ALLEN MATKINS LECK GAMBLE 1 MALLORY & NATSIS LLP DAVID R. ZARO (BAR NO. 124334) 865 South Figueroa Street, Suite 2800 Los Angeles, California 90017-2543 Phone: (213) 622-5555 Fax: (213) 620-8816 3 4 E-Mail: dzaro@allenmatkins.com 5 ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 6 EDWARD G. FATES (BAR NO. 227809) One America Plaza 7 600 West Broadway, 27th Floor San Diego, California 92101-0903 8 Phone: (619) 233-1155 Fax: (619) 233-1158 9 E-Mail: tfates@allenmatkins.com 10 Attorneys for Receiver THOMÁS C. HEBRANK 11 UNITED STATES DISTRICT COURT 12 SOUTHERN DISTRICT OF CALIFORNIA 13 14 SECURITIES AND EXCHANGE Case No. 3:12-cv-02164-GPC-JMA 15 COMMISSION. RECEIVER'S NOTICE OF MOTION AND MOTION FOR 16 Plaintiff, (A) APPROVAL OF SALE OF 17 VÍSTA TECATE PROPERTY, AND v. (B) AUTHORITY TO PAY 18 LOUIS V. SCHOOLER and FIRST **BROKER'S COMMISSION** FINANCIAL PLANNING 19 CORPORATION d/b/a WESTERN August 16, 2019 Date: FINANCIAL PLANNING 1:30 p.m. 20 Time: CORPORATION, Ctrm.: 2D Hon. Gonzalo P. Curiel Judge: 21 Defendants. 22 23 24 25 26 27 28

LAW OFFICES

Allen Matkins Leck Gamble
Mallory & Natsis LLP

### 1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 2 **NOTICE IS HEREBY GIVEN** that on August 16, 2019, at 1:30 p.m. in Courtroom 2D of the United States District Court, Southern District of California, located at 221 West Broadway, San Diego, California 92101, Thomas C. Hebrank 4 ("Receiver"), the Court-appointed receiver for First Financial Planning Corporation 5 d/b/a Western Financial Planning Corporation ("Western"), its subsidiaries and the 6 7 General Partnerships listed in Schedule 1 to the Preliminary Injunction Order 8 entered on March 13, 2013 (collectively, "Receivership Entities"), will, and hereby does, move this Court for (A) Approval of Sale of Vista Tecate Property, and 9 10 (B) Authority to Pay Broker's Commission ("Motion"). 11 This Motion is based upon this notice, the accompanying Memorandum of Points and Authorities and Declaration of Thomas C. Hebrank, all pleadings and 12 13 papers on file in this action, and upon such other matters as may be presented to the Court at the time of hearing. 14 15 **Procedural Requirements:** If you oppose the Motion, you are required to file your written opposition with the Office of the Clerk, United States District 16 17 Court, Southern District of California, 333 West Broadway, Suite 420, San Diego, California 92101, and serve the same on the undersigned no later than 14 calendar 18 19 days prior to the hearing date. An opposing party's failure to file an opposition to 20 any motion may be construed as consent to the granting of the motion pursuant to 21 Civil Local Rule 7.1(f)(3)(c). 22 Dated: May 23, 2019 ALLEN MATKINS LECK GAMBLE 23 MALLORY & NATSIS LLP 24 By: /s/ Edward Fates 25 EDWARD G. FATES Attorneys for Receiver 26 THOMAS C. HEBRANK 27

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Thomas C. Hebrank ("Receiver"), Court-appointed receiver for First Financial Planning Corporation d/b/a Western Financial Planning Corporation ("Western"), its subsidiaries and the General Partnerships listed in Schedule 1 to the Preliminary Injunction Order entered on March 13, 2013 (collectively, "Receivership Entities"), submits this Memorandum of Points and Authorities in Support of his concurrently-filed Motion for (A) Approval of Sale of Vista Tecate Property and (B) Authority to Pay Broker's ("Motion").

#### I. BACKGROUND FACTS

The properties in the receivership include undeveloped land known as the Vista Tecate property, which is located in San Diego County, California ("Property"). The Property is one of the properties that collectively are known as the "Tecate" properties, all of which are located in the San Diego area. Prior to being transferred to the Qualified Settlement Fund Trust (or QSF Trust) recently set up to hold title to the properties, the property was held outright by one General Partnership – Vista Tecate Partners. Declaration of Thomas C. Hebrank ("Hebrank Decl.") filed herewith, ¶ 2.

On March 7, 2016, the Receiver recommended that the Tecate properties be listed for sale with Real Blue Properties, <sup>1</sup> a licensed broker located in the San Diego area ("Broker"), with the Vista Property property listed for \$100,000. Dkt. No. 1203. On May 25, 2016, the Court approved the Receiver's recommendation. Dkt. No. 1305. Broker promptly listed and advertised the Tecate properties for sale and marketed them to interested parties via the Multiple Listing Service (MLS), by placing "For Sale" signs on the properties, and by attending Broker Caravan marketing sessions and publicizing the Tecate property listings. Broker has responded to over 70 phone calls and emails about the properties from interested

parties and toured the properties with interested parties on over 47 separate occasions. Hebrank Decl.,  $\P$  3.

Since the Receiver was appointed, several valuations of the Property have been done. In 2013, with the Court's authorization, the Receiver obtained an appraisal of the Property estimating the value to be \$96,000. Dkt. No. 1405, Ex. A. Two years later, in 2015, with the Court's authorization, the Receiver obtained a broker opinion of value for the Property estimating the value to be \$43,000. *Id.* In early 2016, Xpera Group valued the Property between \$346,000 - \$519,000; however, the valuation was based on the Property being held for an indefinite period until San Diego County finalizes the development plan in the area. Dkt. No. 1234-2, p. 128 of 172.

The County has been working on this development plan for over 30 years and there is no current timeframe for when the development plan will be finalized. Additionally, Xpera noted the very limited sales transactions in the area, explaining that in 2014 and 2015, only two properties sold each year and that "the sale of properties in Tecate has virtually ground to a halt." *Id.* Additionally, in their schedule detailing transactions that took place between 2012 and 2015, almost all transactions in the area were for between \$25,000 and \$42,000. The only exception was a property that sold for \$250,000, which they noted was different from the Tecate Properties in that it was a "prime property directly on the border." *Id.* at p. 124 of 172. The Court expressly rejected the indefinite timing proposed by Xpera. Dkt. No. 1304, p. 17-18.

Unfortunately, no offers for the Property were received for many months after it was listed. The Receiver, in consultation with Broker, determined that gradually reducing the list price was the best course of action to generate more interest in the Property. Accordingly, the list price was gradually reduced until it reached \$60,000, at which point an offer for \$60,000 was received from Irma Angelica Rodriguez ("Buyer"). The Receiver gave notice of the offer to investors and entered into

1	negotiations with Buyer. The Receiver and Buyer then executed a Vacant Land
2	Purchase Agreement and Joint Escrow Instructions ("Agreement"), subject to overbid
3	and Court approval. Buyer conducted her due diligence and removed all
4	contingencies (other than Court approval) on May 6, 2019. Hebrank Decl., ¶ 4.
5	Therefore, in accordance with the Court-approved Modified Orderly Sale
6	Procedures, the Receiver hereby requests approval of the sale to Buyer, pursuant to
7	the Agreement, which is attached to the Hebrank Declaration as Exhibit A. The
8	Receiver will follow the publication of notice, qualification of bidders, and public
9	auction steps outlined below in advance of the hearing date. In the event one or more
0	prospective purchasers qualify themselves to bid, the auction will be conducted by
1	the Receiver and he will then file a notice advising the Court of the result of the
2	auction (i.e., the highest bid) and seek entry of an order confirming the sale. In the
3	event no prospective purchasers qualify themselves to bid, the Receiver will notify
4	the Court and seek entry of an order approving the sale to Buyer. Hebrank Decl., ¶ 5.
5	II. PROPOSED SALE
6	The key terms of the proposed Agreement, including Addendum thereto
7	("Agreement"), a copy of which is attached to the Hebrank Declaration as Exhibit A,
8	are summarized as follows:
9	Overbid and Court Approval. The sale is subject to qualified overbids
20	pursuant to the public sale process laid out below and approval by the Court.
21	<b>Purchase Price.</b> The purchase price is \$60,000, which is to be paid in all
22	cash.
23	<b>Deposit.</b> Buyer has deposited \$1,800 into escrow.
24	Closing Date. Closing shall occur within 5 days of entry of the Court order
25	approving the sale.
26	As Is. The sale is on an "as is, where is" basis.
27	Broker's Commission. Pursuant to the Court-approved listing agreement,
28	Broker is to be paid a commission of 9% of the gross sales price, one third of which

will be paid to Buyer's broker. In the proposed sale, the commission would be \$5,400.

#### III. INVESTOR FEEDBACK

As noted above, pursuant to the Modified Orderly Sale Procedures (Dkt. No. 1309), the Receiver provided notice of the offer from Buyer to investors via email shortly after it was received. No substantive responses were received. Hebrank Decl., ¶ 6.

#### IV. LEGAL STANDARD

"The power of a district court to impose a receivership or grant other forms of ancillary relief does not in the first instance depend on a statutory grant of power from the securities laws. Rather, the authority derives from the inherent power of a court of equity to fashion effective relief." *SEC v. Wencke*, 622 F.2d 1363, 1369 (9th Cir. 1980). The "primary purpose of equity receiverships is to promote orderly and efficient administration of the estate by the district court for the benefit of creditors." *SEC v. Hardy*, 803 F.2d 1034, 1038 (9th Cir 1986). As the appointment of a receiver is authorized by the broad equitable powers of the court, any distribution of assets must also be done equitably and fairly. *See SEC v. Elliot*, 953 F.2d 1560, 1569 (11th Cir. 1992).

District courts have the broad power of a court of equity to determine the appropriate action in the administration and supervision of an equity receivership. *See SEC v. Capital Consultants, LLC*, 397 F.3d 733, 738 (9th Cir. 2005). The Ninth Circuit explained:

A district court's power to supervise an equity receivership and to determine the appropriate action to be taken in the administration of the receivership is extremely broad. The district court has broad powers and wide discretion to determine the appropriate relief in an equity receivership. The basis for this broad deference to the district court's supervisory role in equity receiverships arises out of the fact that most receiverships involve multiple parties and complex transactions. A district court's decision concerning the supervision of an equitable receivership is reviewed for abuse of discretion.

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1 Id. (citations omitted); see also CFTC. v. Topworth Int'l, Ltd., 205 F.3d 1107, 1115

2 (9th Cir. 1999) ("This court affords 'broad deference' to the court's supervisory role,

and 'we generally uphold reasonable procedures instituted by the district court that

serve th[e] purpose' of orderly and efficient administration of the receivership for the

benefit of creditors."). Accordingly, the Court has broad discretion in the

administration of the receivership estate and the disposition of receivership assets.

## A. The Court's Authority to Approve Sale

It is widely accepted that a court of equity having custody and control of property has power to order a sale of the same in its discretion. *See, e.g., SEC v. Elliott*, 953 F.2d 1560, 1566 (11th Cir. 1992) (the District Court has broad powers and wide discretion to determine relief in an equity receivership). "The power of sale necessarily follows the power to take possession and control of and to preserve property." *See SEC v. American Capital Invest., Inc.*, 98 F.3d 1133, 1144 (9th Cir. 1996), *cert. denied* 520 U.S. 1185 (decision abrogated on other grounds) (*citing* 2 Ralph Ewing Clark, Treatise on Law & Practice of Receivers § 482 (3d ed. 1992) (citing *First Nat'l Bank v. Shedd*, 121 U.S. 74, 87 (1887)). "When a court of equity orders property in its custody to be sold, the court itself as vendor confirms the title in the purchaser." 2 Ralph Ewing Clark, Treatise on Law & Practice of Receivers § 487 (3d ed. 1992).

"A court of equity, under proper circumstances, has the power to order a receiver to sell property free and clear of all encumbrances." *Miners' Bank of Wilkes-Barre v. Acker*, 66 F.2d 850, 853 (2d Cir. 1933). *See also*, 2 Ralph Ewing Clark, Treatise on Law & Practice of Receivers § 500 (3d ed. 1992). To that end, a federal court is not limited or deprived of any of its equity powers by state statute. *Beet Growers Sugar Co. v. Columbia Trust Co.*, 3 F.2d 755, 757 (9th Cir. 1925) (state statute allowing time to redeem property after a foreclosure sale not applicable in a receivership sale).

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Generally, when a court-appointed receiver is involved, the receiver, as agent for the court, should conduct the sale of the receivership property. *Blakely Airport Joint Venture II v. Federal Sav. and Loan Ins. Corp.*, 678 F. Supp. 154, 156 (N.D. Tex. 1988). The receiver's sale conveys "good" equitable title enforced by an injunction against the owner and against parties to the suit. *See* 2 Ralph Ewing Clark, Treatise on Law & Practice of Receivers §§ 342, 344, 482(a), 487, 489, 491 (3d ed. 1992). "In authorizing the sale of property by receivers, courts of equity are vested with broad discretion as to price and terms." *Gockstetter v. Williams*, 9 F.2d 354, 357 (9th Cir. 1925).

### B. 28 U.S.C. § 2001

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Specific requirements are imposed by 28 U.S.C. § 2001 for public sales of real property under subsection (a) and specific requirements for private sales of real property under subsection (b). Although both involve unnecessary cost and delay, the cost and delay of a public sale are significantly less than those for a private sale. *SEC v. Goldfarb*, 2013 U.S. Dist. LEXIS 118942, at \*5 (N.D. Cal. 2013) ("Section 2001 sets out two possible courses of action: (1) property may be sold in public sale; or (2) property may be sold in a private sale, provided that three separate appraisals have been conducted, the terms are published in a circulated newspaper ten days prior to sale, and the sale price is no less than two-thirds of the valued price."). Therefore, by proceeding under Section 2001(a), the receivership estate can avoid the significant costs and delay of (a) the Court having to appoint three disinterested appraisers, and (b) obtaining three appraisals from such appraisers.

The requirements of a public sale under Section 2001(a) are that notice of the sale be published as proscribed by Section 2002 and a public auction be held at the courthouse "as the court directs." 28 U.S.C. § 2001(a); *SEC v. Capital Cove Bancorp LLC*, 2015 U.S. Dist. LEXIS 174856, at \*13 (C.D. Cal. 2015); *SEC v. Kirkland*, 2007 U.S. Dist. LEXIS 45353, at \*5 (M.D. Fla. 2007). In terms of publication of notice, Section 2002 provides:

A public sale of realty or interest therein under any order, judgment or decree of any court of the United States shall not be made without notice published once a week for at least four weeks prior to the sale in at least one newspaper regularly issued and of general circulation in the county, state, or judicial district of the United States wherein the realty is situated.

If such realty is situated in more than one county, state, district or circuit, such notice shall be published in one or more of the counties, states, or districts wherein it is situated, as the court directs. The notice shall be substantially in such form and contain such description of the property by reference or otherwise as the court approves. The court may direct that the publication be made in other newspapers.

This section shall not apply to sales and proceedings under Title 11 or by receivers or conservators of banks appointed by the Comptroller of the Currency.

The notice of sale is sufficient if it describes the property and the time, place, and terms of sale. *Breeding Motor Freight Lines, Inc. v. Reconstruction Finance Corp.*, 172 F.2d 416, 422 (10th Cir. 1949). The Court may limit the auction to qualified bidders, who "(i) submit to the Receiver . . . in writing a bona fide and binding offer to purchase the [property]; and (ii) demonstrate . . ., to the satisfaction of the Receiver, that it has the current ability to consummate the purchase of the [property] per the agreed terms." *Regions Bank v. Egyptian Concrete Co.*, 2009 U.S. Dist. LEXIS 111381, at \*8 (E.D. Mo. 2009).

#### V. DISCUSSION

The proposed sale to Buyer pursuant to the Agreement is in the best interests of the estate. The proposed purchase price exceeds the 2015 value estimate for the Property, the Property has been thoroughly marketed over the last 34 months, and \$60,000 is the best (and only) offer received. Hebrank Decl., ¶ 7. As noted above, the Court rejected the Xpera Group valuation as being too speculative and uncertain as to timing. Dkt. No. 1304, pp. 17-18.

Moreover, the proposed sale is subject to overbid to further ensure the highest and best price is obtained. The Receiver proposes to conduct a public auction consistent with the requirements of Section 2001(a). Specifically, the Receiver will

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publish the following notice of the sale once a week for four weeks in the San Diego Union-Tribune, a newspaper of general circulation in San Diego County:

In the action pending in U.S. District Court for the Southern District of California, Case No. 12-CV-2164-GPC-JMA, Securities and Exchange Commission v. Louis V. Schooler et al., notice is hereby given that the court-appointed receiver will conduct a public auction for the undeveloped real property with APNs 652-160-12-00 located in San Diego County, California. Sale is subject to Court confirmation after the auction is held. Minimum bid price is \$67,500. The auction will take place on June 20, 2019, at 1:30 p.m. in front of the entrance to the United States Courthouse, 221 W. Broadway, San Diego, California. To be allowed to participate in the auction, prospective purchasers must meet certain bid qualification requirements, including submitting a signed purchase and sale agreement, an earnest money deposit of \$1,800, and proof of funds. All bidders must be qualified by 5:00 p.m. PT on June 17, 2019, by submitting the required materials to the receiver at 401 W. A Street, Suite 1830, San Diego, California, 92101. If interested in qualifying as a bidder, please contact Geno Rodriguez at (619) 567-7223 or grodriguez@ethreeadvisors.com or Thomas C. Hebrank, at thebrank@ethreeadvisors.com.

In order to conduct an orderly auction and provide sufficient time for the publication of notices discussed above, the Receiver will require bidders to complete the above steps by June 17, 2019 ("Bid Qualification Deadline"), and conduct the live public auction on June 20, 2019, immediately in front of the courthouse.

The Receiver will inform all interested persons, including the initial offeror discussed above, of the opportunity to overbid at the public auction, provided they qualify themselves to bid by the Bid Qualification Deadline by (a) signing a purchase and sale agreement for the properties on the same terms and conditions as Buyer, but with a purchase price of at least \$67,500, (b) providing the Receiver with an earnest money deposit of \$1,800, and (c) providing proof of funds necessary to close the sale transaction in the form of a current bank statement, cashier's check delivered to the Receiver, or other evidence deemed sufficient by the Receiver.<sup>2</sup>

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In the event an investor or group of investors seeks to qualify to overbid, the Receiver will allow the investor(s) to include their projected distributions under the approved One Pot Approach in their bid.

In the event one or more prospective purchasers qualify themselves to bid, the auction will be conducted by the Receiver as noted above and bids will be allowed in increments of at least \$5,000. The Receiver will then file a notice advising the Court of the result of the auction (*i.e.*, the highest bid) and seek entry of an order confirming the sale. Earnest money deposits provided by bidders who are unsuccessful will be promptly returned to them. In the event no prospective purchasers qualify themselves to bid by the Bid Qualification Deadline, the Receiver will notify the Court and seek entry of an order approving the sale to Buyer.

With respect to Broker's commission, Broker has worked diligently to broadly advertise the Property for sale and market the Property to prospective purchasers, including to potential overbidders after the Agreement was signed. The listing agreement was approved as being consistent with industry standards for commissions paid to brokers for sales of undeveloped land. Accordingly, the Receiver should be authorized to pay Broker the commission amount in accordance with the listing agreement. Hebrank Decl., ¶ 8.

#### VI. CONCLUSION

For the reasons discussed above, the Receiver requests (a) approval of the sale of the Property to Buyer pursuant to the Agreement attached to the Hebrank Declaration as Exhibit A, and (b) authority to take all steps necessary to close the sale, and (c) authority to pay Broker's commission as described above.

Dated: May 23, 2019 ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP

By: /s/ Edward Fates

EDWARD G. FATES Attorneys for Receiver THOMAS C. HEBRANK

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ALLEN MATKINS LECK GAMBLE 1 MALLORY & NATSIS LLP DAVID R. ZARO (BAR NO. 124334) 865 South Figueroa Street, Suite 2800 Los Angeles, California 90017-2543 Phone: (213) 622-5555 Fax: (213) 620-8816 3 4 E-Mail: dzaro@allenmatkins.com 5 ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 6 EDWARD G. FATES (BAR NO. 227809) One America Plaza 7 600 West Broadway, 27th Floor San Diego, California 92101-0903 8 Phone: (619) 233-1155 Fax: (619) 233-1158 9 E-Mail: tfates@allenmatkins.com 10 Attorneys for Receiver THOMÁS C. HEBRANK 11 UNITED STATES DISTRICT COURT 12 SOUTHERN DISTRICT OF CALIFORNIA 13 14 SECURITIES AND EXCHANGE Case No. 3:12-cv-02164-GPC-JMA 15 COMMISSION. **DECLARATION OF THOMAS C.** 16 **HEBRANK IN SUPPORT OF** Plaintiff, MOTION FOR (A) APPROVAL OF 17 SALE OF VISTA TECATE v. PROPERTY, AND (B) AUTHORITY 18 LOUIS V. SCHOOLER and FIRST TO PAY BROKER'S COMMISSION FINANCIAL PLANNING 19 CORPORATION d/b/a WESTERN August 16, 2019 Date: FINANCIAL PLANNING 1:30 p.m. 20 Time: CORPORATION, Ctrm.: 2D Hon. Gonzalo P. Curiel Judge: 21 Defendants. 22 23 24 25 26 27 28

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Allen Matkins Leck Gamble
Mallory & Natsis LLP

I, Thomas C. Hebrank, declare:

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1. I am the Court-appointed receiver for First Financial Planning Corporation d/b/a Western Financial Planning Corporation ("Western"), its subsidiaries, and the General Partnerships listed on Schedule 1 to the Preliminary Injunction Order entered on March 13, 2013 (collectively, "Receivership Entities"). I make this declaration in support of my Motion for (A) Approval of Sale of Vista Tecate Property, and (B) Authority to Pay Broker's Commission ("Motion"). I have personal knowledge of the facts stated herein, and if called upon to do so, I could and would personally and competently testify to them.

- 2. The properties in the receivership include undeveloped land known as the Vista Tecate property, which is located in San Diego County, California ("Property"). The Property is one of the properties that collectively are known as the "Tecate" properties, all of which are located in the San Diego area. Prior to being transferred to the Qualified Settlement Fund Trust (or QSF Trust) recently set up to hold title to the properties, the property was held outright by one General Partnership Vista Tecate Partners.
- On March 7, 2016, I recommended that the Tecate properties be listed 17 3. for sale with Real Blue Properties, 1 a licensed broker located in the San Diego area 18 19 ("Broker"), with the Vista Property property listed for \$100,000. Dkt. No. 1203. 20 On May 25, 2016, the Court approved the my recommendation. Dkt. No. 1305. 21 Broker promptly listed and advertised the Tecate properties for sale and marketed them to interested parties via the Multiple Listing Service (MLS), by placing "For 22 23 Sale" signs on the properties, and by attending Broker Caravan marketing sessions and publicizing the Tecate property listings. Broker has responded to over 24 25 70 phone calls and emails about the properties from interested parties and toured the properties with interested parties on over 47 separate occasions. 26

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Real Blue Properties subsequently changed its name to Resonate Real Estate,

- 4. No offers for the Property were received for many months after it was listed. In consultation with Broker, I determined that gradually reducing the list price was the best course of action to generate more interest in the Property. Accordingly, the list price was gradually reduced until it reached \$60,000, at which point an offer for \$60,000 was received from Irma Angelica Rodriguez ("Buyer"). I gave notice of the offer to investors and entered into negotiations with Buyer. Buyer and I then executed a Vacant Land Purchase Agreement and Joint Escrow Instructions ("Agreement"), subject to overbid and Court approval. Buyer conducted her due diligence and removed all contingencies (other than Court approval) on May 6, 2019.
- 5. In accordance with the Court-approved Modified Orderly Sale Procedures, I hereby request approval of the sale to Buyer, pursuant to the Agreement, which is attached hereto as Exhibit A. I will follow the publication of notice, qualification of bidders, and public auction steps outlined below in advance of the hearing date. In the event one or more prospective purchasers qualify themselves to bid, I will conduct an auction and then file a notice advising the Court of the result of the auction (*i.e.*, the highest bid) and seek entry of an order confirming the sale. In the event no prospective purchasers qualify themselves to bid, I will notify the Court and seek entry of an order approving the sale to Buyer.
- 6. Pursuant to the Modified Orderly Sale Procedures (Dkt. No. 1309), I provided notice of the offer from Buyer to investors via email shortly after it was received. No substantive responses were received.
- 7. The proposed sale to Buyer pursuant to the Agreement is in the best interests of the estate. The proposed purchase price exceeds the 2015 value estimate for the Property, the Property has been thoroughly marketed over the last 34 months, and \$60,000 is the best (and only) offer received.
- 8. With respect to Broker's commission, Broker has worked diligently to broadly advertise the Property for sale and market the Property to prospective

purchasers, including to potential overbidders after the Agreement was signed. The listing agreement was approved as being consistent with industry standards for commissions paid to brokers for sales of undeveloped land. Accordingly, I should be authorized to pay Broker the commission amount in accordance with the listing agreement. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 22 day of May 2019, at San Diego, California. 

LAW OFFICES Illen Matkins Leck Gamble Mallory & Natsis LLP

### **EXHIBIT INDEX**

Exhibit A	Vacant Land Purchase Agreement and Joint Escrow Instructions	6

# **EXHIBIT A**

Case 3:12-cv-02164-GPC-JMA Document 1722-2 Filed 05/23/19 PageID.31483 Page 7 of

CALIFORNIA ASSOCIATION OF REALTORS®

# VACANT LAND PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

(C.A.R. Form VLPA, Revised 12/18)

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DEPOSIT: Buyer shall deposi	t with Escrow Holder an increa	ased deposit in the	amount of \$	
	in this Agreement, they also a	gree to incorporate	the increased	
Buyer shall, within 3 (or	_) Days After Acceptance, De	eliver to Seller suc	th verification.	
73.6	F 18	1		
JAN: in the amount of			5.5.000	redical arministration
will be conventional financing	JUK THA, VA, Selle	er tinancing (C.A.F	K. Form SFA),	
ed manoing (C.A.R. Form AFA	A), insubject to invancing, in	niter		
	i type or toair, buyer snair pay	/ Politi a flot to exc	ccu	
	and the first and the		S	
will be conventional financi	no OR Seller financing (	CAR Form SFA	) assumed	
(C.A.R Form AFA) subject	to financing Other			
For any FIA or VA loan speci	fled in 3D(1), Buyer has 17 (or	r_ ) Days After	Acceptance to	
writing. A FHAVA amendatory of				
<u>e</u> )()	727	Seller's Initials (	11	$\rightarrow$ $\wedge$
receipting of DEAT TODOM Inc.				
to the A OF 421				
18 (PAGE 1 OF 11)	PURCHASE AGREEMENT (	#DA DADE 4 DE	441	Sub-Sub-
	OFFER FROM PROPERTY to be acquired is a (City), San Diego scribed As 1992 Acres 12.6 HASE PRICE offered is Sixt ESCROW shall occur on seller are referred to herein as RE: The Parties each acknown AD. TION: The following agency reckerage Firm of (check one): the seller; and the seller; the seller's Agent. (sale skerage Firm of (check one): the buyer of (c	OFFER FROM  PROPERTY to be acquired is 652-160-11-00 Vista Tecate, e. (City), San Diego. (County), California, 91980 scribed As 1992 Acres 12:66+7-26  HASE PRICE offered is Sixty Thousand  ESCROW shall occur on	OFFER FROM    Frma Angelica Rodriguez   PROPERTY to be acquired is 552-160-11-00 Vista Tecate, Ca.	OFFER FROM PROPERTY to be acquired is 552-160-11-00 Vista Tecate, Ca. sambad as 1992 Acres 12.66+7.26  MASE PRICE offered is Staty Thousand    County, California, 91920 (Zip Code), Assessor's Parcel No. 652-166   Sambad as 1992 Acres 12.66+7.26   Dollars \$ 60,000.00   ESCROW shell occur on

# Case 3:12-cv-02164-GPC-JMA Document 1722-2 Filed 05/23/19 PageID.31484 Page 8 of 26

	Vista Tecate, Ca., Tecate, Ca. 91980	Date: March 7, 2019
E. ADDITIONAL FINANCING	TERMS:	
BALANCE OF DOWN PA	FENT OR PURCHASE PRICE in the amount of	**************************************
to be deposited with Escro	w Holder pursuant to Escrow Holder instructions.	
VERICATION OF DOWN	N.): I PAYMENT AND CLOSING COSTS: Buyer (or E	S year's leader or loan broker oursuant to paragra
3J(1)) shall, within 3 (or costs. ( Verification attac	) Days After Acceptance, Deliver to Seller writte hed.)	en verification of Buyer's down payment and clos
Property by a licensed or on writing, remove the appropriate to the property of the property o	ICY AND REMOVAL: This Agreement is (or) is certified appraiser at no less than the purchase praisal contingency or cancel this Agreement within	rice. Buyer shall, as specified in paragraph 198(
or loan broker stating that preapproved for any NEW prequalification or preappro	t, based on a review of B yer's written application specified in paragraph 3D. If any loan specified in paragraph 3D. If any loan specified in paragraph and the qualifying rate, not have been shall be based on the qualifying rate, not	cation and credit report, Buyer is prequalified fied in paragraph 3D is an adjustable rate loan, to the initial loan rate. ( Letter attached.)
loan(s) specified above is a the appraisal contingency ha Buyer to exercise the cance	Buyer shall act diligently and in good faith to obtain contingency of this Agreement unless otherwise ag is been waived or removed, then failure of the Propilation right pursuant to the loan contingency if Buye	greed in writing. If there is no appraisal contingency terty to appraise at the purchase price does not enti- er is otherwise qualified for the specified loan. Buye
(3) LOAN CONTINGENCY Within 21 (or) Days	After Acceptance, B yer shall, as specified in para	agraph 19, in writin , remove the loan contingen
the appraisal contingency.	f there is an appraisal contingency, removal of the ENCY: Obtaining any loan specified above is NOT	
obtain the loan and as a result (5) LENDER LIMITS ON B	Buyer does not purchase the Properly, Seller may be UYER CREDITS: Any credit to Buyer, from any so	e entitled to Buyer's deposit or other legal remedies. ource, for closing or other costs that is agreed to
Allowable Credit") is less the Credit, and (ii) in the absen	redit) shall be disclosed to Buyer's lender. If the lan the Contractual Credit, then (i) the Contractual ce of a separ te writt agreement between the	al Credit shall be reduced to the Lender Allowal Parties, there shall be no automatic adjustment
BUYER STATED FINANCI	up for the difference between the Contractual Cre NG: Seller is relying on Buyer's representation o  cash, amount of down payment, or contingent	of the type of financing specified (including but n
specific closing date, purch pursue the financing speci financing other than that sp	hase price and to selt to Buyer in reliance on Bu fied in this Agreement. Seller has no obligation ecified in the A reement and the availability of a ase the Property and close escrow as specified in	uyer's covenant concerning financing. Buyer sh n to cooperate with Buyer's efforts to obtain a ny such alternate financing does not excuse Buy
SELLER FINANCING: The	following terms (or the torms specified in the entry extended by Seller under this Agreement.	
(1) BUYER'S CREDIT-WOI	RTHINESS: Buyer authorizes Seller and/or Broker (or) Days After Acceptance, Buye	
(2) TER S: Buyer's promiss additional terms: (i) the m (ii) deed of trust shall on	Ty note, deed of trust and other documents as approximum interest rate specified in paragraph 3D shammain a REQUEST FOR NOTICE OF DEFAULT of the control	al be the actual foled interest rate for Seller financin on serior loans; (Iii) Buyes shall sign and pay for
	OF DELINQUENCY prior to Close Of Escrow and a an acceleration clause making the loan due, when p	
	y or any interest in it; (v) note shall contain a late of	
	lived within 10 days of the date due; (vI) title insural Seller's deed of trust interest in the Property (any	
Buyer); and (vii) tax service	e shall be obtained and paid for by Buyer to notify Si	eller if property taxes have not been paid.
	SUBSTITUTED BUYERS: The addition, deletion to Close Of Escrow shall require Seller's writter	
Seller's sole discretion.	Any dditional or substituted person or entity shall	I, if requested by Seller, submit to Seller the can
	ed for the original named Buyer. Seller and/or	Brokers may obtain a credit report, at Buyer
expense, on any such pe ASSUMED OR "SUBJECT	rson or entity.  TO" FINANCING: Selier represents that Selier	'is not delinguent on any payments due on a
loans. Seller shall, within th	e time specified in paragraph 19, provide Copies st rates to Buyer. Buyer shall then, as specified	s of all applicable notes and deeds of trust, los
Initials (X IAR )	Se	etter's Initials ( W) ( )
REVISED 12/18 (PAGE 2 OF		
	CANT LAND PURCHASE AGREEMENT (VLPA	PAGE 20F11)

# Case 3:12-cv-02164-GPC-JMA Document 1722-2 Filed 05/23/19 PageID.31485 Page 9 of

-1	20	
	down payment. Impound accounts, if any, shall be assigned; Buyer's assumption of an existing loan may not release Selfe the sile is contingent upon Seller being provided a release of	ctual loan balances shall be adjusted at Close Of Escrow by cash and charged to Buyer and credited to Seller. Seller is advised that or from liability on that loan, If this is an assumption of a VA Loan, of liability and substitution of eligibility, unless otherwise agreed in pan, Buyer and Seller are advised to consult with legal counsel
A	This Agreement and Buyer's ability to obtain financing are NO	T contingent upon the sale of any property owned by Buyer, contingent upon the sale of property owned by Buyer as specified
pi	MANUFACTURED HOME PURCHASE: The purchase of the parufactured home to be placed on the Property after Close O schase of a personal property manufactured home. Within onlingency or cancel this Agreement, (or _ this contingency sha	Property is contingent upon Buyer acquiring a personal property of Escrow. Buyer has has not entered into a contract for the the time specified in paragraph 19, Buyer shall remove this ill remain in effect until the Close Of Escrow of the Property), roperty is contingent upon Buyer obtaining a construction toan. A
dr sh	aw from the construction loan will will not be used to finantial remove this contingency or cancel this Agreement (or the	nce the Property. Within the time specified in paragraph 19, Buyer is contingency shall remain in effect until Close Of Escrow of the
	ropeity). DDENDA AND ADVISORIES:	
1 (900-	ADDENDA:	Addendum# (C.A.R. Form ADM)
0	Back Up Offer Addendum (C.A.R. Form BUO)	Court Confirmation Addendum (C.A.R. Form CCA)
	Septic, Well and Property Monument Addendum (C.A.R. Fo	
	Short Sale Addendum (C.A.R. Form SSA)	Other
	Total out Addenies (C.A.A. Colli Coly	Living
В	BUYER AND SELLER ADVISORIES:	Buyer's Inspection Advisory (C.A.R. Form BIA)
	Probate Advisory (C.A.R. Form PA)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)
	Trust Advisory (C.A.R. Form TA)	REO Advisory (C.A.R. Form REO)
	Short Sale Information and Adviso y (C.A.R. Form SSIA)	Other
3 0	THER TERMS:	
	commended or identified in the Report.  Buyer Seller shall pay for a natural haz rd zone disclosure prepared by <b>Disclosure Sou</b>	re report, including tax environmental Other:
(2)	Buyer Seller shall pay for the following Report	
40	prepared by	
(3)	Buyer Seller shall pay for the following Report prepared by	
В.	ESCROW AND TITLE:	
(1)	(a) Ruyer Sellershall pay escrow fee	
	(b) EscrowHolder shall be Seller choice	The second secon
	(c) The Parties shall, within 5 (or) Days After receipt, sign	and return Escrow Holder's general provisions.
(2)	(a) Buyer X Selfer shall pay for owner's title insurance polic	y spec fied in paragraph 18E Seller choice
	(b) Owner's title policy to be issued by <b>Seller Choice</b>	ander uplace otherwise parent in writing \
C	(Buyer shall pay for any title insurance policy insuring Buyer's keep OTHER COSTS:	ender, dress outsimbe agreed in wilding.)
٠.	(1) Buyer Seller shall pay County transfer tax or fee	
	(2) Buyer Seller shall pay City transfer tax or fee	
	(3) Buyer Seller shall pay Homeowners' Association ("HO	A") transfer fee
	(4) Seller shall pay HOAfees for preparing all documents require	red to be delivered by Civil Code §4525.
	(5) Buyer to pay for any HOA certification fee.	
	(6) Buyer Seller shall pay HOA fees for preparing all docus	ments other than those required by Civil Code \$4525.
	(7) Buyer Seller shall pay for any private transfer fee	and the second of the second o
	(9) Buyer   Seller shall pay for	
O.CL	OSING AND POSSESSION: Possession shall be delivered to B	Buyer: (i) X at 6 PM or ( AM/ PM) on the date of Close
	Escrow; (i) ino later than calendar days after Close Of	
The	Property shall be unoccupied, unless otherwise agreed in	writing. Seller shall provide keys and/or means to operate all
		ion. Buyer may be required to pay a depositto the Homeowners'
	sociation ("HOA") to obtain keys to accessible HOA facilities.	al.
yer's	Initials (KAR) ( REVISED 12/18 (PAGE 3 OF 11)	Seller's Initials ( 1/4 ) ()
L. PA	VACANT LAND PURCHASE AGREE	
	Produced with zipForm® by zipLogic 18070 Filleson Male R	

Exhibit A, Page 9

	26
	nty Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980 Date: Merch 7, 2019
	EMS INCLUDED IN AND EXCLUDED FROM SALE:  NOTE TO BUYER AND SELLER; Items listed as included or excluded in the MLS, flyers or marketing materials are not
^	included in the purchase price or excluded from the sale unless specified in 11B or C.
8.	TEMS INCLUDED IN SALE:
7	(1) All EXISTING fixtures and fittings that are attached to the Property;
	(2) The following items:
	(3) Seller represents that all items included in the purchase price, unless otherwise specified, are owned by Seller.
	(4) All items included shall be transferred free of liens and without Seller warranty.
C.	ITEMS EXCLUDED FROM SALE:
12. ST	ATUTORY AND OTHER DISCLOSURES AND CANCELLATION RIGHTS:
A.	NATURAL AND ENVIRONMENTAL HAZARD DISCLOSURES, AND OTHER BOOKLETS; Within the time specified in paragraph 19A,
	Seller shall, if required by Law. (I) Deliver to Buyer earthquake guide(s) (and questionnaire), environmental hazards booket; (II) disclose if the Property is located in a Special Flood Hazard Area; Potential Flooding (Inundation) Area; Veny High Fire Hazard Zone;
	osciose it the Property's located in a Special Piopo Hazaro Area; Potential Procong (mundation) Area, Very High Pite Hazaro Zone, State Fire Responsibility Area; Earthquake Fault Zone; and Seismic Hazaro Zone; and (iii) disclose any other zone, as required by Law
	and provide any other, information required for those zones.
B.	WITHFIOLDING TAXES: Within the time specified in paragraph 19A, to avoid required withholding. Seller shall Deliver to Buyer or
10.3	qualified substitute, an affidevit sufficient to comply with federal (FIRPTA) and California withholding Law (C.A.R. Form AS or QS).
C.	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at
	www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the
	offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Seller nor Brokers are required to
	check this website. If Buyer wants further information, Broker recommends that Buyer obtain information from this website during
	Buyer's inspection contingency period. Brokers do not have expertise in this area.)
D.	NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the
	National Pipeline Mapping System (NPMS) Internet Web site maintained by the United States Department of Transportation at
	http://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the Property, you may
	contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP
	Code and county on the NPMS Internet Web site.  CONDOMINIUM/PLANMED DEVELOPMENT DISCLOSURES:
	(1) SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer whether the Property is a condominium, or is located in a
	planned development or other common interest sub division (C.A.R. Form VLQ).
	(2) If the Property is a condominium or is located in a planned development or other common interest subdivision. Seller has 3
	(or) Days After Acceptance to request from the HOA (C.A.R. Form HOA1); (I) Copies of any documents required by Law; (II)
	disclosure of any pending or enticipated claim or litigation by or against the HOA; (iii) a statement containing the location and rumber of designated parking and storage spaces; (IV) Copies of the most recent 12 months of HOA minutes for regular and special meetings;
Aller I	pasignated parking and storage apaces, (iv) copies of the most recent (2 thoras of those most regular and special meetings, and (v) the names and contact information of all HOAs governing the Property (collectively, "Cl Disclosures"). Select shall itemize and
Ad	Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Buyer's approval of CI
	Disclosures is a contingency of this Agresment as specified in paragraph 198(3). The Party specified in paragraph 9, as directed by
bell to	eacrow, shall deposit funds into eacrow ordirect to HOA or management company to pay for any of the above.
	LER DOCUMENTATION AND ADDITIONAL DISCLOSURE:
A.	Within the time specified in paragraph 19, if Seller has actual knowledge, Seller shall provide to Buyer, in writing the following information:
	<ol> <li>LEGAL PROCEEDINGS: Any tawauta by or against Seller, threatening or affecting the Property, including any tawauts alleging a defect or deficiency in the Property or common areas, or any known notices of abatement or citations filed or issued against the Property.</li> </ol>
	2) AGRICULTURAL USE: Whether the Property is subject to restrictions for agricultural use pursuant to the Williamson Act
	(Government Code \$\$51200-51295).
	3) DEED RESTRICTIONS: Any deed restrictions or obligations.
	4) FARM USE: Whether the Property is in, or adjacent to, an area with Right to Farm rights (Civil Code §3482.5 and §3482.6). See ENDANGERED SPECIES: Presence of endangered, threatened, 'candidate' species, or wetlands on the Property:
	6) ENVIRONMENTAL HAZARDS: Any substances, materials, or products that may be an environmental hazard including, but not limited
	to, asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, and contaminated soil or water on the Property
	7) COMMON WALLS: Any features of the Property shared in common with adjoining landowners, such as walls, lences, roads, and
	driveways, and agriculture and domestic wells whose use or responsibility for maintenance may have an effect on the Property.
	B) LANDLOCKED: The absence of legal or physical access to the Property.
	BY EASEMENTS/ENCROACHMENTS: Any encroachments, easements or similar matters that may affect the Property.     SOIL FILL: Any fill (compacted or otherwise), or abandoned mining operations on the Property.
	1) SOIL PROBLEMS: Any slippage, sliding, flooding, drainage, grading, or other soil problems.
· · · · · · · ·	EARTHQUAKE DAMAGE: Major damage to the Property or any of the structures from fire, earthquake, floods, or landslides.
(	ZONING ISSUES: Any zoning violations, non-conforming uses, or violations of "setback" requirements.
	NEIGHBORHOOD PROBLEMS: Any neighborhood noise problems, or other nuisances.
	RENTAL AND SERVICE AGREEMENTS: Within the time specified in paragraph 19, Seller shall make available to Buyer for inspection
	nd review, all current leases, rental agreements, service contracts and other related agreements, licenses, and permits pertaining to ne operation or use of the Property.
	TENANT ESTOPPEL CERTIFICATES: Within the time specified in paragraph 19, Seller shall deliver to Buyer tenant estoppel

pertificates (C.A.R. Form TEC) completed by Seller or Seller's agent, and signed by tenants, edinowledging: (i) that tenants' rental or lease agreements are unmodified and in ful force and effect (or if modified, stating all such modifications); (ii) that no lessor defaults exist and (iii) stating the amount of any prepaid rent or security deposit.

Buyer's Initials (YIAC VLPA REVISED 12/18 (PAGE 4 OF 11) Seller's tnitlats (

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 4 OF 11)

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Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980 Date: March 7, 2019

- D. MELO-ROOS TAX; 1915 BONO ACT; Within the time specified in paragraph 19, Seller shall: (I) make a good faith effort to obtain a notice from any local agencies that tevy a special tax or assessment on the Property (or, if allowed, substantially equivalent notice), pursuant to the Mello-Roos Community Facilities Act, and improvement Bond Act of 1915, and (ii) promptly deliver to Buyer any such notice obtained
- E. SELLER VACANT LAND QUESTIONNAIRE: Seler shall, within the time specified in paragraph 19, complete and provide Buyer with a Seller Vacant Land Questionnaire (C.A.R. Form VLQ).
- 14. SUBSEQUENT DISCLOSURES: In the event Seller, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information or representations previously provided to Buyer of which Buyer is otherwise unaware. Seller shall promptly provide a subsequent or amended disclosure or notice, in writing, covering those items. However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracles disclosed in reports ordered and paid for by Buyer.

15. CHANGES DURING ESCROW:

A. Prior to Close Of Escrow, Seller may engage in the following acts, ("Proposed Changes"), subject to Buyer's rights in paragraph 158: (I) rent or lease any part of the premises; (Ii) alter, modify or extend any existing rental or lease agreement; (III) enter into, after, modify or extend any service contradi(s); or (iv) change the status of the condition of the Property.

B. At least 7 (or \_\_\_) Days prior to any Proposed Changes, Seller shall give written notice to Buyer of such Proposed Changes. Within 5 (or \_\_\_) Days After receipt of such notice, Buyer, in writing, may give Seller notice of Buyer's objection to the Proposed Changes, in which case Seller shall not make the Proposed Changes.

- 16. CONDITION OF PROPERTY: Unless otherwise agreed in writing: (I) the Property is sold (a) "AS-IS" in its PRESENT physical condition as of the date of Acceptance and (b) subject to Buyer's Investigation rights; (II) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow.
  - A. Seller shall, within the time specified in paragraph 19A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including known insurance claims within the past five years, and make any and all other disclosures required by law.
  - B. Buyer has the right to conduct Buyer Investigations of the property and, as specified in paragraph 19B, based upon information discovered in those investigations: (i) cancel this Agreement; or (ii) request that Seller make Repairs or take other action.
  - C. Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller may not be aware of all defects affecting the Property or other factors that Buyer considers important. Property improvements may not be built according to code, in compliance with current Law, or have had permits issued.

17. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:

A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 198. Within the time specified in paragraph 198(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to, the right to: (I) inspect for lead-based paint and other lead-based paint hazards; (II) review the registered sex offender database; (Iv) confirm the insurability of Buyer and the Property, and (v) satisfy Buyer as to any matter specified in the attached Buyer's inspection Advisory (C.A.R. Form BIA). Without Seller's prior written consent, Buyer shall neither make nor cause to be made: (I) invasive or destructive Buyer Investigations except for minimally invasive testing or (II) inspections by any governmental building or zoning inspector or government employee, unless required by Law.

B. Seller shall make the Property available for all Buyer Investigations. Buyer shall (I) as specified in paragraph 19B, complete Buyer Investigations and, either remove the contingency or cancel this Agreement, and (II) give Seller, at no cost, complete Copies of all investigation reports obtained by Buyer, which obligation shall survive the termination of this Agreement.

C. Buyer indexwity and Seller protection for entry upon property: Buyer shall: (i) keep the Property free and clear of liens; (ii) repair all damage arising from Buyer knestigations; and (iii) indemnity and hold Seller harmless from all resulting liability, clears, demands, damages and costs of Buyer's heestigations. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry, policies of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to persons or property occurring during any Buyer investigations or work done on the Property at Buyer's direction prior to Close Of Escrow. Seller is advised that certain protections may be afforded Seller by recording a "Notice of Non-responsibility" (C.A.R. Form NNR) for Buyer investigations and work done on the Property at Buyer's obligations under this paragraph shall survive the termination or cancellation of this Agreement and Close Of Escrow.

D. BUYER IS STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY AND ALL MATTERS AFFECTING THE VALUE OR DESIRABILITY OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO, THE ITEMS SPECIFIED BELOW. IF BUYER DOES NOT EXERCISE THESE RIGHTS, BUYER IS ACTING AGAINST THE ADVICE OF BROKERS, BUYER UNDERSTANDS THAT ALTHOUGH CONDITIONS ARE OFTEN DIFFICULT TO LOCATE AND DISCOVER, ALL REAL PROPERTY CONTAINS CONDITIONS THAT ARE NOT READILY APPARENT AND THAT, MAY AFFECT THE VALUE OR DESIRABILITY OF THE PROPERTY. BUYER AND SELLER ARE AWARE THAT BROKERS DO NOT GUARANTEE, AND IN NO WAY ASSUME RESPONSIBILITY FOR, THE CONDITION OF THE PROPERTY. BROKERS HAVE NOT AND WILL NOT VERFY, ANY OF THE ITEMS IN THIS PARAGRAPH 17, UNLESS OTHERWISE AGREED IN WRITING.

E. SIZE, LINES, ACCESS AND BOUNDARIES: Lot size, property lines, legal or physical access and boundaries including features of the Property shared in common with adjoining landowners, such as walls, fences, roads and driveways, whose use or responsibility for maintenance may have an effect on the Property and any encroachments, easements or similar matters that may affect the Property. (Fences, hedges, walls and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. Property lines may be verified by survey.) (Unless otherwise specified in writing, any numerical statements by Brokers regarding lot size are APPROXIMATIONS ONLY, which have not been and will not be verified, and should not be relied up on by Buyer.)

F. 20NiNG AND LAND USE: Past, present, or proposed laws, ordinances, referendums, initiatives, votes, applications and permits affecting the current use of the Property, future development, zoning, building, size, governmental permits and inspections. Any zoning violations, non-conforming uses, or violations of "setback" requirements. (Buyer should also investigate whether these matters affect Buyer's intended use of the Property.)

G. UTILITIES AND SERVICES: Availability, costs, restrictions and location of utilities and services, including but not limited to sewerage, sanitation, septic and leach lines, water, electricity, gas, telephone, cable TV and drainage.

Buyer's tritials (VIAV) (

eller's thitials ( 74 ) (

VLPA REVISED 12/18 (PAGE 5 OF 11)

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 5 OF 11)

Produced with 20Forme by 2010gft 16070 Fillesh Mile Road, Fracer, Michigan 48026 www.ziol.com

Tounds \$4 acre

Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980

Date: March 7, 2019

H. ENVIRONMENTAL HAZARDS: Potential environmental hazards, including, but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel, oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, including mold (airborne, toxic or otherwise). fungus or similar contaminant, materials, products or conditions.

 GEOLOGIC CONDITIONS: Geologic/seismic conditions, soil and terrain stability, suitability and drainage including any slippage, silding, flooting, drainage, grading, till (compacted or otherwise), or other soil problems.

J. NATURAL HAZARD ZONE: Special Flood Hazard Areas, Potential Flooding (Inundation) Areas, Very High Fire Hazard Zones, State Fre Responsibility Areas, Earthquake Fault Zones, Seismic Hazard Zones, or any other zone for which disclosure is required by Law.

K. PROPERTY DAMAGE: Major damage to the Property or any of the structures or non-structural systems and components and any personal property included in the sale from fire, earthquake, floods, landstides or other causes.

- L NEIGHBORHOOD, AREA AND PROPERTY CONDITIONS: Neighborhood or area conditions, including Agricultural Use Restrictions pursuant to the Williamson Act (Government Code §§51200-51295), Right To Farm Laws (Civil Code §3482.5 and §3482.6) schools, proximity and adequacy of law enforcement, crime statistics, the proximity of registered fellors or offenders, fire protection, other government services, availability, adequacy and cost of any speed-wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activises, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, abandoned mining operations on the Property, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cameteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.
- M. COMMON INTEREST SUBDIVISIONS: OWNER ASSOCIATIONS: Facilities and condition of common areas (facilities such as pools, terms courts, walkways, or other areas co-owned in undivided interest with others), Owners' Association that has any authority over the subject property, CC&Rs, or other deed restrictions or obligations, and possible lack of compliance with any Owners' Association requirements.

N. SPECIAL TAX: Any local agencies that levy a special tax on the Property pursuant to the Mello-Roos Community Facilities Act or Improvement Bond Act of 1915.

O. RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants and the right of a landford to terminate a tenancy.

P. MANUFACTURED HOME PLACEMENT: Conditions that may affect the ability to piece and use a manufactured home on the Property.

18. TITLE AND VESTING:

- A. Within the time specified in paragra 19, Buyer shall be provided a current preliminary title report ("Preliminary Report"). The Preliminary Report is only an offer by the title insurer to issue a policy of title insurance and may not contain everyttem affecting title. Buyer's review of the Preliminary Report and any other matters which may affect title are a contingency of this Agreement as specified in paragraph 198. The company providing the Preliminary Report shall, prior to is suing a Preliminary Report, conduct a search of the General Index for all Seler's except banks or other institutional lenders selling properties they acquired through foreclosure (REOs), corporations, and government entities. Seller shall within 7 Days After Acceptance, give Escrow, Holder a completed Statement of Information.
- B. Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except for: (i) monetary liens of record (which Seller is obligated to pay off) unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (III) those matters which Seller has agreed to remove in writing.
- C. Within the time specified in paragra 19A, Seller has a duty to disclose to Buyer all matters known to Seller affecting title, whether of record or not.
- D. At Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock certificate or of Seller's leasehold interest), including oil, numeral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.
- E. Buyer shall receive a "CLTA/ALTA Homeowner's Policy of Title Insurance", if applicable to the type of property and buyer. A title company, at Buyer's request, can provide information about the availability, desirability, coverage, and cost of various title insurance coverages and endorsements. If Buyer desires title coverage other than that required by this paragraph, Buyer shall instruct Escrow-Holder in writing and shall pay any increase in cost.

19. TIME PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS. The following time periods may only be extended, altered, modified or changed by mutual written agreement. Any removal of contingencies or cancellation under this paragraph by either Buyer or Seller must be exercised in good faith and in writing (C.A.R. Form CR or CC).

A. SELLER HAS: 7 (or \_\_\_\_) Days After Acceptance to Deliver to Buyer all Reports, disclosures and information for which Seller is responsible under paragraphs 3M, 7A, 8, 9, 12A, B, and E, 13, 16A and 18A. Buyer after first Delivering to Seller a Notice to Seller to Perform (C.A.R. Form NSP) may cancel this Agreement if Seller has not Delivered the items within the time specified.

B. (1) BUYER HAS: 17 (or 90 ) Days After Acceptance, unless otherwise agreed in writing to: (i) complete all Buyer Investigations; review all disclosures, reports, and other applicable information, which Buyer receives from Setter; and approve all matters affecting the Property; and (ii) Deliver to Setter Signed Copies of Statutory Disclosures and other disclosures Delivered by Seller in accordance with paragraph 12 A.

(2) Within the time specified in paragraph 198(1), Buyer may request that Seller make repairs or take any other action regarding the Property (C.A.R. Form RR). Seller has no obligation to agree to or respond to (C.A.R. Form RRRR). Buyer's requests.

(3) By the end of the time specified in paragraph 19B(1) (or as otherwise specified in this Agreement), Buyer shall Deliver to Sellier a removal of the applicable contingency or cancellation (C.A.R. Form CR or CC) of this Agreement. However, if any report, disclosure or information for which Seller is responsible is not Delivered within the time specified in paragraph 19A, then Buyer has 5 (or Days After Delivery of any such items, or the time specified in paragraph 198(1), whichever is later, to Deliver to Seler a removal of the applicable contingency or cancellation of this Agreement.

Buyer's Initials ( MAL 1 VLPA REVISED 12/18 (PAGE 6 OF 11) Seler's Initials (

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 6 OF 11)

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Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980	Property Address	: 652-160-11-00 Vista	Tecate, Ca., Tecati	. Ca. 91980	
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Date: March 7, 2019

(4) Continuation of Continuency: Even after the end of the time specified in paragraph 198(1) and before Seller cancels, if at all. pursuant to paragraph 19C, Buyer retains the right, in writing, to either (i) remove remaining contingencies, or (ii) cancel this Agreement based on a remaining contingency. Once Buyer's written removal of all contingencies is Delivered to Seller, Seller may not cancel this Agreement pursuant to p ragraph 19C(1).

#### C. SELLER RIGHT TO CANCEL:

(1) Seller right to Cancel, Buyer Contingencies: If, by the time specified in this Agreement, Buyer does not Deliver to Seller a removal of the applicable contingency or cancellation of this Agreement, then Seller, after first Delivering to Buyer a Notice to Buyer to Perform (C.A.R. Form NBP), may cancel this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees incurred by Buyer.

(2) Seller, right to Cancel; Buyer Contract Obligations: Seller, after first delivering to Buyer a NBP, may cancel this Agreement if, by the time specified in this Agreement, Buyer does not take the following action(s): (i) Deposit funds as required by paragraph 3A or 3B or if the funds deposited pursuant to paragraph 3A or 3B are not good when deposited. (ii) Deliver anotice of FHA or VA costs or terms as required by paragraph 3D(3) (C.A.R. Form FVA); (iii) Deliver a letter as required by paragraph 3J(1); (iv) Deliver verification as required by paragraph 3C or 3H or if Seller reasonably disapproves of the verification provided by paragraph 3C or 3H; (v) Return Statutory Disclosures as required by paragraph 12A; or (vi) Sign or initial a separate liquidated damages form for an increased deposit as required by paragraphs 3B and 27B; oc (viii) Provide evidence of authority to sign in a representative capacity as specified in paragraph 19. In such event, Seller shall author ize the return of Buyer's deposit, except for fees incurred by Buyer.

D. NOTICE TO BUYER OR SE LER TO PERFORM: The NBP or NSP shall: (i) be in writing (ii) be signed by the applicable Buyer or Seller, and (Ni) give the other Party at least 2 (or \_\_\_) Days After Delivery (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A NBP or NSP may not be Delivered any earlier than 2 Days Prior to the expiration of the applicable time for the other Party to remove a contingency or cancel this Agreement or meet an obligation specified in paragraph

E. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in writing. Buyer shall conclusively be deemed to have: (i) completed all Buyer Investigations, and review of reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (II) elected to proceed with the transaction; and (Nil) assumed all liability, responsibility and expense for Repairs or corrections pertaining to that contingency or cancellation right, or for the inability to obtain financing.

F. CLOSE OF ESCROW: Before Buyer of Seller may cancel this Agreement for failure of the other Party to close escrow pursuant to this Agreement, Buyer or Seller must first Delivert o the other Party a demand to close escrow (C.A.R. Form DCE). The DCE shall: (i) be signed by the applicable Buyer or Selter; and (II) give the other Party at least 3 (or ) Days After Delivery to close escrow. A DCE

may not be Delivered anyearlier than 3Days Prior to the scheduled close of escrow. G. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, the Parties agree to Sign mutual instructions to cancel the sale and escrow and releas deposits, if arry, to the party entitled to the funds, less fees and costs incurred by that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. Except as specified below, release of funds will require mutual Signed release instructions from the Parties, judicial decision or arbitration award. If either Party falls to execute mutual isstructions to cancel escrow one Party may make a written demand to Escrow Holder for the deposit (C.A.R. Form BDRD or SORD). Escrow Holder, upon re ipt, shall premptly deliver notice of the demand to the other Party. If, within 10 Days After Escrow Holder's notice, the other Party does not object to the demand, Escrow Holder shall disburse the deposit to the Party making the demand. If Escrow Holder complies with the preceding process, each Party shall be deemed to have released Escrow Holder from any and all claims or liability related to the disbursal of the deposit. Escrow Holder, at its discretion, may nonetheless require mutual cancellation instructions. A Party may be subject to a civil penalty of up to \$1,000 for refusal to sign cancellation instructions if no good

20. REPAIRS: Repairs shall be completed prior to final verification of condition unless otherwise agreed in writing. Repairs to be performed at Seller's expense may be performed by Seller or through others, provided that the work complies with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain invoices and paid receipts for Repairs performed by others; (ii) prepare a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (III) provide Copies of invoir a and paid receipts. and statements to Buyer prior to final verification of condition.

faith dispute exists as to who is entitled to the deposited funds (Civil Code §1057.3).

21. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property within 5 (or ) Days Prior to Close Of Escrow, NOTAS A CONTINGENCY OF THE SALE, but solely to confirm. (i) the Property is maintained pursuant to paragraph 16; (ii) Repairs have been completed as agreed; and (iii) Seter has compled with Seller's other obligations under this Agreement (C.A.R. Form VP)

22. ENVIRONMENTAL HAZARD CONSULTATION: Buyer and Seller acknowledge: (I) Federal, state, and local legislation impose liability upon existing and former owners and users of real property, in applicable situations, for certain legislatively defined, environmentally hazardous substances; (ii) Broker(s) has/have made no representation concerning the applicability of any such Law to this transaction or to Buyer or to Seller, except as otherwise indicated in this A element; (iii) Broker(s) has/have made no representation concerning the existence, testing, discovery, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property; and (iv) Buyer and Seller are each advised to consult with technical and legal experts concerning the existence, test g, discovery, location and evaluation of/for, and risks posed by, environmentallyhazardous substances, if any, located on or potentially affecting the Property:

Buyers Initials (V 100 )

Seller's Initials ( 1)



Property Address:	652-160-11-00 Vista Tecate,	Ca., Tecate, Ca.	91980	TANK I MESALES IN	Date	: March 7, 2	2019

23. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless otherwise agreed in writing, the following items shall be PAID CURRENT and provided betwien. Buyer and Seller as of Close Of Escrow real property taxes and assessments, interest, rents, HOA is guiar, special, and emergency dues and assessments imposed prior to Close Of Escrow, premiums on insuratice assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien, The following items shall be assumed by Buyer WITHOUT CRE IT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special assessments that are now a lien but not yet due. Property will be reassessed upon change of ownership. Any, supplemental tax bits shall be paid as follows: (1) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller (see C.A.R. Form SPT or SBSA for further information). TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER, Prorations shall be made based on a 30-day month.

24. BROKERS:

A. COMPENSATION: Seller or Buyer, or both, as applicable, agrees to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.

B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Broker. (i) Does not decide what price Buy in should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Broker; (vi) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) Shall not be responsible for verifying square footage, representations of others or information contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other promotional material; (ix) Shall not be responsible for determining the fair market value of the Property or any personal property included in the sale; (x) Shall not be responsible for providing legal or tax advice regarding any aspect of a fransaction entered into by Buyer or Seller; and (xi) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate liceused activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professio als.

26. REPRESENTATIVE CAPACITY: If one or more Parties is signing the Agreement in a representative capacity and not for him/herself as an individual then that Party shall so indicate in paragraph 3.7 or 38 and attach a Representative Capacity Signature Disclosure (C.A.R. Forms RCSD). Wherever the signature or initials of the representative identified in the RCSD appear on the Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Party acting in a representative capacity (i) represents that the entity for which that party is acting already exists and (ii) shall Deliver to the other Party and Escrow Holder, within 3 Days After Acceptance, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certific tion Of Trust (Probate Code §18100.5). letters testamentary, court order, power of attorney? corporate resolution, or formation documents of the business entity).

26. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

A. The following paragraphs, or applicable portions there f, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addenda, and any additional mutual instructions to close the escrow paragraphs 1, 3, 48, 5, 6, 7A, 8, 9, 128, 18, 19G, 23, 24A, 25, 28, 32, 35, 38, 37, 38 and paragraph D of the section title. Real Estate Brokers on page 11, if a Copy of the separ to compinisation agreement(s) provided for in paragraph 24A, or paragraph D of the section titled Real Estate Broker on page 10 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder and will execute such provisions within the time specified in paragraph 9B(1)(c). To the extent the general provisions are inconsistent or conflict with this A reement, the general provisions will control as to the duties and obligations of Escrow Holder only. B yer and Seller will execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow and, as directed by Escrow Holder. Within 3 (or \_\_\_\_\_\_) Days, shall pay to Escrow Holder or HOA or HOA management company or o hers any fee required by paragraphs 9, 12 or elsewhere in this Agreement.

C. Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraph 24A and paragraph D of the section titled Real Estate Brokers on page 11. Buyer and Seller prevocably assign to Brokers compensation specified in paragraph 24A, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers, Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement.

D. Upon receipt. Escrow Holder shall provide Seller and Seller's Broker verification of Buyer's deposit of funds pursuant to paragraph 3A, and 3B. Once Escrow Holder becomes aware of any of the following, Escrow Holder shall immediately notify all Brokers: (i) if Buyer's initial or any additional deposit is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder, or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.

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Seller's Initials ( )

VACANT LANO PURCHASE AGREEMENT (VLPA PAGE 8 OF 11)

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Case 3:12-cv-02164-GPC-JMA	Document 1722-2	Filed 05/23/19	PageID.31491	Page 15 of
	26		CHARLES A MERCALL	

Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980

Date: March 7, 2019

E. A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 3 Days after mutual execution of the amendment.

27. REMEDIES FOR BUYER'S BREACH OF CONTRACT:

- A. Any clause added by the Parties specifying a remedy (such as release or forfeiture of deposit or making a deposit; non-refundable) for failure of Buyer to complete the purchase in violation of this Agreement shall be deemed invalid unless the clause independently satisfies the statutory liquidated damages requirements set forth in the Civil Code.
- B. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. Buyer and Seller agree that this amount is a reasonable sum given that it is impractical or extremely difficult to establish the amount of damages that would actually be suffered by Seller in the event Buyer were to breach this Agreement. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award, AT TIME OF ANY INCREASED DEPOSIT BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION INCORPORATING THE INCREASED DEPOSIT AS LIQUIDATED DAMAGES (C.A.R. FORM RID).

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28. DISPUTE RESOLUTION:

A. MEDIATION: The Parties agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resiting to arbitratin or court action through the C.A.R. Consumer Mediation Center (www.consumermediation.org) or through any other mediation provider or service mutually agreed to by the Parties. The Parties also agree to mediate any disputes or claims with Broker(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. Mediation fees, if any, shall be divided equally among the Parties involved. If, for any dispute or claim to which this paragraph applies, any Party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that Party shall not be entitled to recover attorney fees, even if theywould otherwise be available to that Party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED. Exclusions from this mediation agreement are specified in paragraph 28C.

**B. ARBITRATION OF DISPUTES:** 

The Perties agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The Parties also agree to arbitrate any disputes or claims with Broker(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Broker; The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of transactional real estate Law experience, unless the parties mutually agree to a different arbitrator. The Parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. In all other—spects, the arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Enforcement of this agreement to arbitrate shall be governed by the Federal Arbitration Act. Exclusions from this arbitration agreement are specified in paragraph 28C.

"NOTICE: BY INITIALING IN THE SPACE BELOWYOU 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 THOSE 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."

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Seller's Initials 1 141\_

C. ADDITIONAL MEDIATION AND ARBITRATION TERMS:

(1) EXCLUSIONS: The following matters are excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; and (iii) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court.

(2) PRESERVATION OF ACTIONS: The following shall not constitute a waiver nor violation of the mediation and arbitration provisions: (i) the filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or

other provisional remedles; or (iii) the filing of a mechanic's lien.

(3) BROKERS: Brokers shall not be obligated nor compelled to mediate or arbitrate unless they agree to do so in writing. Any Broker(s) participating in mediation or arbitration shall not be deemed a party to the Agreement.

29. SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the performance of any vendors, service or product providers ("Providers"), whether referred by Broker or selected by Buyer. Seller or other person. Buyer and Seller may select ANY Providers of their own choosing.

Buyer's Initial's (1 AP) (VLPA REVISED 12/18 (PAGE 9 OF 11)

Seller's Initials ( 2) ( \_\_\_\_\_

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 9 OF 11)

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Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980	Date: Merch 7, 2019
30. MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the N the sales price and other terms of this transaction shall be provided to the MLS to	
entities authorized to use the information on terms approved by the MLS.  31. ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and So Buyer or Seller shall be entitled to reasonable attorneys fees and costs from the no in paragraph 28A.	
32. ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interest in this Agreement of Seller. Such consent shall not be unreasonably withheld unless otherwise agreed in relieve Buyer of Buyer's obligations pursuant to this Agreement unless otherwise agreed. 33. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal	n writing. Any total or partial assignment shall in the writing by Seller (C.A.R. Form AOAA).
34. TERMS AND CONDITIONS OF OFFER: This is an offer to purchase the Propinguidated damages paragraph or the arbitration of disputes paragraph is incorporated by mutual agreement in a counteroffer or addendum. If at least of required until agreement is reached. Seller has the right to continue to offer the Propinguidad of the prior to notification of Acceptance. Buyer has read and acknowledges reconfirmation of agency relationships. If this offer is accepted and Buyer subsequently payment of Brokers' compensation. This Agreement and any supplement, addenduments of the properties of the payment of Brokers' compensation. This Agreement and any supplement, addenduments of the properties of t	perty on the above terms and conditions. The ded in this Agreement if initiated by all Parties of one but not all Parties initial, a counter offer is roperty for sale and to accept any other offer a accept of a Copy of the offer and agrees to the wently defaults. Buyer may be responsible for our or modification, including any Copy, may be
35. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence	
incorporated in this Agreement. Its terms are intended by the Parties as a fina Agreement with respect to its subject matter, and may not be contradicted by evider oral agreement. If any provision of this Agreement is held to be ineffective or invalid given full force and effect. Except as otherwise specified, this Agreement shall be	nce of any prior agreement or contemporaneous, the remaining provisions will nevertheless be
accordance with the Laws of the State of California. Neither this Agreement nor an	
modified, altered or changed, except in writing Signed by Buyer and Seller.  36. DEFINITIONS: As used in this Agreement:	
A. "Acceptance" means the time the offer or final counter offer is accepted in writing received by the other Party or that Party's authorized agent in accordance with the B. "Agreement" means this document and any counter offers and any incorporation.	e terms of this offer or a final counter offer.
agreement between the Parties. Addenda are incorporated only when Signed by	
C. "C.A.R. Form" means the most current version of the specific form referenced or and	
D. "Close Of Escrow" means the date the grant deed, or other evidence of transfer E. "Copy" means copy by any means including photocopy, NCR, facsimile and electrical electr	
F. "Days" means calendar days. However, after Acceptance, the last Day for perf (including Close Of Escrow) shall not include any Saturday, Sunday, or legal holid.  G. "Days After" means the specified number of calendar days after the occurr calendar date on which the specified event occurs, and ending at 11:59 PM on the	ormance of any act required by this Agreemen lay and shall instead be the next Day. ence of the event specified, not counting the
H. "Days Prior" means the specified number of calendar days before the occurred calendar date on which the specified event is scheduled to occur.	
<ol> <li>"Deliver", "Delivered" or "Delivery", unless otherwise specified in writing, receipt by Buyer or Seller or the individual Real Estate Licensee for that princip Brokers on page 11, regardless of the method used (i.e., messenger, mail, email,</li> </ol>	al as specified in the section titled Real Estate fax, other).
J. "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic Law. Buyer and Seller agree that electronic means will not be used by either Paths. Agreement without the knowledge and consent of the other Party.	
K. "Law" means any law, code, statute, ordinance, regulation, rule or order, which i	s adopted by a controlling city, county, state or
federal legislative, judicial or executive body or agency.  L. "Repairs" means any repairs (including pest control), alterations, replacement provided for under this Agreement.	s, modifications or retrofitting of the Property
M. "Signed" means either a handwritten or electronic signature on an original documents. This offer shall be deemed revoked and the deposit, if any	y, shall be returned to Buyer unless the offer is
Signed by Selter and a Copy of the Signed offer is personally received by Buyer, or be who is authorized to receive it, by 5:00 PM on the third Day after this offer is sign (date)).	
One or more Buyers is signing the Agreement in a representative capacity and not Representative Capacity Signature Disclosure (C.A.R. Form RCSD-8) for additional terms	for him/herself as an individual. See atlached s.
Date 13/6/2019 BUYER X Jema & Kedipo	The second secon
DateBUYER	
Print name)	
Additional Signature Addendum attached (C.A.R. Form ASA).	
VLPA REVISED 12/18 (PAGE 10 OF 11) Seller's	Initials ( 2/4)
VACANT LAND PURCHASE AGREEMENT (VLPA PAG	GE 10 OF 11)

# Case 3:12-cv-02164-GPC-JMA Document 1722-2 Filed 05/23/19 PageID.31493 Page 17 of 26

Property Addre	ss: 652-160-11-00 VI	sta Tocate, Ca., Tecate	, Ca. 91980	Date: Mar	ch 7, 2019
Setter ouce controllid	spts the above offer n of agency relations	and agrees to sell the thips. Seller has read to	s the owner of the Property, or Property on the above terr and acknowledges receipt o	ns and conditions, and	agrees to the above
	d) SELLER'S ACCEF		O ATTACHED COUNTER OF	FFER (C.A.R. Form SCO	or SMCO) DATED:
Representa	Live Capacity Signatu	re Disclosure (C.A.R. Fo	esen a live capacity and not orm, RCSD-S) for additional te		lividual. See attached
Date 3/7/1	AND THE RESERVE OF THE PARTY OF	lionas C	febrant		
(Print name) I	homas C. Hebrank F	teceiver			THE PERSON NAMED IN
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By	ge Firm <u>Resonate Re</u>	al Estate	DRE Lic. #	Date Date	CO 10
By			DRE Lic. #	Date	
Address			City	State	_Zip
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Assertable Description of the	advised that the date of C	confirmation of Acceptance	ofthe Agreement as between B	The state of the s	
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	s the Collowing Scense Nu Business Oversight, Di		Department of Real Estate.		
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VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 11 OF 11)
Produced with 20Form® by 20Logic 18070 Filtern Mile Road, France, Michigan 48028 Serve 2010 page 18070

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#### BUYER'S VACANT LAND ADDITIONAL INSPECTION ADVISORY

(C.A.R. Form BVLIA, 11/13)

Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980

("Procerty")

- A. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokers. For this reason, you should conduct thorough investigations of the Property personally and with professionals who should provide written reports of their investigations. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations. Additionally, some inspections, such as those listed below, may be of particular importance when purchasing vacant land.
- B. BUYER RIGHTS AND DUTIES: You have an affirmative duty to exercise reasonablecare to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. The purchase agreement gives you the right to investigate the Property. If you exercise this right, and you should, you must do so in accordance with the terms of that agreement. This is the best way for you to protect yourself. It is extremely important for you to read all written reports provided by professionals and to discuss the results of inspections with the professional who conducted the inspection. You have the right to request that Seller make repairs, corrections or take other action based upon items discovered in your investigations or disclosed by Seller. If Seller is unwilling or unable to satisfy your requests, or you do not want to purchase the Property in its disclosed and discovered condition, you have the right to cancel the agreement if you act within specific time periods. If you do not cancel the agreement in a timely and proper manner, you may be in breach of contract.
- C. SELLER RIGHTS AND DUTIES: Seller is required to disclose to you material facts known to him/her that affect the value or desirability of the Property, However, Seller may not be aware of some Property defects or conditions. Seller does not have an obligation to inspect the Property for your benefit nor is Selter obligated to repair, correct or otherwise cure known defects that are disclosed to you or previously unknown defects that are discovered by you or your inspectors during escrow. The purchase agreement obligates Seller to make the Property available to you for investigations.
- D, BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as soil stability, geologic or environmental conditions, hazardous or illegal controlled substances, structural conditions of the foundation or other improvements, or the condition of the roof, plumbing, heating, air conditioning, electrical, sewer, septic, waste disposal, or other system. The only way to accurately determine the condition of the Property is through an inspection by an appropriate professional selected by you. If Broker gives you referrals to such professionals, Broker does not guarantee their performance. You may select any professional of your choosing. If you have entered into a written agreement with a Broker, the specific terms of that agreement will determine the nature and extent of that Broker's duty to you. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
- E. YOU ARE ADVISED TO CONDUCT INVESTIGATIONS OF THE ENTIRE PROPERTY, INCLUDING, BUT NOT LIMITED TO THE **FOLLOWING:** 
  - 1. FINANCE: Financing the purchase of vacant land finance and especially financing construction loans for the improvement of vacant land can provide particular challenges, including subordination agreements and insurance requirements. Buyer is advised to seek the assistance of reputable lenders in assistance with their decisions regarding financing of the property.
  - 2. CONSTRUCTION COSTS: If Buyer is contemplating building improvements on the property, Buyer is advised that they will have to contact directly any contractors, service providers, suppliers, architects, utility companies regarding the costs of improvements. Buyer is advised to get written bids from all such persons regarding their decision to develop the property.
  - 3. UTILITIES: Unimproved property may or may not have utilities available to the property. Buyer(s) is advised to obtain information from the public or private utility provider about the availability and cost of providing utilities to the property and whether necessary easements are in place to allow such utilities to the property.
  - 4. ENVIRONMENTAL SURVEY: Unimproved land may have had or may have hazardous materials stored upon or under the land or been used by persons engaged in activities exposing the land to hazardous materials. The land may also be host to protected vegetation or animal life. Buyer(s) is advised to satisfy themselves as what hazards or protected plant or animal life are on the property and what impact they may have on Buyer's future plans for the property by seeking the help of a qualified professional

Buyer's Initials ( IAC ) (

Seller's Initials (

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BVLIA 11/13 (PAGE 1 OF 2)

BUYER'S VACANT LAND ADDITIONAL INSPECTION ADVISORY (BYLIA PAGE 1 OF 2)

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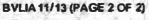
Tems One Realty 31464 Hwy. 94 Campo. CA 91906 Peter Dart Pro

Phone: (619)478-5)29 ced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 <u>www.zipLog</u>i

Property Address: 652-160-11-00 Vista Tecata, Ca., Tecate, Ca. 91980	Dete:
<ol> <li>NATURAL HAZAROS REPORTS: Buyer(s) is advised that while certain disclosures hazard disclosure companies can provide additional disclosures for both natural an Buyer is advised to seek the advice of a natural hazards reporting company regions and wish to obtain.</li> </ol>	d man-made hazards or nuisances for a cost
6. SUBDIVISION OF THE PROPERTY: If Buyer's plans include future sub livision of Map Act of the Subdivided Lands Law) multiple, complex issues regarding city, cour Buyer is strongly advised to seek the advice of California legal counsel family requirements.	nty, state, and federal laws may be presented
Buyer and Setter acknowledge and agree that Broker: (i) Does not decide what price to Does not guarantee the condition of the Property; (iii) Does not guarantee the inspections, services, products or repairs provided or made by Seller or others; (iv) inspection of common areas or areas off the site of the Property; (v) Shall not be Property, in common areas, or offsite unless such defects are visually observable by of the Property or are known to Broker, (vi) Shall not be responsible for inspecting pures of Property; (vii) Shall not be responsible for identifying the location of boundary not be responsible for verifying square footage, representations of others or information. Listing Service, advertisements, flyers or other promotional material; (ix) Shall not be regarding any aspect of a transaction entered into by Buyer or Seller, and (x) Shall no information that exceeds the knowledge, education and experience required to perform agree to seek legal, tax, insurance, title and other desired assistance from approprise	performance, adequacy or completeness of Does not have an obligation to conduct an e responsible for identifying defects on the an inspection of reasonably accessible areas blic records or permits concerning the title or lines or other items affecting title; (viii) Shall on contained in Investigation reports, Multiple responsible for providing legal or tax advices the responsible for providing other advice or orm real estate licensed activity. Buyer and
By signing below, Buyer and Seller each acknowledge that they have read, under this Advisory. Buyer is encouraged to read it carefully.	stand, accept and have received a Copy of
SELLER Thomas C Febrane	Date 3/7/19
Than Sc. Nedal A Recover	
SELIER	Date
BUYER & Juna a. Rodriguez	Date V 3-06-2019
BUYER	Pub
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BUYER'S VACANT LAND ADDITIONAL INSPECTION ADVISORY (BYLIA PAGE 2 OF 2) Produced with opported by 20 Logic 18070 Folian Note Road, France, Michigan 48020 1997 Lodication

Case 3:12-cv-02164-GPC-JMA Document 1722-2 Filed 05/23/19 PageID.31496 Page 20 of

CALIFORNIA ASSOCIATION

# CALIFORNIA CONTINGENCY REMOVAL No. \_ 1

(C.A.R. Form CR, Revised, 6/16)

S.A.A. FORM Way, Meapones And Neply To No.	quest For Repair (C.A.R. Form RRRR) or X Other VLPA&JEI	("Agreement"),
ated 03/07/2019 , on property known as	652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980	("Property"),
elween	Irma Angelica Rodriguez	("Buyer")
nd7	homas C. Hebrank Receiver	("Seller").
agreement between Buyer and Seller, Bu review of reports and other applicable info all liability, responsibility and, expense, if a disclosures is prohibited by law.  2. Buyer removes those contingencies specification.  1. Loan (Paragraph 3J) 2. Appraisal (Paragraph 3J) 3. Buyer's Physical Inspection (Paragraph 4. All Buyer Investigations other that	cked Buyer contingencies are removed:  agraph 12) an a physical Inspection (Paragraph 12) ment (HOA or OA) Disclosures (Paragraph 10F)	uyer Investigations and ction; and (iii) assumed
7. Title: Preliminary Report (Pa agr		
8. Sale of Buyer's Property (Paragr		
	sed or fiened items (Paragraph 8B(5)	-
11. Other:	emoved, EXCEPT: Loan Contingency (Paragraph 3J);	
3. Once all contingencies are removed,	AND ALL BUYER CONTINGENCIES.  **Number or not Buyer has salisfied him/herself regarding	
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Exhibit A, Page 20

Fax: (619)478-9132



# SELLER COUNTER OFFER No. 1

May not be used as a multiple counter offer. (C.A.R. Form SCO, 11/14)

This is a country effects the Lan				Date March 7, 20	19
This is a counter offer to the: X Podated March 6, 2019	on property known as	Buyer Counter Offer No Vista Tecate 652-16 -11-	, or _ Other		("Offer")
between	lem	Angelica Rodriguez	& 652-170-45-00, T	ecate, CA 91980	
and	Thomas	C. Hebrank, Receiver			("Buyer") ("Seller")
TERMS: The terms and condition     Paragraphs in the Offer the agreement unless specific B. Unless otherwise agreed the original Offer.     OTHER TERMS: Item 1	ally referenced for incl in writing, down payr	il parties, but are not initusion in paragraph 1C of nent and loan amount(s)	tialed by all parties this or another Cou will be adjusted in	nter Offer or an ac nthe same propo	om the fina
032-1/0-43-00. Item 1 D - 0	lose of Escrow to be	vithin 18 days of receiving	a Court Approval		
Item 3 F · Remaining purc	hase amount of \$58,20	0.00 and buyer title & esc	crow fees will be di	e to Escrow with	io 7 dove
after Receipt of Court App	roval.				uays
Item 8 (other terms) - See	Receiver's Addendum	One (1) - That certain Ad	dendum to Californ	ia Vacant I and P	urchaea
Agreement (VLPA) and Jo	int Escrow Instruction	("Addendum") is hereby	V Incorporated by	eference as a ma	torial torial
of this Seller Counter Offe	r. Additionally, Buyer	understands that there w	ill he on Seller Cro	dit for any Bosse	terial term
B 1 (a) Each side to pay th	eir own fees.			on for any Reason	n. Rem 9
			AND THE RESERVE OF THE PARTY OF		
D. The following attached add	denda are incorporate	into this Seller Counter	offer: X Addendu	m No. One (1)	
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Buyer	and the second s	rma Angelica Rodriguez	Date T	ime HAM	PM
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erald Busch Produced o	with zipForm® by zipLogix 18070 Fi	Phone: teen Mile Road, Fraser, Michigan 48026	(619)292-1020 Fax:	7	ocate - Vista



### ADDENDUM

(C.A.R. Form ADM, Revised 12/15)

No. One (1)

or Month-to-M		THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED I				
dated	Ma ch 6, 2019	, on property I		Vista Te	cate 652-160-11-00	8 652-170-45-00
in which			lecate, C	CA 91980		
and		Thomas C. Hebr	Ilca Rodriguez		is re	eferred to as ("Buyer/To
		THOMAS C. FIGUR	alik, Neceiver		is refe	rred to as ("Seller/Land
This Addend	lum Number One	(1) is for the followi	na APN's 652	160 11 00 8 663	470 45 00	
The property	is currently subj	ect to litigation filed	in the United	States District C	Court Southern Diet	rict of California Case
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All reference.	s to seller will me	an Thomas C. Hebr	ank, solely in I	his capacity as C	Court Appointed Re	ceiver.
approved and	d authorized to	TTO District Court	pproval and B	Broker agrees to	accept as full com	pensation the amount
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# DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Buyer's Brokerage Firm to Buyer) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/18)

(If checked) This form is being provided in connection	with a transaction	for a	leasehold	interest	emedig	one year a	s per	Civil	Code
section 2079.13(j), (k) and (t).									

When you enter, into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

#### SELLER'S A GENT

A Seller's agent under a fisting agreement with the Seller acts as the agent for the Seller only. A Seller's agent or a subagent of this agent has the following affirmative obligations:

To the Seller: A Fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Seller.

To the Buyer and the Seller.

- (a) Diligent exercise of reasonable skill 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 withing attention and observation of, the parties. An agent is not obligated to reveal to either party any constantial information obtained from the other party that does not involve the affirmative duties set forth above.

#### BUYER'S AGEN?

A Buyer's agent the with a Buyer's corsent, agree to act as agent for the Buyer only. In these situations, the agent is not the Setter agent, even if by agree a white agent may receive compensation for services rendered, either in full or in part from the Setter. An agent acting a rior a Buyer has the firmulative obligations:

To the Buyer, A fract my duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer,

To the Buyer and Mar.

- (a) Diligent, rare se of reasonable skill and care in performance of the agents duties.
- (b) A dutyo ..... at and fair dealing and good faith.
- (c) A duty to include all facts known to the agent materially affecting the value or desirability of the property that are not known to, it within to add a conservation of, the parties. An agent is not obligated to reveal to either party any consistent of information obtained from the other party that does not involve the affirmative duties set forth above.

#### AGENTREPRE: INTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more salespersons and broker essociates, can legally be the agent of both the Seller and the Buyer. 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 the Seller or the Buyer.
- (b) Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Selica and Buyer, a duel agent may not, without the express per nission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the Buyer's or Selier's financial position, motivations, bargaining position, or other personal information that may impact price, including the Selier's willingness to accept a price less than the listing price or the Buyer's willingness to pay a price greater than the price offered.

### SELLER AND BUYER RESPONSIBILITIES

Either the purchase agreement or a separate document will contain a confirmation of which agent is representing you exclusively in the transaction or acting as dual agent. Please pay attention to that confirmation to make sure it accurately reflects your understanding of your agent's role.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your 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.

If you are a Buyer, you have the duty to exercise reasonable care to protect yourself, including as to those facts about the property which are known to you or within your diligent attention and observation.

B. Setters and Buyers should strongly consider obtaining tax advice from a competent professional because the federal and state tex consequences of a transaction can be complex and subject to change.

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual reletionship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form Includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. INVE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE BACK (OR A SEPARATE PAGE).

PRINTED ON THE BACK (OR A SEPARATE PAGE).	
Buyer Seller Landlord Tenant Linna United Sta	Date X 03-06-2019
Irme Angelica Rodriguez	
☐ Suyer ☐ Settor ☐ Landlord ☐ Tenant	Date
Agent / Team One Realty	DRE Lic. # 01060152
Real Estate Broker (Firm) DRE Lic. # 00924836	Date
(Salespers or Broker-Associate, if any) Peter Dart	
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AD REVISED 12/18 (PAGE 1 OF 2)	

DISCLOSURE RÉGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 1 OF 2

Team One Resity 31464 Hwy. N Camps, CA 91966
Produced with 2 DF ores by ziplogis 18070 Filtern Mile Road, Fraser, Michigan 48028 www.ziplogis.com
Tecate 34 acre

#### CIVIL CODE SECTIONS 2079.13 - 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13. As used in Sections 2079.7 and 2079.14 to 2079.24, inclusive, the following terms have the following meanings:

(a) "Agent" means a person acting under provisions of Title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is iccensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. The agent in the real property transaction bears responsibility for that agent's salespersons or broker associates who perform as agents of the agent. When a salesperson or broker associate owes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty of that party by the broker for whom the salesperson or broker associate functions.

(b) "Buyer" means a transferred in a real property transaction, and includes a person who executes an offer to purchase real property transaction, and includes a person who executes an offer to purchase real property transaction. The agent of purchase real property transaction. (b) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. "Buyer" includes vendee or lessee of real property. (c) "Commercial real property" means all real property in the state, except (1) single-family residential real property. (2) dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, (3) a mobilehome, as defined in Section 798.3, (4) vacant land, or (5) a recreational vehicle, as defined in Section 799.29. (d) "Dual agent" means an agent acting, either directly or through a salesperson or broker associate, as agent for both the seller and the buyer in a real property transaction, (e) "Listing agreement" means a written contract between a seller of real property and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer, including rendering other services for which a real estate license is required to the seller pursuant to the terms of the agreement. (f) "Seller's agent" means a person who has obtained a listing of real property through the seller's agent, (h) "Offering price" is the amount expressed in dollars specified in the listing for which the buyer is willing to sell the real property through the seller's agent. (h) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property through the seller's agent that becomes the contract for the sale of the real property upon acceptance by the seller. (l) "Real property means any estate specified by subdivision (1) or (2) of Section 761 in property, and includes (1) single-family residential property transaction."

Manufactured home as defined in Section 18007 of the Health and Salety Code, or a mobilehome as defined in Section 18008 of the He omered for sale of soid undugin an agent pursuant to the authority contained in Section 1913.6 of the Business and Professions Code. (k) "real property in which an agent is retained by a buyer, seller, or both a buyer and seller to act in that transaction, and includes a listing or an offer to purchase. (f) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration. (m) "Seller" means the transferor in a real property transaction and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor of real property, (n) "Buyer\*Corpent" means an agent who represents a buyer in a real property transaction.

2079.14. A seller's agent and buyer's agent shall provide the seller and buyer in a real property transaction with a copy of the disclosure-form specified in Section 2079.16, and shall obtain a signed acknowledgment of receipt from that sales and buyer, except as provided in Section 2079.15, as follows: (a) The seller's agent, if any, shall provide the disclosure form to the seller prior to emerging into the listing agreement. (b) The buyer's agent shall provide the disclosure form to the buyer's offer to purchase, if the offer to purchase is not prepared by the buyer's agent, the buyer's agent shall present the disclosure from the buyer agent, the buyer's agent shall present the disclosure from the buyer not later than the next business day after receiving the offer to purchase from the buyer.

2079.16. In any circumstance in which the setter or buyer refuses to sign an acknowledgment of receipt pursuant to Section 2079.14, the agent shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.16 Reproduced on Page 1 of this AD form.

2079.17(a) As soon as practicable, the buyer's agent shall disclose Je-the buyer and seller whether the agent is acting in the real property transaction as the buyer's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the buyer's agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the seller's agent shall disclose to the seller whether the seller's agent is acting in the real property transaction as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the seller's agent prior to or coincident with the execution of that contract by the seller. CONFIRMATION: The following agency relationships are confirmed for this transaction:

Seller's Brokerage Firm DO NOT COMPLETE, SAMPLE ONLY	License Number
Is the broker of (check one):  the seller; or both the buyer and seller. (dual agent)	
Seller's Agent DO NOT COMPLETE. SAMPLE ONLY	License Number
is (check one): [ ] the Seller's Agent. (salesperson or broker associate) [ ] both the Buyer's and Seller's Agent.	er's Agent. (dual agent)
Buyer's Brokerage Firm DO NOT COMPLETE, SAMPLE ONLY	License Number
Is the broker of (check one):  the buyer; or  both the buyer and seller. (dual agent)	
Buyer's Agent DO NOT COMPLETE, SAMPLE ONLY	License Number
Is (check one): The Buyer's Agent. (salesperson or broker associate) to both the Buyer's and Self	er's Agent. (dual agent)

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14. An agent's duty to provide disclosure and confirmation of representation in this section may be performed by a real estate salesperson or broker associate affiliated with that broker 2079.18 (Repealed pursuant to AB-1289)

2079.18 (Repealed pursuant to AB-1289)
2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a setting agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.
2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.
2079.21 (a) A dual agent may not, without the express permission of the seller, disclose to the buyer any confidential information obtained from the buyer. (b) A dual agent may not, without the express pennission of the buyer, disclose to the seller any confidential information obtained from the buyer. (c) "Confidential information that may impact price, such as the seller is willing to accept a price less than the listing price or the buyer is willing to pay a price greater than the price offered. (d) This section does not after in any way the duty or responsibility of a dual agent to any principal with respect to confidential information there.
2079.22 Nothing in this article precludes a seller's agent from also being a buyer's agent. If a seller or buyer in a transaction chooses to not be represented by an agent, that does not, of itself, make that agent a dual agent.

agent, that does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act

which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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AD REVISED 12/18 (PAGE 2 OF 2) DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 2 OF 2)

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### POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER - DISCLOSURE AND CONSENT

(C.A.R. Form PRBS, Revised 12/18)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representation can occur through an individual licensed as a broker or salesperson or through different individual broker's or salespersons (associate licensees) acting under the Broker's license. The associate licensees may be working out of the same or different office locations.

Multiple Buyers: Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Multiple Sellers: Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result. Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Dual Agency: If Seller is represented by Broker, Seller admowledges that broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both seller and buyer in that tr insaction. If Buyer is represented by Broker, buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both buyer and seller with regard to that property.

in the event of dual agency, seller and buyer agree that: a dual 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 the buyer's or seller's financial position, motivations, bargaining position, or other personal information that may impact price. including the seller's willingness to accept a price less than the listing price or the buyer's willingness to pay a price preater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.

Offers not necessarily confidential: Buyer is advised that seller or listing agent may disclose the existence, terms, or conditions of buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the listing agent's marketing strategy and the instructions of the seller.

Buyer and seller understand that Broker may represent more than one buyer or more than one seller and even both buyer and seller on the same transaction and consents to such relationships.

Seller and/or Buyer acknowledge	no reading and understand	ding this Possible Represen	tation of More Tha	U Oue
Buyer or Seller - Disclosure and (	consent and agrees to the	agency possibilities disclose	d.	
Seller Thomas C)	Sebrat	Thomas C. Hebrank R		1/19

Selled Javonas C Horar	Thomas C. Hebrank Receiver	
Buyer Ima a Rode The	irma Angelica Rodriguez	Date <u>03 - 04 - 201</u> Date
Buyer's Brokerage Firm Team One Realty  By Tall of the Property	DRE Lic # 01060152 DRE Lic # 00924836	Date 03/06/2019 Date
Peter Dart Seller's Brokerage Firm Resonate Real Estate By	DRE Lic#	Date

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PRBS REVISED 12/18 (PAGE 1 OF 1)

POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (PRBS PAGE 1 OF 1)

M. CA 91996 Phone: (619)478-5129
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### WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY

(C.A.R. Form WFA, Revised 12/17)

Property Address: 652-160-11-00 Vista Tecate, Ca., Tecate, Ca. 91980

(Property")

#### WIRE FRAUD AND ELECTRONIC FUNDS TRANSFERS ADVISORY:

The ability to communicate and conduct business electronically is a convenience and reality in nearly all parts of our lives. At the same time, it has provided hackers and scammers new opportunities for their criminal activity. Many businesses have been victimized and the real estate business is no exception.

While wiring or electronically transferring funds is a welcome convenience, we all need to exer—extreme caution. Emails attempting to induce fraudulent wire transfers have been received and have appeared to be legitimate. Reports indicate that some hackers have been able to intercept emailed transfer instructions, obtain account information and, by altering some of the data, redirect the funds to a different account. It also appears that some hackers were able to provide false phone numbers for verifying the wiring or funds transfer instructions. In those cases, the victim called the number provided to confirm the instructions, and then unwittingly authorized a transfer to somewhere or someone other than the intended recipient.

#### ACCORDINGLY, YOU ARE ADVISED:

- 1. Obtain phone numbers and account numbers only from Escrow Officers, Property Managers, or Landlords at the beginning of the transaction.
- 2. DO NOT EVER WIRE OR ELECTRONICALLY TRANSFER FUNDS PRIOR TO CALLING TO CONFIRM THE TRANSFER INSTRUCTIONS. ONLY USE A PHONE NUMBER YOU WERE PROVIDED PREVIOUSLY. Do not use any different phone number or account number included in any emailed transfer instructions.
- 3. Orally confirm the transfer instruction is legitimate and confirm the bank routing number, account numbers and other codes before taking steps to transfer the funds.
- Avoid sending personal information in emails or texts. Provide such information in person or over the telephone directly to the Escrow Officer, Property Manager, or Landford.
- 5. Take steps to secure the system you are using with your email account. These steps include creating strong passwords, using secure WiFi, and not using free services.

If you believe you have received questionable or suspicious wire or funds transfer instructions, immediately notify your bank, and the other party, and the Escrow Office, Landlord, or Property Manager. The sources below, as well as others, can also provide information:

Federal Bureau of Investigation: https://www.fbi.gov/; the FBI's IC3 at www.ic3.gov; or 310-477-6565

National White Collar Crime Center: http://www.nw3c.org/

James 11. - Rondinger

On Guard Online: https://www.onguardonline.gov/

NOTE: There are existing alternatives to electronic and wired fund transfers such as cashier's checks. By signing below, the undersigned acknowledge that each has read, understands and has received a copy of this Wire Fraud and Electronic Funds Transfer Advisory.

Buyer/Tenant /		Date	
Seller/Landlord Thomas C Februst			3/7/19
Seller/Landlord /		Date _	
62016.2017, California Association of REALTORSB. Inc. United States copyright law (Title 17 this form, or any portion thereof, by photocopy machine or any other means, including desimile or the form has been approved by the California association of realtor accuracy of any provision in any specific transaction. A real estate transactions if you desire legal or tax advice, consult an appropriate p	or computation formats: ISOL NO REPRESENTATION IS MADE AS TO BROKER IS THE PERSON QUALIFIED TO A	THE LEG	AL VALIDITY OR

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ALLEN MATKINS LECK GAMBLE 1 MALLORY & NATSIS LLP DAVID R. ZARO (BAR NO. 124334) 865 South Figueroa Street, Suite 2800 Los Angeles, California 90017-2543 Phone: (213) 622-5555 Fax: (213) 620-8816 3 4 E-Mail: dzaro@allenmatkins.com 5 ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 6 EDWARD G. FATES (BAR NO. 227809) One America Plaza 7 600 West Broadway, 27th Floor San Diego, California 92101-0903 8 Phone: (619) 233-1155 Fax: (619) 233-1158 9 E-Mail: tfates@allenmatkins.com 10 Attorneys for Receiver THOMÁS C. HEBRANK 11 12 UNITED STATES DISTRICT COURT 13 SOUTHERN DISTRICT OF CALIFORNIA 14 SECURITIES AND EXCHANGE Case No. 3:12-cv-2164-GPC-JMA 15 COMMISSION. PROOF OF SERVICE 16 Plaintiff, August 16, 2019 17 Date: 1:30 p.m. Time: v. Ctrm: 18 LOUIS V. SCHOOLER and FIRST Hon. Gonzalo P. Curiel Judge: FINANCIAL PLANNING 19 CORPORATION d/b/a WESTERN FINANCIAL PLANNING 20 CORPORATION, 21 Defendants. 22 23 24 25 26 27 28

LAW OFFICES
Allen Matkins Leck Gamble
Mallory & Natsis LLP

I am employed in the County of San Diego, State of California. I am over the age of 18 and am not a party to this action. My business address is One America Plaza, 600 West Broadway, 27th Floor, San Diego, California 92101-0903. 1 On May 23, 2019, I served the within document(s) described as: 3 RECEIVER'S NOTICE OF MOTION AND MOTION FOR (A) 4 APPROVAL OF SALE OF VISTA TECATE PROPERTY, AND (B) AUTHORITY TO PAY BROKER'S COMMISSION 5 MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF RECEIVER'S MOTION FOR (A) APPROVAL OF SALE OF 6 VISTA TECATE PROPERTY, AND (B) AUTHORITY TO PAY **BROKER'S COMMISSION** 7 **DECLARATION OF THOMAS C. HEBRANK IN SUPPORT OF** 8 MOTION FOR (A) APPROVAL OF SALE OF VISTA TECATE PROPERTY, AND (B) AUTHORITY TO PAY BROKER'S 9 COMMISSIÓN on the interested parties in this action: 10 ■ BY THE COURT VIA NOTICE OF ELECTRONIC FILING ("NEF"): the 11 foregoing document(s) will be served by the court via NEF and hyperlink to the document. On May 23, 2019, I checked the CM/ECF docket for this case and 12 determined the following person(s) are on the Electronic Mail Notice List to receive NEF transmission at the email address indicated below: 13 Gary J. Aguirre - gary@aguirrelawapc.com; maria@aguirrelawapc.com 14 John Willis Berry - berryj@sec.gov; LAROFiling@sec.gov Lynn M. Dean - deanl@sec.gov; longoa@sec.gov; larofiling@sec.gov; 15 berryj@sec.gov; irwinma@sec.gov; cavallones@sec.gov Timothy P. Dillon - tdillon@dghmalaw.com; ksauser@dghmalaw.com; 16 sahuja@dghmalaw.com Philip H. Dyson - phildysonlaw@gmail.com; ildossegger2@yahoo.com; 17 phdtravel@yahoo.com Edward G. Fates - tfates@allenmatkins.com; 18 bcrfilings@allenmatkins.com; jholman@allenmatkins.com Dennis Frisman - gary@aguirrelawapc.com 19 Eric Hougen - eric@hougenlaw.com Sara D. Kalin - kalins@sec.gov; chattoop@sec.gov; irwinma@sec.gov 20 E. Andrew Schooler - andyschooler@att.net Carol Elizabeth Schultze - schultzec@sec.gov; masseym@sec.gov; 21 caroleschultze@gmail.com; clarket@sec.gov Bryan Charles Vess – bryan@vesslaw.com; annamforsberg@gmail.com 22 David R. Zaro - dzaro@allenmatkins.com; mdiaz@allenmatkins.com 23 I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. 24 Executed on May 23, 2019, at San Diego, California. 25 Edward G. Fates /s/ Edward Fates 26 (Signature of Declarant) (Type or print name) 27 28

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