised that urance on the Property and that if said insurance is not maintained and the Property is thereafter damaged by a flood o reimburse the Federal Government for the disaster relief provided. Buyer is hereby informed that to the best of the Seller'
knowledge Federal flood disaster assistar received, the law specifies that the requir	has or has not been previously received with regard to the Property. Note: if such disaster assistance has been notice be "contained in documents evidencing the transfer of ownership".
Buyer that all such water heaters have be	perty contains one or more water heaters, Seller is required by California Health and Safety Code §19211 to certify to the en braced, strapped and/or anchored in accordance with law. Buyer is hereby advised that the required bracing, strapping
	have not been installed, or Seller does not know whether they have been installed.
exposure limits or poses a health threat t	transferor of property knows of the presence of mold that affects the property and the mold either exceeds permissible hen Health and Safety Code §26140, et seq. mandates that prospective purchasers be advised in writing of such mold. In
accordance with such law, Buyer is hereb	y informed that the undersigned U does or U does not know of the presence of such mold effecting the Property.
	the Purchase Agreement does not at present provide that title insurance will be obtained, Buyer is strongly urged to in accordance with California Civil Code §1057.6, is advised as follows:
SINCE THERE MAY BE PRIOR RECORDED L	IGE OF REAL PROPERTY, IT MAY BE ADVISABLE TO OBTAIN TITLE INSURANCE IN CONNECTION WITH THE CLOSE OF ESCROW IENS AND ENCUMBRANCES WHICH AFFECT YOUR INTEREST IN THE PROPERTY BEING ACQUIRED. A NEW POLICY OF TITLE DER TO ENSURE YOUR INTEREST IN THE PROPERTY THAT YOU ARE ACQUIRING.
	required by California Health and Safety Code §253S9.7 to notify potential buyers of the presence of any hazardous nable cause to believe, is located on or beneath the Property. In accordance with such law, Buyer is hereby notified that:
	ble cause to believe that any hazardous substance is on or beneath the Property, or Selier knows or has reasonable dous substances are on or beneath the Property:
13. OTHER	
PLEASE NOTE:	
areas covered by the various natural haza Property. Also, the city and/or county in to check with the appropriate local agence	
Buyer and/or the Property. In the event 1. Review the applicable laws in 2. Seek advice of counsel as to t	bove disclosure paragraphs are not intended to be full and complete dissertations of all of the possible ramifications to the that this document indicates that the Property is affected by one or more of the disclosures, Buyer is advised to: their entirety. he legal consequences of the items disclosed. ts to review and investigate the impact of said disclosures.
	ndation is made BY AIR CRE or by any broker as to the legal sufficiency, legal effect, or consequences of this document or tes. Signatures to this Statement accomplished by means of electronic signature or similar technology shall be legal and
	Date:
	SELLER
	United Water Conservation District
	By:
	Name Printed: Mauricio E. Guardado Jr.
	Title: General Manager
Receipt of the above Seller's Mandatory	Disclosure Statement is hereby acknowledged:
	Date: 2/28/2020
	BUYER
	CBC Federal Credit Union
	By: Rick Weller
	Name Printed: Rick Weber
	KW

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Title: CFO / Acting President

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RW



PROPERTY INFORMATION SHEET

(For the sale or leasing of non-residential properties)

PREFACE:

Purpose: This Statement is NOT a warranty as to the actual condition of the Property/Premises. The purpose is, instead, to provide the brokers and the potential buyer/lessee with important information about the Property/Premises which is currently in the actual knowledge of the Owner and which the Owner is required by law to disclose.

Actual Knowledge: For purposes of this Statement the phrase 'actual knowledge' means; the awareness of a fact or the awareness of sufficient information and

circumstances so as to cause one to believe that a certain situation or condition probably exists.
TO WHOM IT MAY CONCERN:
United Water Conservation District ("Owner"), owns the Property/Premises commonly known as (street address, city, state, zip) 106 N 8th Street, Santa Paula, CA 93060 located in the County of Ventura, and generally described as (describe briefly the nature of the Premises or Property) an approximately 9,000 square foot, two story office building situated on an approximately 30,000 square foot parcel (hereinafter "Property"), and certifies that:
1. Material Physical Defects. Owner has no actual knowledge of any material physical defects in the Property or any improvements and structures thereon, including, but not limited to the roof, except (if there are no exceptions write "NONE"):
 Equipment. A. Owner has no actual knowledge that the heating, ventilating, air conditioning, plumbing, loading doors, electrical and lighting systems, life safety systems, security systems and mechanical equipment existing on the Property as of the date hereof, if any, are not in good operating order and condition, except (if there are no exceptions write "NONE"): B. Owner has no actual knowledge of any leases, financing agreements, liens or other agreements affecting any equipment which is being included with the Property, except (if there are no exceptions write "NONE"):
3. Soil Conditions. Owner has no actual knowledge that the Property has any slipping, sliding, settling, flooding, ponding or any other grading, drainage or soil problems, except (if there are no exceptions write "NONE"):
4. Utilities. Owner represents and warrants that the Property is served by the following utilities (check the appropriate boxes) public sewer system and the cost of installation thereof has been fully paid, private septic system, electricity, natural gas, domestic water, telephone, and other:
5. Insurance. Owner has no actual knowledge of any insurance claims filed regarding the Property during the preceding 3 years, except (if there are no exceptions write "NONE"):
6. Compliance With Laws. Owner has no actual knowledge of any aspect or condition of the Property which violates applicable laws, rules, regulations, codes, or covenants, conditions or restrictions, or of improvements or alterations made to the Property without a permit where one was required, or of any unfulfilled order or directive of any applicable government agency or of any casualty insurance company that any work of investigation, remediation, repair, maintenance or improvement is to be performed on the Property, except (if there are no exceptions write "NONE"):
7. Hazardous Substances and Mold. A. Owner has no actual knowledge of the Property ever having been used as a waste dump, of the past or present existence of any above or below ground storage tanks on the Property, or of the current existence on the Property of asbestos, transformers containing PCB's or any hazardous, toxic or infectious substance whose nature and/or quantity of existence, use, manufacture or effect, render it subject to Federal, state or local regulation, investigation, remediation or removal as potentially injurious to public health or welfare, except (if there are no exceptions write "NONE"): B. Owner represents and warrants that it is not currently, and never has been engaged in the business of hauling waste, and never stored hazardous substances on the Property, except (if there are no exceptions write "NONE"): C. Owner has no actual knowledge of the existence on the Property of hazardous levels of any mold or fungi defined as toxic under applicable state or Federal law, except (if there are no exceptions write "NONE"):
8. Fire Damage. Owner has no actual knowledge of any structure on the Property having suffered material fire damage, except (if there are no exceptions write "NONE"):
9. Actions, Suits or Proceedings. Owner has no actual knowledge that any actions, suits or proceedings are pending or threatened before any court, arbitration tribunal, governmental department, commission, board, bureau, agency or instrumentality that would affect the Property or the right or ability of an owner or tenant to convey, occupy or utilize the Property, except (if there are no exceptions write "NONE"): Owner has not served any Notices of Default on any of the tenants of the Property which have not been resolved except (if there are no exceptions write "NONE"):
10. Governmental Proceedings. Owner has no actual knowledge of any existing or contemplated condemnation, environmental, zoning, redevelopment agency plan or other land use regulation proceedings which could detrimentally affect the value, use and operation of the Property, except (if there are no exceptions write

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"NONE"):	
	nbrances, covenants, conditions, restrictions, easements, licenses, liens, charges or e official records of the county recorder where the Property is located, except (if there
12. Leases. Owner has no actual knowledge of any leases, subleases or other "NONE"):	r tenancy agreements affecting the Property, except (if there are no exceptions write
 Options. Owner has no actual knowledge of any options to purchase, right except (if there are no exceptions write "NONE"): 	hts of first refusal, rights of first offer or other similar agreements affecting the Property,
	ne Property is contingent is not contingent upon obtaining the consent of one ing on the Property. (This paragraph only needs to be completed if this Property
Information Sheet is being completed in connection with the proposed sale of to foreclosure.	the Property) One or more of any loans secured by the Property is is not in
15. Energy Efficiency. The Property has has not been granted an en	nergy efficiency rating or certification such as one from the U.S. Green Building Council's
Leadership in Energy and Environmental Design (LEED) or Seller/Lessor do rating or certification has been obtained please describe the rating or certificat	ses not know if the Property has been granted such a rating or certificate. If such a clion and provide the name of the organization that granted it:
16. Other. (It will be presumed that there are no additional items which warr	rant disclosure unless they are set forth herein):
and modified this printed statement as necessary to accurately and complete modifications are not made, this statement may be relied upon as printed. The independent investigation of the Property. Owner agrees to promptly notify,	s and others. Therefore, Owner and/or the Owner's Property Manager has reviewed ely state all the known material facts concerning the Property. To the extent such his statement, however, shall not relieve a buyer or lessee of responsibility for in writing, all appropriate parties of any material changes which may occur in the to the Property is transferred, or the lease is executed. Signatures to this Statement legal and binding.
Date:	OWNER
(fill in date of execution)	United Water Conservation District
	By:
	Name Printed: Mauricio E. Guardado Jr.
	Title: General Manager
Buyer/lessee hereby acknowledges receipt of a copy of this Property Information	on Sheet on (Fill in date received)
	BUYER/LESSEE CBC Federal Credit Union
	CBC rederal Credit Official
	By: Rick Weller
	By: Rick Meber
	By: Rick Meler

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Please note that the terms "Seller" and "Buyer" are defined by the CA Civil Code to include a lessor and lessee, respectively.

This form must be delivered before or concurrently with the signing of the purchase and sale contract (or lease). In lieu of this form, such confirmation may also be set forth in the purchase and sale contract (or lease).

REPRESENTATION CONFIRMATION

Date:	February 19, 2020	
Seller/Lessor: United Water Conservation District		
Buyer/Lessee:	rer/Lessee: CBC Federal Credit Union	
Property Name:		
Street Address, City, State:	106 N 8th Street, Santa Paula, CA	
Further described as:		
SELLER'S AGENT		
CBRE, Inc. / 00409987	(Seller's brokerage firm and	license number) is the broker of (check one):
the seller.		
both the buyer and seller	(dual agent).	
William Clark / 01315127	(individual agent and license	number) is (check one):
the Seller's Agent (sales	person or broker associate).	
both the Buyer's and Sel	ller's Agent (dual agent).	
BUYER'S AGENT		
DO ALIA O MOLITA		
Highland Partners Corp / 01904	030 (Buyer's brokerage firm and	license number) is the broker of (check one):
✓ the buyer.		,
both the buyer and seller	(dual agent).	
	,	
Scott Siegel / 01441231	(individual agent and license	number) is (check one):
the Buyer's Agent (sales	sperson or broker associate).	
both the Buyer's and Se	ller's Agent (dual agent).	
CBRE, INC.		such weller
Agent		Buyer/Seller
		Rich Waher, CEO 02/28/2020
Salesperson or Broker Assoc	ciate, if any (Signature) (Date)	Buyer/Seller (Signature) (Date)
		Pict Whom CEA
		Rich Werber, CEO
Salesperson or Broker Association	ciate, if any (Printed Name)	Buyer/Seller (Printed Name)