## REPORT TO SUCCESSOR AGENCY

**DATE:** AUGUST 13, 2014

TO: HONORABLE CHAIR AND MEMBERS OF THE SUCCESSOR AGENCY

BOARD

FROM: GREG RAMIREZ, EXECUTIVE DIRECTOR

BY: NATHAN HAMBURGER, ASSISTANT EXECUTIVE DIRECTOR

SUBJECT: REQUEST TO APPROVE SALE AND ESCROW AGREEMENT FOR

PROPERTY HELD BY SUCCESSOR AGENCY TO THE AGOURA HILLS REDEVELOPMENT AGENCY; ASSESSOR'S PARCEL NUMBER

2048-017-901

In compliance with California State legislation (Redevelopment Dissolution and Senate Bill 470), the Successor Agency to the Agoura Hills Redevelopment Agency is complying with the requirement to liquidate all assets of the former Redevelopment Agency. The Successor Agency received approval on a mandated Long-Range Property Management Plan from the Department of Finance, which allowed for the formal sale of any property held that was not determined to be for public use. As such, the Successor Agency previously was approved to secure the services of NAI Capital, Inc., to market the lone property held by the former Redevelopment Agency, located at 28661 Canwood Street in Agoura Hills (APN 2048-017-901). The property was placed in the regional and national commercial data bases of LoopNet, Costar, and AIR at a listed price of \$2,950,000. In addition, a property availability flyer was emailed to hundreds of commercial brokers.

Over the 180 days that the property was marketed, the listing was viewed over 15,800 times. Further information was requested and emailed to over 300 inquiries. In addition, NAI Capital offices and Successor Agency staff received an additional twenty inquiries on the property's zoning and development possibilities. A Letter of Intent (LOI) proposal was requested from any interested and qualified buyers, in which three written LOI's were submitted to NAI Capital. Two of the offers contained contingencies that required the rezoning of the property and various other financial conditions that would have been placed on the Successor Agency. In response to these LOI's, on May 24, 2014, it was requested that a best-and-final offer be submitted, with the understanding that any contingencies placed on the seller were not items that could be agreed to by the Successor Agency, as it has no zoning authority over the property and does not have the ability to agree to other financial considerations without approval by the Successor Agency, Oversight Board, and California State Department of Finance.

Only two best-and-final offers were received, of which one of the offers did not remove all of the contingencies that could not be agreed to by the Successor Agency. Poe Development Group submitted an offer of \$2,350,000, with a request to have a 60-day review period and the ability to extend escrow if needed to 30 days, with no further contingencies. The William Warren Group submitted an offer of \$3,550,000, with the same review period and escrow flexibility, but had the contingency requiring a rezoning of the property for the intended use of self-storage. Following a conversation with NAI Capital, it was again explained that the Successor Agency only had the authority to liquidate assets of the former Redevelopment Agency and had very few powers beyond that scope. The William Warren Group resubmitted their best-and-final offer removing the rezoning requirement but adding the condition that at the close of escrow, building permits be received by the buyer for self-storage, which is not allowed in the current zoning and would require entitlements that are outside of the purview of the Successor Agency.

The property has received massive exposure to the current marketplace for a sufficient amount of time in search of a buyer. Through the offers received, it is apparent that other buyers are willing to pay a higher value for the property if it had entitlements or was zoned for additional uses. At this time, the City has existing restrictions on allowing self storage facilities within certain distances from existing self-storage sites within its boundaries, and this site falls within those limits (5,000 ft). In addition, the City has not expressed any desire to rezone this property beyond its current designation of Business Park-Manufacturing—Freeway Corridor Overlay.

Thus, of the proposed buyers, only one buyer is positioned to purchase the property as currently zoned. Poe Development Group is currently developing the adjacent property to the West of the subject parcel and has knowledge and expertise to complete the transaction as proposed. In the opinion of NAI Capital staff, Jack Dwyer, the offered price is supported by current knowledge of the physical condition of the property and marketplace response.

Should the Successor Agency approve the sale and escrow agreement with Poe Development Group, the process to complete escrow would include Oversight Board approval (scheduled item for discussion August 14, 2014), a right to review the Oversight Board action by the State Department of Finance and then, if approved, a due diligence review period of 60 days, which would be followed by the agreed upon escrow process. Following the close of escrow, net funds from the proceeds of the sale of property would be provided to the State of California and be distributed to the various taxing entities within the former Redevelopment Area. The City of Agoura Hills will receive an amount equal to the property tax percentage it currently receives.

Should the Successor Agency choose to not approve the recommended sale of property, Successor Agency staff would need to get further direction from the Oversight Board and Successor Agency Board on a new sales approach, which would also include the need to have a new agreement for real estate broker related services approved at a future meeting. Although there is no deadline identified in the related

legislation, it does provide the directive to liquidate the assets of the former Redevelopment Agency as quickly as possible. Since there have not been very many of these transactions that have been finalized as of yet, there is no real examples to rely on how the State Department of Finance will react to a rejection of proposals to purchase the property. In addition, the remarketing of this property, in the foreseeable future, does not appear to offer the potential to receive a higher sales price, as the market demand is not expected to increase greatly for this type of zoned property.

The agreement has been reviewed by the City Attorney and approved to as form.

## RECOMMENDATION

Staff recommends the Board of Directors of the Successor Agency approve the sale and escrow agreement with Poe Development Group and direct staff to present the item to the Oversight Board for approval.

Attachment: Sale and Escrow Agreement



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

(Vacant Land)
AIR Commercial Real Estate Association

			July 16, 2014
1. Buver.			(Date for Reference Purposes)
1.1 Dale P	oe Re	1 Estate Group, Inc.	(100
hereby offers to pure	chase the	real property, hereinafter described, from the owner thereof ("Seiler") (col	( "Buye
unough an escrow (	CSCLOM	) to close 30 or See addendum days after the waiver or expiration of t	the River's Contingencies ("Evenated Class
Date") to be new by	Chica	go Title, Linda Hamilton, Escrow Officer	("Escrow Holder") whose address
500 E. ESPIA	anade	Drive, Suite 102, Oxnard, CA 93036	
- 005 620	0.600	, Phone No. 805-	-656-1300 , Facsimile I
805-639-		upon the terms and conditions set forth in this agreement ("Agreement	t"). Buyer shall have the right to assign Buye
1.2 The term !	"Date of	a assignment shall not relieve Buyer of Buyer's obligations herein unless S	eller expressly releases Buyer.
in paragraph 20.2) or	Libie do	greement" as used herein shall be the date when by execution and delive iment or a subsequent counteroffer therete, Buyer and Seller have reache	ny is defined in Paragraph 26.A.(as define
sell, and Buver agree	es to pur	<del>mont or a succequent counteremer thereto, Buyer and Seller have reache</del> hase, the <del>Property upon terms accepted by both Parties.</del>	d agreement in writing whereby Seller agrees
2. Property.		and the state of t	
2.1 The real pro	operty ("	roperty") that is the subject of this offer consists of (insert a brief physica	description) A 4.66 gross acre
land parcel :	zoned	BP-M-FC located on the North side of Canwood	Street approx 500 ft West
of Derry St	y July		. Beleet applox. 500 It West
is located in the Cit	ty of Acr	oura Hills , County of Los Ange	log
State of CA	., o. <u>119</u>		
State of CA		, is commonly known by the street address of 286	61 Canwood
and is legally describ	bed as:	o be furnished in escrow	
(APN: 2048-017-	-901		
*		on of the Property is not complete or is inaccurate, this Agreement shall r	not be invelid and the legal description shall be
completed or correct	ed to me	t the requirements of Chicago Title Company	tor be invalid and the legal description shall t
("Title Company"), w	vhich sha	issue the title policy hereinafter described.	
2.3 The Prope	erty inclu	es, at no additional cost to Buver, the permanent improvements there	on including those items which pursuant
applicable law are a	part of the	property, as well as the following items, if any, owned by Seller and at	present located on the Property: none
	W.		
			(collectively, the "Improvements")
2.4 Except as p	provided	n Paragraph 2.3, the Purchase Price does not include Seller's personal pro	operty, furniture and furnishings, and
none			ail
which shall be remove	ed by Se	er prior to Closing.	
<ol><li>Purchase Price</li></ol>	<b>.</b>		
3.1 The purcha	se price	"Purchase Price") to be paid by Buyer to Seller for the Property shall be:	₩ \$2,350,000,00
		e price will be determined based on a per unit cost instead of a fixed price	
unit used to determin	ne the Di	chase Price shall be: I lot I acre I square foot I other	per unit. Th
prorating areas of les	s than a	full unit. The number of units shall be based on a calculation of total area	of the Property as contified to the Portice by
licensed surveyor in a	accordar	with paragraph 9.1(g). However, the following rights of way and other	grees will be excluded from such calculation
			he Purchase Price shall be payable as follows
	(a)	Cash down payment, including the Deposit as defined in paragraph 4.3 (or	
	W 1	ransaction, the Purchase Price):	\$2,350,000.00
(Strike if not			\$2,330,000.00
applicable)	(b)	Amount of "New Lean" as defined in paragraph 5.1, if any:	
7,7,00		buyer shall take title to the Property subject to and/or assume the following	evicting deed(s) of
		rust ("Existing Deed(s) of Trust") securing the existing premissory note(s	
		) An Existing Note ("First Note") with an unpaid principal balance as of	
		Closing of approximately:	
		Said First Note is payable at \$	per menth,
Strike if not		including interest at the rate of % per annum until per	
applicable)		entire unpaid balance is due on	<del></del>
			We like the second of the seco
		i) An Existing Note ("Second Note") with an unpaid principal balance as	of the
		Closing of approximately:	•
		Said Second Note is payable at \$	per month,
		including interest at the rate of % per annum until per	
		entire unpaid balance is due on	<del></del>
(Strike if not	(d)	uyer chall give Seller a deed of trust ("Purchase Money Deed of Trust")	en the-
applicable) ————	prope	ty, to secure the promissory note of Buyer to Seller described in paragraph	h-6
	<del>("Pur</del>	hase Money Note") in the amount of:	\$
	1 1		

3.2 If Buyer is taking title to the Property subject to, or assuming, an Existing Deed of Trust and such deed of trust permits the beneficiary to

de ag 4.	mand payment of fees including, but not limited to, points, processing fees, and apprais rees to pay such fees up to a maximum of 1.5% of the unpaid principal balance of the app Deposits.	al fees as a condition to the transfer of the Property, B plicable Existing Note.
	4.1 Ø Buyer has delivered to Broker a check in the sum of \$75,000.00	possible to Economittelday to the U
В	oker to Escrow Holder within 2 or business days after both Parties and the State	, payable to Escrow Holder, to be delivered
th \$_ur	reement and the executed Agreement has been delivered to Escrow Holder, or withing a Agreement and the executed Agreement has been delivered to Escrow Holder Buy.  If said check is not received by Escrow Holder Buy illaterally terminate this transaction by giving written notice of such election to Escrow Holder other under this Agreement. Should Buyer and Seller not enter into an agreement of the seller in the seller into an agreement of the seller in the seller into an agreement.	n 2 or business days after both Parties have executer shall deliver to Escrow Holder a check in the survey within said time period then Seller may elected the survey of the seller may elected.
16	quest by Buyer, be promptly returned to Buyer. 4.2 Additional deposits:	
_	(a) Within 5 business days after the Date of Agreement, Buyer s	shall deposit with Escrow Holder the additional sum
\$_	to be applied to the Purchase Price at the Closing	
	(C) If an Additional Deposit is not received by Escrow Holder within the time peri	the Purchase Price at the Closing.
an be	deemed terminated without further notice or instructions.	thin 2 business days following said notice, the Escrow s
ins	4.3 Escrow Holder shall deposit the funds deposited with it by Buyer pursuant to paragerally chartered bank in an interest bearing account whose term is appropriate and conserst therefrom shall accrue to the benefit of Buyer, who hereby acknowledges that the trument is redeemed prior to its specified maturity. Buyer's Federal Tax Identification Number based to account account conservation.	sistent with the timing requirements of this transaction.  re may be penalties or interest forfeitures if the application in the second
int	ngal pagililu accoulil callilol de obelled uniti blivers Feneral Lay Identification Milmher ic	provided
he	4.4 Notwithstanding the foregoing, within 5 days after Escrow Holder receives the monase \$100 of said monies to Seller as and for independent consideration for Seller's' exection to Buyer as herein provided. Such independent consideration is non-refundable to But the purchase of the Property is completed.  Financing Contingency. (Strike if not applicable)	ition of this Agreement and the ametics of the security
_	5.1 This offer is contingent upon Buyer obtaining from an insurance company, financial	l institution or other lender, a commitment to lend to Ru
by app	um equal to at least — % of the Purchase Price, on terms reasonably acce a first deed of trust or mortgage on the Property. If this Agreement provides for Seller to reve the terms of the New Lean. Seller shall have 7 days from receipt of the commits reve or disapprove of such proposed terms. If Seller fails to notify Escrew Holder, in	ptable to Buyer. Such loan ("New Loan") shall be secularly back junior financing, then Seller shall have the right
3 <del>0</del> 1	<del>clusivery presumed that Seller has approved the terms of the New Loan.</del>	
NT	5.2 Buyer hereby agrees to diligently pursue obtaining the New Lean. If Buyer shall ling within days following the Date of Agreement, that the New Lean had	t tall to notify its Broker, Escrow Holder and Soller,
	Buyer has either obtained said New Loan or has waived this New Loan contingence	
_	5.3 If, after due diligence, Buyer shall notify its Broker, Escrew Holder and Seller, in writer has not obtained said New Lean, this Agreement shall be terminated, and Buyer shall be terminated.	iting within the time execified in narrowsh 5.2 homes at
В.	rest earned thereon, less only Escrow Holder and Title Company cancellation fees and ex Seller Financing (Purchase Money Note). (Strike if not applicable) 6.1 If Seller approves Buyer's financials (see paragraph 6.5) the Purchase Money Note % per annum, with principal and interest paid as follows:	
Ξ		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	Purchase Money Note and Purchase Money Deed of Trust shall be on the current for ordinate only to the Existing Note(s) and/or the New Loan expressly called for by this Agre 6.2 The Purchase Money Note and/or the Purchase Money Deed of Trust shall conto (b)):	ement.
-	(a) Prepayment. Principal may be prepaid in whole or in part at any time without p (b) Late Charge. A late charge of 6% shall be payable with respect to any payment.	penalty, at the option of the Buyer. ant of principal, interest, or other charges, not made with
•	lays after it is due.  (c) Due On Sale. In the event the Buyer sells or transfers title to the Property or a	any portion thereof, then the Seller may at Seller's enti-
991	Hre the entire unpaid balance of said Note to be paid in full.	
		d of trust to which it will be subordinate. TS ON SELLER FINANCING. IF BUYER ULTIMATE!
_	AULTS ON THE LOAN, SELLER'S SOLE REMEDY IS TO FORECLOSE ON THE PRO 6.6 Seller's obligation to provide financing is contingent upon Seller's reasonable ap- port financial statement and copies of its Federal tax returns for the last 3 years to Seller v	proval of Buyer's financial condition. Buyer to provide
0-6	ave following receipt of such documentation to eatisfy itself with regard to Buyer's finance	cial condition and to notify Escrew Holder as to whether
ot-	Buyer's financial condition is acceptable. If Seller fails to notify Escrew Holder, in writing	ng, of the disapproval of this contingency within said til
ЮŔ	od, it shall be conclusively presumed that Seller has approved Buyer's financial condition.	If Salies is not estinfied with Ruser's financial condition
ha na	yer fails to deliver the required documentation then Seller may notify Escrow Holder in w have the option, within 10 days of the receipt of such notice, to either terminate thi cing. If Buyer fails to notify Escrow Holder within sald time peried of its election to te umed to have elected to purchase the Property without Seller financing. If Buyer elects to	is transaction or to purchase the Property without Solorminate this transaction then Buyer shall be conclusive
	Real Estate Brokers. 7.1 The following real estate broker(s) ("Brokers") and brokerage relationships exist	
che ]	ck the applicable boxes):	represents Seller exclusively ("Seller's Broker");
3		represents Buyer exclusively ("Buyer's Broker");
7	NAI Capital, Inc. Jack Dwyer, CCIM, Agent	represents both Seller and Buyer ("Dual Agency")
he	Parties acknowledge that Brokers are the procuring cause of this Agreement. See pa	ragraph 24 regarding the nature of a real estate agen
onr	ionship. Buyer shall use the services of Buyer's Broker exclusively in connection with erty for a period of 1 year from the date inserted for reference purposes at the top of page 7.2. Buyer and Seller each represent and warrant to the other that he/she/it has he ection with the negotiation of this Agreement and/or the consummation of the purchased in paragraph 7.1, and no broker or other person, firm or entity, other than said Bruection with this transaction as the result of any dealings or acts of such Party. Buyer and	e 1. d no dealings with any person, firm, broker or finder se and sale contemplated herein, other than the Broke okers is/are entitled to any commission or finder's fee
ıd	nold the other harmless from and against any costs, expenses or liability for compensati er, finder or other similar party, other than said named Brokers by reason of any dealings Escrow and Closing.	ion, commission or charges which may be claimed by a

8.1 Upon acceptance hereof by Seller, this Agreement, including any counteroffers incorporated herein by the Parties, shall constitute not only the agreement of purchase and sale between Buyer and Seller, but also instructions to Escrow Holder for the consummation of the Agreement through the Escrow. Escrow Holder shall not prepare any further escrow instructions restating or amending the Agreement unless specifically so instructed by

PAGE 2 OF 9

the Parties or a Broker herein. Subject to the reasonable approval of the Parties, Escrow Holder may, however, include its standard general escrow provisions.

- 8.2 As soon as practical after the receipt of this Agreement and any relevant counteroffers, Escrow Holder shall ascertain the Date of Agreement as defined in paragraphs 1.2 and 20.2 26A and advise the Parties and Brokers, in writing, of the date ascertained.
- 8.3 Escrow Holder is hereby authorized and instructed to conduct the Escrow in accordance with this Agreement, applicable law and custom and practice of the community in which Escrow Holder is located, including any reporting requirements of the Internal Revenue Code. In the event of a conflict between the law of the state where the Property is located and the law of the state where the Escrow Holder is located, the law of the state where the Property is located shall prevail.

8.4 Subject to satisfaction of the contingencies herein described, Escrow Holder shall close this escrow (the "Closing") by recording a general warranty deed (a grant deed in California) and the other documents required to be recorded, and by disbursing the funds and documents in accordance with this Agreement.

8.5 Buyer and Seller shall each pay one-half of the Escrow Holder's charges and Seller shall pay the usual recording fees and any required documentary transfer taxes. Seller shall pay the premium for a standard coverage owner's or joint protection policy of title insurance. (See also paragraph 11)

8.6 Escrow Holder shall verify that all of Buyer's contingencies have been satisfied or waived prior to Closing. The matters contained in paragraphs 9.1 subparagraphs (b), (c), (d), (e), (g), (i), (n), and (o), 9.4, 9.5, 12, 13, 14, 16, 18, 20, 21, 22, and 24 are, however, matters of agreement between the Parties only and are not instructions to Escrow Holder.

- 8.7 If this transaction is terminated for non-satisfaction and non-waiver of a Buyer's Contingency, as defined in paragraph 9.2, then neither of the Parties shall thereafter have any liability to the other under this Agreement, except to the extent of a breach of any affirmative covenant or warranty in this Agreement. In the event of such termination, Buyer shall be promptly refunded all funds deposited by Buyer with Escrow Holder, less only the \$100 provided for in paragraph 4.4 and the Title Company and Escrow Holder cancellation fees and costs, all of which shall be Buyer's obligation. If this transaction is terminated as a result of Seller's breach of this Agreement then Seller shall pay the Title Company and Escrow Holder cancellation fees and costs.
- 8.8 The Closing shall occur on the Expected Closing Date and said Date is not extended by mutual instructions of the Parties, a Party not then in default under this Agreement may notify the other Party, Escrow Holder, and Brokers, in writing that, unless the Closing occurs within 5 business days following said notice, the Escrow shall be deemed terminated without further notice or instructions.

8.9 Except as otherwise provided herein, the termination of Escrow shall not relieve or release either Party from any obligation to pay Escrow Holder's fees and costs or constitute a waiver, release or discharge of any breach or default that has occurred in the performance of the obligations, agreements, covenants or warranties contained therein.

8.10 If this sale of the Property is not consummated for any reason other than Seller's breach or default, then at Seller's request, and as a condition to any obligation to return Buyer's deposit (see paragraph 21), Buyer shall within 5 days after written request deliver to Seller, at no charge and without Representation of Warranty, copies of all surveys, engineering studies, soil reports, maps, master plans, feasibility studies and other similar items prepared by or for Buyer that pertain to the Property. Provided, however, that Buyer shall not be required to deliver any such report if the written contract which Buyer entered into with the consultant who prepared such report specifically forbids the dissemination of the report to others.

## 9. Contingencies to Closing. (See Paragraph 26 B.)

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

(b) Physical Inspection. Buyer has 10 or \_\_\_\_ days from the receipt of the Property Information Sheet or the Date of Agreement, whichever is later, to satisfy itself with regard to the physical aspects and size of the Property.

(c) Hazardous Substance Conditions Report. Buyer has 30 or days from the receipt of the Property Information Sheet or the Date of Agreement, whichever is later, to satisfy itself with regard to the environmental aspects of the Property. Seller recommends that Buyer obtain a Hazardous Substance Conditions Report concerning the Property and relevant adjoining properties. Any such report shall be paid for by Buyer. A "Hazardous Substance" for purposes of this Agreement is defined as any substance whose nature and/or quantity of existence, use, manufacture, disposal or effect, render it subject to Federal, state or local regulation, investigation, remediation or removal as potentially injurious to public health or welfare. A "Hazardous Substance Condition" for purposes of this Agreement is defined as the existence on, under or relevantly adjacent to the Property of a Hazardous Substance that would require remediation and/or removal under applicable Federal, state or local law.

(d) Soil Inspection. Buyer has 30 or \_\_\_\_\_ days from the receipt of the Property Information Sheet or the Date of Agreement, whichever is later, to satisfy itself with regard to the condition of the soils on the Property. Seller recommends that Buyer obtain a soil test report. Any such report shall be paid for by Buyer. Seller shall provide Buyer copies of any soils report that Seller may have within 10 days of the Date of Agreement.

(e) Governmental Approvals. Buyer has 30-or \_\_\_\_ 60 \_\_\_ days from the Date of Agreement to satisfy itself with regard to approvals and

(e) Governmental Approvals. Buyer has 30-or 60 days from the Date of Agreement to satisfy itself with regard to approvals and permits from governmental agencies or departments which have or may have jurisdiction over the Property and which Buyer deems necessary or desirable in connection with its intended use of the Property, including, but not limited to, permits and approvals required with respect to zoning, planning, building and safety, fire, police, handicapped and Americans with Disabilities Act requirements, transportation and environmental matters.

NOTE: Past uses of the Property may no longer be allowed. In the event that the Property must be rezoned, it is Buyer's reponsibility to obtain the rezoning from the appropriate government agencies. Seller shall sign all documents Buyer is required to file in connection with rezoning, conditional use permits and/or other development approvals.

(f) Conditions of Title. Escrow Holder shall cause a current commitment for title insurance ("Title Commitment") concerning the Property issued by the Title Company, as well as legible copies of all documents referred to in the Title Commitment ("Underlying Documents"), and a scaled and dimensioned plot showing the location of any easements to be delivered to Buyer within 10 or days following the Date of Agreement. Buyer has 10 days from the receipt of the Title Commitment, the Underlying Documents and the plot plan to satisfy itself with regard to the condition of title. The disapproval by Buyer of any monetary encumbrance, which by the terms of this Agreement is not to remain against the Property after the Closing, shall not be considered a failure of this contingency, as Seller shall have the obligation, at Seller's expense, to satisfy and remove such disapproved monetary encumbrance at or before the Closing.

(g) Survey. Buyer has 30 or \_\_\_\_\_ days from the receipt of the Title Commitment and Underlying Documents to satisfy itself with regard to any ALTA title supplement based upon a survey prepared to American Land Title Association ("ALTA") standards for an owner's policy by a licensed surveyor, showing the legal description and boundary lines of the Property, any easements of record, and any improvements, poles, structures and things located within 10 feet of either side of the Property boundary lines. Any such survey shall be prepared at Buyer's direction and expense. If Buyer has obtained a survey and approved the ALTA title supplement, Buyer may elect within the period allowed for Buyer's approval of a survey to have an ALTA extended coverage owner's form of title policy, in which event Buyer shall pay any additional premium attributable thereto.

(h) Existing Leases and Tenancy Statements. Seller shall within 10 or days of the Date of Agreement provide both Buyer and Escrow Holder with legible copies of all leases, subleases or rental arrangements (collectively, "Existing Leases") affecting the Property, and with a tenancy statement ("Estoppel Certificate") in the latest form or equivalent to that published by the AIR, executed by Seller and/or each tenant and subtenant of the Property. Seller shall use its best efforts to have each tenant complete and execute an Estoppel Certificate. If any tenant fails or refuses to provide an Estoppel Certificate then Seller shall complete and execute an Estoppel Certificate for that tenancy. Buyer has 10 days from the receipt of said Existing Leases and Estoppel Certificates to satisfy itself with regard to the Existing Leases and any other tenancy issues.

(i) Owner's Association. Seller shall within 10 or days of the Date of Agreement provide Buyer with a statement and transfer package from any owner's association servicing the Property. Such transfer package shall at a minimum include: expise of the association's bylaws, articles of incorporation, current budget and financial statement. Buyer has 10 days from the receipt of such documents to satisfy itself with regard to the association.

U	) Ume	r Agreements.	Seller	snall	within	10 0	·r	_ cays	or	tne	Date	OT A	Agreement	provide	Buyer	with	legible	copies	of a	ail o	ther

agreements ("Other Agreements") known to Seller that will affect the Property after Closing. Buyer has 10 days from the receipt of said Other Agreements to satisfy itself with regard to such Agreements.
(k) Financing. If paragraph 5 hereof dealing with a financing contingency has not been stricken, the satisfaction or waiver of such New Loan contingency.
(i) Existing Notes. If paragraph 3.1(c) has not been stricken, Seller shall within 10 or days of the Date of Agreement provide Buyer
with legible copies of the Existing Notes, Existing Deeds of Trust and related agreements (collectively, "Loan Documents") to which the Property will remain subject after the Closing. Escrow Holder shall promptly request from the holders of the Existing Notes a beneficiary statement ("Beneficiary).
Outside the date to which interest is not an interest rate and the date to which interest is not and in
nature and amount of any impounds held by the beneficiary in connection with such loan. Buyer has 10 or days from the receipt of the Loan Documents and Beneficiary Statements to satisfy itself with regard to such financing. Buyer's obligation to close is conditioned upon Buyer being able to
Agreement or approved by Buyer, provided, however Buyer shall not transfer for preferred by Duyer, provided in the same of the transfer for preferred by Duyer, provided however Buyer shall not transfer for preferred by Duyer provided to the transfer for preferred by Duyer provided to the preferred by Duyer provided to the transfer for preferred by Duyer provided to the preferred by Duyer provided by Duyer provided by Duyer provided by Duyer provided to the preferred by Duyer provided by
days of the Date of Agreement provide Buyer with a copy of the proposed
Purchase Money Note and Purchase Money Deed of Trust. Buyer has 10 or days from the receipt of such documents to satisfy itself with

(m) Personal Property. In the event that any personal property is included in the Purchase Price, Buyer has 10 or Date of Agreement to satisfy itself with regard to the title condition of such personal property. Seller recommends that Buyer obtain a UCC-1 report. Any such report shall be paid for by Buyer. Seller shall provide Buyer copies of any liens or encumbrances affecting such personal property that it is aware of within 10 or days of the Date of Agreement.

(n) Destruction, Damage or Loss. There shall not have occurred prior to the Closing, a destruction of, or damage or loss to, the Property or any portion thereof, from any cause whatsoever, which would cost more than \$10,000.00 to repair or cure. If the cost of repair or cure is \$10,000.00 or less, Seller shall repair or cure the loss prior to the Closing. Buyer shall have the option, within 10 days after receipt of written notice of a loss costing more than \$10,000.00 to repair or cure, to either terminate this Agreement or to purchase the Property notwithstanding such loss, but without deduction or offset against the Purchase Price. If the cost to repair or cure is more than \$10,000.00, and Buyer does not elect to terminate this Agreement, Buyer shall be entitled to any insurance proceeds applicable to such loss. Unless otherwise notified in writing, Escrow Holder shall assume no such destruction, damage or loss has occurred prior to Closing.

(o) Material Change. Buyer shall have 10 days following receipt of written notice of a Material Change within which to satisfy itself with regard to such change. "Material Change" shall mean a substantial adverse change in the use, occupancy, tenants, title, or condition of the Property that occurs after the date of this offer and prior to the Closing. Unless otherwise notified in writing, Escrow Holder shall assume that no Material Change has occurred prior to the Closing.

regard to the form and content thereof.

(p) Seller Performance. The delivery of all documents and the due performance by Seller of each and every undertaking and agreement to be performed by Seller under this Agreement.
 (q) Brokerage Fee. Payment at the Closing of such brokerage fee as is specified in this Agreement or later written instructions to Escrow

Holder executed by Seller and Brokers ("Brokerage Fee"). It is agreed by the Parties and Escrow Holder that Brokers are a third party beneficiary of this Agreement insofar as the Brokerage Fee is concerned, and that no change shall be made with respect to the payment of the Brokerage Fee specified in this Agreement, without the written consent of Brokers

9.2 All of the contingencies specified in subparagraphs (a) through (m) of paragraph 9.1 are for the benefit of, and may be waived by, Buyer, and may be elsewhere herein referred to as "Buyer's Contingencies."

9.3 If any of Buyer's Contingencies or any other matter subject to Buyer's approval is disapproved as provided for herein in a timely manner ("Disapproved Item"), Seller shall have the right within 10 days following the receipt of notice of Buyer's disapproval to elect to cure such Disapproved Item prior to the Expected Closing Date ("Seller's Election"). Seller's failure to give to Buyer within such period, written notice of Seller's commitment to cure such Disapproved Item on or before the Expected Closing Date shall be conclusively presumed to be Seller's Election not to cure such Disapproved Item. If Seller elects, either by written notice or failure to give written notice, not to cure a Disapproved Item, Buyer shall have the right, within 10 days after Seller's Election to either accept title to the Property subject to such Disapproved Item, or to terminate this Agreement. Buyer's failure to notify Seller in writing of Buyer's election to accept title to the Property subject to the Disapproved Item without deduction or offset shall constitute Buyer's election to terminate this Agreement. The above time periods only apply once for each Disapproved Item. Unless expressly provided otherwise herein, Seller's right to cure shall not apply to the remediation of Hazardous Substance Conditions or to the Financing Contingency. Unless the Parties mutually instruct otherwise, if the time periods for the satisfaction of contingencies or for Seller's and Buyer's elections would expire on a date after the Expected Closing Date, the Expected Closing Date shall be deemed extended for 3 business days following the expiration of: (a) the applicable contingency period(s), (b) the period within which the Seller may elect to cure the Disapproved Item, or (c) if Seller elects not to cure, the period within which Buyer may elect to proceed with this transaction, whichever is later.

9.4 The Parties acknowledge that extensive local, state and Federal legislation establish broad liability upon owners and/or users of real property for the investigation and remediation of Hazardous Substances. The determination of the existence of a Hazardous Substance Condition and the evaluation of the impact of such a condition are highly technical and beyond the expertise of Brokers. The Parties acknowledge that they have been advised by Brokers to consult their own technical and legal experts with respect to the possible presence of Hazardous Substances on the Property or adjoining properties, and Buyer and Seller are not relying upon any investigation by or statement of Brokers with respect thereto. The Parties hereby assume all responsibility for the impact of such Hazardous Substances upon their respective interests herein.

10. Documents Required at or Before Closing:

10.1 Five days prior to the Closing date Escrow Holder shall obtain an updated Title Commitment concerning the Property from the Title Company and provide copies thereof to each of the Parties.

10.2 Seller shall deliver to Escrow Holder in time for delivery to Buyer at the Closing:

(a) Grant or general warranty deed, duly executed and in recordable form, conveying fee title to the Property to Buyer.

 (b) If applicable, the Beneficiary Statements concerning Existing Note(s).
 (c) If applicable, the Existing Leases and Other Agreements together with duly executed assignments thereof by Seller and Buyer. The assignment of Existing Leases shall be on the most recent Assignment and Assumption of Lessor's Interest in Lease form published by the AIR or its equivalent.

- (d) If applicable, Estoppel Certificates executed by Seller and/or the tenant(s) of the Property.

  (e) An affidavit executed by Seller to the effect that Seller is not a "foreign person" within the meaning of internal Revenue Code Section 1445 seor statutes. If Seller does not provide such affidavit in form reasonably satisfactory to Buyer at least 3 business days prior to the Closing, Escrow Holder shall at the Closing deduct from Seller's proceeds and remit to the Internal Revenue Service such sum as is required by applicable
- Federal law with respect to purchases from foreign sellers.

  (f) If the Property is located in California, an affidavit executed by Seller to the effect that Seller is not a "nonresident" within the meaning of California Revenue and Tax Code Section 18862 or successor statutes. If Seller does not provide such affidavit in form reasonably satisfactory to Buyer at least 3 business days prior to the Closing, Escrow Holder shall at the Closing deduct from Seller's proceeds and remit to the Franchise Tax Board

such sum as is required by such statute.

(g) If applicable, a bill of sale, duly executed, conveying title to any included personal property to Buyer.

(h) If the Seller is a corporation, a duly executed corporate resolution authorizing the execution of this Agreement and the sale of the Property

10.3 Buyer shall deliver to Seller through Escrow:

- (a) The cash portion of the Purchase Price and such additional sums as are required of Buyer under this Agreement shall be deposited by Buyer with Escrow Holder, by federal funds wire transfer, or any other method acceptable to Escrow Holder in immediately collectable funds, no later than 2:00 P.M. on the business day prior to the Expected Closing Date provided, however, that Buyer shall not be required to deposit such monles into Escrow if at the time set for the deposit of such monies Seller is in default or has indicated that it will not perform any of its obligations hereunder. Instead, in such circumstances in order to reserve its rights to proceed Buyer need only provide Escrow with evidence establishing that the required
- (b) If a Purchase Money Note and Purchase Money Deed of Trust are called for by this Agreement, the duly executed originals of those documents, the Purchase Money Deed of Trust being in recordable form, together with evidence of fire insurance on the improvements in the amount of the full replacement cost naming Seller as a mortgage loss payee, and a real estate tax service contract (at Buyer's expense), assuring Seller of notice of the status of payment of real property taxes during the life of the Purchase Money Note.
  - (c) The Assignment and Assumption of Lessor's Interest in Lease form specified in paragraph 10.2(c) above, duly executed by Buyer.

(d) Assumptions duly executed by Buyer of the obligations of Seller that accrue after Closing under any Other Agreements.

(e) If applicable, a written assumption duly executed by Buyer of the loan documents with respect to Existing Notes

(f) If the Buyer is a corporation, a duly executed corporate resolution authorizing the execution of this Agreement and the purchase of the

Property

10.4 At Closing, Escrow Holder shall cause to be issued to Buyer a standard coverage (or ALTA extended, if elected pursuant to 9.1(g)) owner's form policy of title insurance effective as of the Closing, issued by the Title Company in the full amount of the Purchase Price, insuring title to the Property vested in Buyer, subject only to the exceptions approved by Buyer. In the event there is a Purchase Money Deed of Trust in this transaction, the policy of title insurance shall be a joint protection policy insuring both Buyer and Seller.

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

11. Prorations and Adjustments.

- 11.1 Taxes. Applicable real property taxes and special assessment bonds shall be prorated through Escrow as of the date of the Closing, based upon the latest tax bill available. The Parties agree to prorate as of the Closing any taxes assessed against the Property by supplemental bill levied by reason of events occurring prior to the Closing. Payment of the prorated amount shall be made promptly in cash upon receipt of a copy of any supplemental bill.
- 11.2 Insurance. WARNING: Any insurance which Seller may have maintained will terminate on the Closing. Buyer is advised to obtain appropriate insurance to cover the Property.
- 11.3 Rentals, Interest and Expenses. Scheduled rentals, interest on Existing Notes, utilities, and operating expenses shall be prorated as of the date of Closing. The Parties agree to promptly adjust between themselves outside of Escrow any rents received after the Closing.

 11.4 Security Deposit. Security Deposits held by Seller shall be given to Buyer as a credit to the cash required of Buyer at the Closing.
 11.5 Post Closing Matters. Any item to be prorated that is not determined or determinable at the Closing shall be promptly adjusted by the Parties by appropriate cash payment outside of the Escrow when the amount due is determined.

11.6 Variations in Existing Note Balances. In the event that Buyer is purchasing the Property subject to an Existing Deed of Trust(s), and in the event that a Beneficiary Statement as to the applicable Existing Note(s) discloses that the unpaid principal balance of such Existing Note(s) at the closing will be more or less than the amount set forth in paragraph 3.1(c) hereof ("Existing Note Variation"), then the Purchase Money Note(s) shall be reduced or increased by an amount equal to such Existing Note Variation. If there is to be no Purchase Money Note, the cash required at the Closing per paragraph 3.1(a) shall be reduced or increased by the amount of such Existing Note Variation.

11.7 Variations in New Loan Balance. In the event Buyer is obtaining a New Loan and the amount ultimately obtained exceeds the amount set forth in paragraph 5.1, then the amount of the Purchase Money Note, if any, shall be reduced by the amount of such excess.

11.8 Owner's Association Fees. Escrow Holder shall: (i) bring Seller's account with the association current and pay any delinquencies or transfer fees from Seller's proceeds, and (ii) pay any up front fees required by the association from Buyer's funds. 12. Representations and Warranties of Seller and Disclaimers.

12.1 Seller's warranties and representations shall survive the Closing and delivery of the deed for a period of 3 years, and any lawsuit or action based upon them must be commenced within such time period. Seller's warranties and representations are true, material and relied upon by Buyer and Brokers in all respects. Seller hereby makes the following warranties and representations to Buyer and Brokers:

(a) Authority of Seller. Seller is the owner of the Property and/or has the full right, power and authority to sell, convey and transfer the Property to Buyer as provided herein, and to perform Seller's obligations hereunder.

(b) Maintenance During Escrow and Equipment Condition At Closing. Except as otherwise provided in paragraph 9.1(n) hereof, Seller shall maintain the Property until the Closing in its present condition, ordinary wear and tear excepted.

(c) Hazardous Substances/Storage Tanks. Seller has no knowledge, except as otherwise disclosed to Buyer in writing, of the existence or

prior existence on the Property of any Hazardous Substance, nor of the existence or prior existence of any above or below ground storage tank.

(d) Compliance. Seller has no knowledge of any aspect or condition of the Property which violates applicable laws, rules, regulations, codes or covenants, conditions or restrictions, or of improvements or alterations made to the Property without a permit where one was required, or of any unfulfilled order or directive of any applicable governmental agency or casualty insurance company requiring any investigation, remediation, repair. maintenance or improvement be performed on the Property.

(e) Changes in Agreements. Prior to the Closing, Seller will not violate or modify any Existing Lease or Other Agreement, or create any new leases or other agreements affecting the Property, without Buyer's written approval, which approval will not be unreasonably withheld.

(f) Possessory Rights. Seller has no knowledge that anyone will, at the Closing, have any right to possession of the Property, except as

disclosed by this Agreement or otherwise in writing to Buyer.

(g) Mechanics' Liens. There are no unsatisfied mechanics' or materialmens' lien rights concerning the Property.

(h) Actions, Suits or Proceedings. Seller has no knowledge of any actions, suits or proceedings pending or threatened before any commission, board, bureau, agency, arbitrator, court or tribunal that would affect the Property or the right to occupy or utilize same.

(i) Notice of Changes. Seller will promptly notify Buyer and Brokers in writing of any Material Change (see paragraph 9.1(o)) affecting the Property that becomes known to Seller prior to the Closing.

(j) No Tenant Bankruptcy Proceedings. Seller has no notice or knowledge that any tenant of the Property is the subject of a bankruptcy or insolvency proceeding.

(k) No Seller Bankruptcy Proceedings. Seller is not the subject of a bankruptcy, insolvency or probate proceeding.

(I) Personal Property. Seller has no knowledge that anyone will, at the Closing, have any right to possession of any personal property included in the Purchase Price nor knowledge of any liens or encumbrances affecting such personal property, except as disclosed by this Agreement or otherwise in writing to Buyer.

12.2 Buyer hereby acknowledges that, except as otherwise stated in this Agreement, Buyer is purchasing the Property in its existing condition and will, by the time called for herein, make or have waived all inspections of the Property Buyer believes are necessary to protect its own interest in, and its contemplated use of, the Property. The Parties acknowledge that, except as otherwise stated in this Agreement, no representations, inducements, promises, agreements, assurances, oral or written, concerning the Property, or any aspect of the occupational safety and health laws, Hazardous Substance laws, or any other act, ordinance or law, have been made by either Party or Brokers, or relied upon by either Party hereto.

12.3 In the event that Buyer learns that a Seller representation or warranty might be untrue prior to the Closing, and Buyer elects to purchase the Property anyway then, and in that event, Buyer waives any right that it may have to bring an action or proceeding against Seller or Brokers regarding said representation or warranty.

12.4 Any environmental reports, soils reports, surveys, feasibility studies, and other similar documents which were prepared by third party consultants and provided to Buyer by Seller or Seller's representatives, have been delivered as an accommodation to Buyer and without any representation or warranty as to the sufficiency, accuracy, completeness, and/or validity of said documents, all of which Buyer relies on at its own risk. Seller believes said documents to be accurate, but Buyer is advised to retain appropriate consultants to review said documents and investigate the Property.

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

14. Buyer's Entry.

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

15. Further Documents and Assurances.

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

16. Attorneys' Fees.

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

PAGE 5 OF 9

The attorneys' fees award shall not be computed in accordance with any court fee schedule, but shall be such as to fully reimburse all attorneys' fees reasonably incurred.

Prior Agreements/Amendments.

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

18. Broker's Rights.

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

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

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

19.2 Service of any such communication shall be deemed made on the date of actual receipt if personally delivered. Any such communication sent by regular mail shall be deemed given 48 hours after the same is mailed. Communications sent by United States Express Mail or overnight courier sent by regular man shall be deemed delivered 24 hours after delivery of the same to the Postal Service or courier. Communications transmitted by facsimile transmission shall be deemed delivered upon telephonic confirmation report from fax machine is sufficient), provided a copy is also delivered via delivery or mail. If such communication is received on a Saturday, Sunday or legal holiday, it shall be deemed received on the next business day.

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

20. Duration of Offer. (See Addendum)

20.1 If this offer is not accepted by Seller on or before 5:00 P.M. according to the time standard applicable to the city of

(See Paragraph 26 A)

on the date of (See Paragraph 26 A)

it shall be deemed automatically revoked.

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

21. LIQUIDATED DAMAGES. (This Liquidated Damages paragraph is applicable only if initialed by both Parties). THE PARTIES AGREE THAT IT WOULD BE IMPRACTICABLE OR EXTREMELY DIFFICULT TO FIX, PRIOR TO SIGNING THIS AGREEMENT, THE ACTUAL DAMAGES WHICH WOULD BE SUFFERED BY SELLER IF BUYER FAILS TO PERFORM ITS OBLIGATIONS UNDER THIS AGREEMENT. THEREFORE, IF, AFTER THE SATISFACTION OR WAIVER OF ALL CONTINGENCIES PROVIDED FOR THE BUYER'S BENEFIT, BUYER BREACHES THIS AGREEMENT, SELLER SHALL BE ENTITLED TO LIQUIDATED DAMAGES IN THE AMOUNT OF 150,000.00 (See Paragraph 26 C). UPON PAYMENT OF SAID SUM TO SELLER, BUYER SHALL BE RELEASED FROM ANY FURTHER LIABILITY TO SELLER, AND ANY ESCROW CANCELLATION FEES AND TITLE COMPANY CHARGES SHALL BE PAID BY SELLER.



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

22.1 ANY CONTROVERSY AS TO WHETHER SELLER IS ENTITLED TO THE LIQUIDATED DAMAGES AND/OR BUYER IS ENTITLED TO THE RETURN OF DEPOSIT MONEY, SHALL BE DETERMINED BY BINDING ARBITRATION BY, AND UNDER THE COMMERCIAL RULES OF THE AMERICAN ARBITRATION ASSOCIATION ("COMMERCIAL RULES"). ARBITRATION HEARINGS SHALL BE HELD IN THE COUNTY WHERE THE PROPERTY IS LOCATED. ANY SUCH CONTROVERSY SHALL BE ARBITRATED BY 3 ARBITRATORS WHO SHALL BE IMPARTIAL REAL ESTATE BROKERS WITH AT LEAST 5 YEARS OF FULL TIME EXPERIENCE IN BOTH THE AREA WHERE THE PROPERTY IS LOCATED AND THE TYPE OF REAL ESTATE THAT IS THE SUBJECT OF THIS AGREEMENT. THEY SHALL BE APPOINTED UNDER THE COMMERCIAL RULES. THE ARBITRATORS SHALL BEARD AND DETERMINE SUBJECT OF THIS AGREEMENT. THEY SHALL BE APPOINTED UNDER THE COMMERCIAL RULES. THE ARBITRATORS SHALL HEAR AND DETERMINE SAID CONTROVERSY IN ACCORDANCE WITH APPLICABLE LAW, THE INTENTION OF THE PARTIES AS EXPRESSED IN THIS AGREEMENT AND ANY AMENDMENTS THERETO, AND UPON THE EVIDENCE PRODUCED AT AN ARBITRATION HEARING. PRE-ARBITRATION DISCOVERY SHALL BE PERMITTED IN ACCORDANCE WITH THE COMMERCIAL RULES OR STATE LAW APPLICABLE TO ARBITRATION PROCEEDINGS. THE AWARD SHALL BE EXECUTED BY AT LEAST 2 OF THE 3 ARBITRATORS, BE RENDERED WITHIN 30 DAYS AFTER THE CONCLUSION OF THE HEARING, AND MAY INCLUDE ATTORNEYS' FEES AND COSTS TO THE PREVAILING PARTY PER PARAGRAPH 16 HEREOF. JUDGMENT MAY BE ENTERED ON THE AWARD IN ANY COURT OF COMPETENT JURISDICTION NOTWITHSTANDING THE FAILURE OF A PARTY DULY NOTIFIED OF THE ARBITRATION HEARING TO APPEAR THEREAT.

22.2 BUYER'S RESORT TO OR PARTICIPATION IN SUCH ARBITRATION PROCEEDINGS SHALL NOT BAR SUIT IN A COURT OF COMPETENT JURISDICTION BY THE BUYER FOR DAMAGES AND/OR SPECIFIC PERFORMANCE UNLESS AND Until the arbitration results in an award to the seller of liquidated damages, in which event such AWARD SHALL ACT AS A BAR AGAINST ANY ACTION BY BUYER FOR DAMAGES AND/OR SPECIFIC PERFORMANCE

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

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



23. Miscellaneous.

23.1 Binding Effect. Buyer and Seller both acknowledge that they have carefully read and reviewed this Agreement and each term and provision contained herein. In addition, this Agreement shall be binding on the Parties without regard to whether or not paragraphs 21 and 22 are initialed by both of the Parties. Paragraphs 21 and 22 are each incorporated into this Agreement only if initialed by both Parties at the time that the Agreement is executed.

23.2 Applicable Law. This Agreement shall be governed by, and paragraph 22.3 is amended to refer to, the laws of the state in which the Property is located. Any litigation or arbitration between the Parties hereto concerning this Agreement shall be initiated in the county in which the

Property is located.
23.3 Time of Essence. Time is of the essence of this Agreement.
23.4 Counterparts. This Agreement may be executed by Buyer and Seller in counterparts, each of which shall be deemed an original, and all
signatures, is authorized and instructed to combine the same instrument. Escrow Holder, after verifying that the counterparts are identical except for the signatures, is authorized and instructed to combine the signature pages on one of the counterparts, which shall then constitute the Agreement.  23.5 Walver of Jury Trial. THE PARTIES HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING INVOLVING THE PROPERTY OR ARISING OUT OF THIS AGREEMENT.
23.6 Conflict. Any conflict between the printed provisions of this Agreement and the typewritten or handwritten provisions shall be controlled by the typewritten or handwritten provisions.
23.7 1031 Exchange. Both Seller and Buyer agree to cooperate with each other in the event that either or both wish to participate in a 1031 exchange. Any party initiating an exchange shall bear all costs of such exchange.
23.8 Days. Unless otherwise specifically indicated to the contrary, the word "days" as used in this Agreement shall mean and refer to calendar days.
24. Disclosures Regarding The Nature of a Real Estate Agency Relationship.
24.1 The Parties and Brokers agree that their relationship(s) shall be governed by the principles set forth in the applicable sections of the California Civil Code, as summarized in paragraph 24.2.
24.2 When entering into a discussion with a real estate agent regarding a real estate transaction, a Buyer or Seller should from the outset understand what type of agency relationship or representation it has with the agent or agents in the transaction. Buyer and Seller acknowledge being advised by the Brokers in this transaction, as follows:
(a) Seller's Agent. A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or subagent
has the following affirmative obligations: (1) To the Seller: A fiduciary duty of utmost care, integrity, honesty, and loyalty in dealings with the Seller. (2) To the Buyer and the Seller: a. Diligent exercise of reasonable skills and care in performance of the agent's duties. b. A duty of honest and fair dealing
and good rain. 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
within the diligent attention and observation of, the Parties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.
(b) Buyer's Agent. A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the execution and
the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An except
acting only for a Buyer has the following affirmative obligations. (1) To the Buyer. A fiduciary duty of utmost care integrity honesty and lovelty in
dealings with the Buyer. (2) To the Buyer and the Seller. a. Diligent exercise of reasonable skills and care in performance of the agent's duties. b. A duty of honest and fair dealing and good faith. c. A duty to disclose all facts known to the agent materially affecting the value or desirability of the
property that are not known to, or within the diligent attention and observation of, the Parties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.
(c) Agent Representing Both Seller and Buver. A real estate agent, either acting directly or through one or more associate licenses, agent
legally be the agent or both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer. (1) In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer: a. A fiduciary duty of utmost care integrity.
honesty and loyalty in the dealings with either Seller or the Buyer. b. Other duties to the Seller and the Buyer as stated above in their respective

legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer. (1) in a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer: a. A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either Seller or the Buyer. b. Other duties to the Seller and the Buyer as stated above in their respective sections (a) or (b) of this paragraph 24.2. (2) In representing both Seller and Buyer, the agent may not without the express permission of the respective Party, disclose to the other Party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered. (3) The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect their own interests. Buyer and Seller should carefully read all agreements to assure that they adequately express their understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional.

(d) Further Disclosures. Throughout this transaction Buyer and Seller may receive more than one disclosure, depending upon the number of

(d) Further Disclosures. Throughout this transaction Buyer and Seller may receive more than one disclosure, depending upon the number of agents assisting in the transaction. Buyer and Seller should each read its contents each time it is presented; considering the relationship between them and the real estate agent in this transaction and that disclosure. Brokers have no responsibility with respect to any default or breach hereof by either Party. The Parties agree that no lawsuit or other legal proceeding involving any breach of duty, error or omission relating to this transaction may be brought against Broker more than one year after the Date of Agreement and that the liability (including court costs and attorneys' fees), of any Broker with respect to any breach of duty, error or omission relating to this Agreement shall not exceed the fee received by such Broker pursuant to this Agreement; provided, however, that the foregoing limitation on each Broker's liability shall not be applicable to any gross negligence or willful misconduct of such Broker.

24.3 Confidential Information: Buyer and Seller agree to identify to Brokers as "Confidential" any communication or information given Brokers that is considered by such Party to be confidential.

25. Construction of Agreement. In construing this Agreement, all headings and titles are for the convenience of the Parties only and shall not be considered a part of this Agreement. Whenever required by the context, the singular shall include the plural and vice versa. Unless otherwise specifically indicated to the contrary, the word "days" as used in this Agreement shall mean and refer to calendar days. This Agreement shall not be construed as if prepared by one of the Parties, but rather according to its fair meaning as a whole, as if both Parties had prepared it.

26 Additional Provisions:
Additional provisions of this offer, if any, are as follows or are attached hereto by an addendum consisting of paragraphs A
through (If there are no additional provisions write "NONE".)
A. Buyer acknowledges and consents to the sale process for former City of Agoura Hills
Redevelopment Agency properties. Prior to entry into escrow the transaction must be
approved by the appointed Oversight Board and ratified by the Department of Finance for
the State of California. The Date of Agreement will be the date of written approval of
this agreement by the Department of Finance.
그 그들이 있는데, 그 그 전에 가는 그 이 집에 되었다. 그는 그는 그를 하는 것이 없는 것이 없다.
B. Notwithstanding the provisions of Paragraph 9., all Buyer Contingencies shall be
removed, waived or rejected within 60 days of the Date of Agreement by written notice
the escrow holder. If rejected by the Buyer, the Buyer deposit, less escrow cancellation
costs, shall be returned to the Buyer and the escrow shall be cancelled without further
liabilities to either party. If the contingencies are removed or waived by the Buyer the
escrow shall be scheduled to close within 30 days.
C. The Buyer shall be granted a one time right to extend close of escrow by 30 days if
the Buyer gives written notice to the Seller of their desire to extend together with a
additional deposit of \$50,000 not less than 5 days prior to the scheduled close. Said
additional deposit shall be non refundable, apply to the Purchase Price at closing and
increase the Liquidated Damage amount per Paragraph 21.from \$150,000 to \$200,000.
D. Upon Closing, Seller shall assign any and all existing plans and specifications,
reports, and the like related to the Property and its development and entitlement.

ATTENTION: NO REPRESENTATION OR RECOMMENDATION IS MADE BY THE AIR COMMERCIAL REAL ESTATE ASSOCIATION OR BY ANY BROKER AS TO THE LEGAL SUFFICIENCY, LEGAL EFFECT, OR TAX CONSEQUENCES OF THIS AGREEMENT OR THE TRANSACTION TO

PAGE 7 OF 9

WHICH IT RELATES. THE PARTIES ARE URGED TO: SEEK ADVICE OF COUNSEL AS TO THE LEGAL AND TAX CONSEQUENCES OF THIS AGREEMENT. 2. RETAIN APPROPRIATE CONSULTANTS TO REVIEW AND INVESTIGATE THE CONDITION OF THE PROPERTY. SAID INVESTIGATION SHOULD INCLUDE BUT NOT BE LIMITED TO: THE POSSIBLE PRESENCE OF HAZARDOUS SUBSTANCES, THE ZONING OF THE PROPERTY, THE INTEGRITY AND CONDITION OF ANY STRUCTURES AND OPERATING SYSTEMS, AND THE SUITABILITY OF THE PROPERTY FOR BUYER'S INTENDED USE. WARNING: IF THE PROPERTY IS LOCATED IN A STATE OTHER THAN CALIFORNIA, CERTAIN PROVISIONS OF THIS AGREEMENT MAY NEED TO BE REVISED TO COMPLY WITH THE LAWS OF THE STATE IN WHICH THE PROPERTY IS LOCATED. NOTE: THIS FORM IS NOT FOR USE IN CONNECTION WITH THE SALE OF RESIDENTIAL PROPERTY. IF EITHER PARTY IS A CORPORATION, IT IS RECOMMENDED THAT THIS AGREEMENT BE SIGNED BY TWO CORPORATE OFFICERS. The undersigned Buyer offers and agrees to buy the Property on the terms and conditions stated and acknowledges receipt of a copy hereof. **BROKER:** BUYER: NAI Capital, Inc. Dale Poe Real Estate Group, Inc. Attn: Jack Dwyer, CCIM Ву Title: Senior Vice President Date: dta, Jr. Address: 2555 Townsgate Road, Suite 320 Name Printed: Richard M. Westlake Village, CA 91361 President Telephone: (805) 446-2400 Telephone: (805) 889-2822 Facsimile:(805) 446-2401 Facsimile:(805) 889-8750 Email:jdwyer@naicapital.com Email: Federal ID No. Bv: Broker/Agent BRE License #: 00468626 Date: Name Printed: Title: Address: Telephone:( Facsimile: Email: Federal ID No 27. Acceptance. 27.1 Seller accepts the foregoing offer to purchase the Property and hereby agrees to sell the Property to Buyer on the terms and conditions therein specified. 27.2 Seller acknowledges that Brokers have been retained to locate a Buyer and are the procuring cause of the purchase and sale of the Property set forth in this Agreement. In consideration of real estate brokerage service rendered by Brokers, Seller agrees to pay Brokers a real estate Brokerage Fee in a sum equal to \* % of the Purchase Price to be divided between the Brokers as follows: Seller's Broker % and %. This Agreement shall serve as an irrevocable instruction to Escrow Holder to pay such Brokerage Fee to Brokers out of the proceeds accruing to the account of Seller at the Closing. \* by separate agreement 27.3 Seller acknowledges receipt of a copy hereof and authorizes Brokers to deliver a signed copy to Buyer. NOTE: A PROPERTY INFORMATION SHEET IS REQUIRED TO BE DELIVERED TO BUYER BY SELLER UNDER THIS AGREEMENT. BROKER: SELLER: (See Paragraph 26 A.) Successor Agency to the City of Agoura NAI Capital, Inc. Hills Redevelopment Agency Attn: Jack Dwyer, CCIM Title: Senior Vice President Date: Address: 2555 Townsgate Road Name Printed: Westlake Village, CA 91361 Telephone:(805)446-2400 Telephone:( Facsimile:(805) 446-2401 Facsimile:( Email:jdwyer@naicapital.com Email:

NOTICE: These forms are often modified to meet changing requirements of law and industry needs. Always write or call to make sure you

Bv

Date:
Name Printed:
Title:
Address:
Telephone:(
Facsimile:(
Email:
Federal ID No.:

PAGE 8 OF 9

INITIALS

Federal ID No.: 00468626

Broker/Agent BRE License #: 00468626

are utilizing the most current form: AIR Commercial Real Estate Association, 500 N Brand Blvd, Suite 900, Glendale, CA 91203.

Telephone No. (213) 887-8777. Fax No.: (213) 687-8616.

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PAGE 9 OF 9

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