REAL PROPERTY PURCHASE AGREEMENT AND ESCROW INSTRUCTIONS

THIS REAL PROPERTY PURCHASE AGREEMENT AND ESCROW INSTRUCTIONS (this "Agreement") is by and between the SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a special district of the County of Santa Barbara, a political subdivision of the State of California, hereinafter referred to as the "DISTRICT," and ANTONIO HERNANDEZ AND FLORECITA HERNANDEZ AS TRUSTEES OF THE HERNANDEZ REVOCABLE TRUST CREATED OCTOBER 16, 2019, hereinafter referred to as "OWNERS," with reference to the following:

RECITALS

WHEREAS, OWNERS are the owners of that certain real property in the City of Santa Barbara, State of California, commonly known as 426 De La Vina Street, Santa Barbara, California (the "Premises") and more particularly described as Assessor's Parcel Number 037-203-019 and all improvements on said Parcel hereinafter collectively referred to as the "Subject Property" as shown on Exhibit "A", attached hereto and incorporated herein by reference; and

WHEREAS, DISTRICT plans to make necessary improvement for flood control purposes to Mission Creek, referred to as the Mission Creek Improvement Project Reach 4 ("Project") which lies contiguous with the Subject Property; and

WHEREAS, DISTRICT desires to purchase a permanent easement for flood control purposes over a portion of the Subject Property consisting of approximately 692 square feet, for the present and future needs of the DISTRICT, together with an adjacent Temporary Construction Easement to facilitate the construction of the flood control improvements; and

WHEREAS, DISTRICT and OWNERS agree to enter into this Agreement for the sale of permanent and temporary easements over a portion of the Subject Property, and mutually agree to said sale per the terms and provisions defined in this Agreement.

OPERATIVE PROVISIONS

NOW, THEREFORE, in consideration of the covenants and conditions contained herein, the parties hereto agree as follows:

1. SALE AND PURCHASE PRICE: Subject to the terms and conditions contained in this Agreement, DISTRICT agrees to purchase from OWNERS, and OWNERS agree to sell to DISTRICT, the real property interests described in the Easement Deed, which will be executed by the OWNERS within 7 days of the date this Agreement is fully executed by the parties, a copy of which Easement Deed is attached hereto as Exhibit B and incorporated into this Agreement ("Deed").

- a. The parties agree that OWNERS shall remise, release, and convey to DISTRICT and DISTRICT shall accept all right, title, and interest in and to the real property interests conveyed in the Deed.
- b. The total purchase price for the easement(s) conveyed in the Deed shall be ONE HUNDRED FIFTY-FIVE THOUSAND FIVE HUNDRED DOLLARS (\$155,500).
- c. Upon final execution by DISTRICT, DISTRICT shall return a fully-executed copy of this Agreement to OWNERS, and shall open escrow pursuant to Section 2. hereof.
- d. Within fifteen (15) days of the opening of escrow, DISTRICT will deliver to the Escrow Holder the Deed, which has been duly executed and acknowledged by OWNERS and accepted by DISTRICT. DISTRICT shall deposit with the Escrow Holder a Certificate of Acceptance for the Deed, which has been executed by DISTRICT, in substantially the same form shown on Exhibit "C", attached hereto and incorporated herein by reference.
- e. **Conditions Precedent**: In addition to the other terms and conditions contained in this Agreement, DISTRICT's obligation to purchase the property rights identified in the Deed shall be expressly subject to and conditioned upon the fulfillment of each of the following conditions precedent. These conditions are for the sole benefit of DISTRICT and may be waived or deemed satisfied by DISTRICT in DISTRICT's sole and absolute discretion.
 - i. District securing all necessary funding to finance the project. Funding commitments and approval must be obtained before the contemplated purchase can be completed.
 - ii. Completion of the California Environmental Quality Act (CEQA) and the National Environmental Policy Act (NEPA) environmental review processes, if and as applicable for this transaction as determined by DISTRICT in its sole and absolute discretion. The DISTRICT retains the absolute sole discretion to (i) modify the transaction, create and enter into transactional documents, and modify the project as may be necessary to comply with CEQA, (ii) select other feasible alternatives to avoid significant environmental impacts identified during the CEQA process, (iii) balance the benefits of entering into an agreement against any significant environmental impacts of the Project, and (iv) determine not to proceed with the purchase to avoid significant environmental impacts identified during the CEQA process. No legal obligations will exist unless and until the CEQA environmental review process is completed and this contingency is removed by DISTRICT.
 - iii. Compliance by DISTRICT with the requirements of California Government Code 65402(c).

In the event any of the foregoing conditions are not fulfilled or waived before the Closing Date as defined below, DISTRICT, at its election by written notice to OWNERS, may terminate this Agreement and be released from all obligations under this Agreement. Alternatively, DISTRICT may agree with OWNERS to extend the date of closing to allow sufficient time to satisfy these conditions.

2. **ESCROW AND OTHER FEES:**

- a. Escrow shall be opened at First American Title Company ("Escrow Holder"), with escrow instructions to be based upon the terms and conditions set forth herein, and DISTRICT shall deliver a copy of this Agreement to the Escrow Holder. On behalf of the DISTRICT, the Director of the County of Santa Barbara Department of General Services, or designee, shall execute the necessary escrow instructions and/or additional documents which may be required to complete the closing of this real property transaction. This Agreement shall become part of the escrow and shall constitute the basic instructions and documents as are reasonably required to complete the closing of the transaction contemplated herein in accordance with the terms and conditions of this Agreement. In case of conflict between this Agreement and any of said escrow documents, the terms of this Agreement shall govern.
 - b. Escrow, title and other fees shall be paid as follows:
 - i. A Standard California Land Title Association owner's policy of title insurance covering the real property interests conveyed in the Deed shall be paid for by DISTRICT.
 - ii. OWNERS shall pay for any additional title insurance coverage that may be required by the OWNERS.
 - iii. DISTRICT shall pay for any additional title insurance coverage that may be required by the DISTRICT
 - iv. DISTRICT shall pay any required County Documentary Transfer Tax ("Transfer Tax"). DISTRICT'S documents recorded in this transaction should be deemed exempt from such tax.
 - v. DISTRICT shall pay any subordination fees and other costs of monetary lien clearances as may be required to convey title to DISTRICT free and clear of monetary encumbrances.
 - vi. DISTRICT shall pay all standard escrow fees except as otherwise required by this Agreement.
- c. OWNERS shall pay all escrow fees in the event that this escrow is canceled by the OWNERS prior to the conveyance of the easement interests described in the Deed to DISTRICT.
- d. DISTRICT shall pay all escrow fees in the event that this escrow is canceled by DISTRICT prior to the conveyance of the easement interests described in the Deed to DISTRICT.
- e. The Closing shall be on June 30, 2024 (the "Closing Date"), or such other date if escrow is extended pursuant to the terms herein or such other date as the parties hereto mutually agree to in writing. The "Closing" is defined as the satisfaction of all conditions herein stated, except those conditions that may be waived by an express written waiver duly executed by the waiving party; and the recordation of the Deed which shall vest title to the real property interests described in the Deed in DISTRICT. The "Close of Escrow" is defined as

- i. the recordation of the Deed, which shall vest all real property interests described in the Deed in DISTRICT; and
- ii. the payment to OWNERS pursuant to Section 1, SALE AND PURCHASE PRICE, herein above.
- 3. <u>TITLE AND DEED</u>: Title to all real property interests described in the Deed is to be free of liens, encumbrances, restrictions, rights to possession or claims to possession, rights, and conditions (recorded and/or unrecorded) known or unknown to OWNERS, except:
- a. All covenants, conditions, restrictions, and reservations of record approved by DISTRICT.
- b. All easements or rights of way for public or quasi-public utility or public street purposes, if any, approved by DISTRICT.
- c. All exceptions contained in the preliminary title report as may be approved by DISTRICT.
- d. Property taxes for the fiscal year in which this escrow closes shall be satisfied in a manner consistent with California Revenue and Taxation Code Section 4986(a)(6). Escrow Officer is authorized to pay all delinquent taxes, if any, from the amount shown in Section 1, SALE AND PURCHASE PRICE, herein above. OWNERS understand that pursuant to Section 4986(a)(6), OWNERS may receive after the Close of Escrow, either 1) an unsecured property tax bill from the County of Santa Barbara Treasurer-Tax Collector for real property taxes that may be due; or 2) a County of Santa Barbara warrant from the County of Santa Barbara Auditor-Controller to reimburse OWNERS for any prepaid property taxes that may be canceled. OWNERS shall pay any such amounts in accordance with the terms of such tax bill or warrant.

The DISTRICT shall pay for the cost of a Preliminary Title Report covering said Subject Property from said Title Company in Section 2 above. DISTRICT shall have the right to review the Preliminary Title Report and disapprove in writing, those items disclosed in the Preliminary Title Report prior to the Close of Escrow. OWNERS shall have the right within ten (10) days from receipt of notice of disapproval to correct the condition(s) that adversely affect said Subject Property as determined by DISTRICT in its discretion. If OWNERS do not correct any such condition, DISTRICT may terminate this Agreement or pursue other means of perfecting title, at DISTRICT's sole discretion.

Escrow shall be automatically extended for thirty (30) days where there is a need for OWNERS to correct an adverse condition unless OWNERS refuse to correct such condition or unless correction requires more than thirty (30) days in which case escrow shall be extended to the date of refusal or date of correction, respectively.

- 4. ESCROW HOLDER OBLIGATIONS: Escrow Holder shall be obligated as follows:
- a. Provide current preliminary title report covering the Subject Property, at DISTRICT's expense;
- b. At Closing, the Deed and the Certificate of Acceptance shall be recorded concurrently, vesting all rights, title and interests described in the Deed in DISTRICT;

- c. Issue or have issued to DISTRICT the California Land Title Association policy of title insurance required herein;
- d. To obtain subordinations from any holders of liens against the Subject Property and record them concurrently in the Santa Barbara County Recorder's Office with the executed Deed and deliver the recorded Deed to DISTRICT;
- e. Provide DISTRICT and OWNERS with Conformed Copies of all recorded documents pertaining to this Escrow; and
- f. Provide DISTRICT and OWNERS a final closing statement with certification by the title company.
 - **5. <u>DISTRICT OBLIGATIONS</u>**: The DISTRICT shall be obligated as follows:
- a. DISTRICT shall timely deliver to Escrow Holder all documents and fees required to be deposited by DISTRICT under this Agreement.
- b. DISTRICT shall be responsible to pay for any and all costs identified as DISTRICT's costs as contained in this Agreement.
- c. DISTRICT acknowledges and agrees that OWNERS have personal property that will need to be removed and temporarily stored away from the Premises during the temporary construction easement period and DISTRICT agrees to reimburse OWNERS for reasonable personal property moving and temporary storage costs in accordance with the relocation assistance provisions of the California Government Code. This reimbursement will be processed outside of escrow.
- d. DISTRICT shall protect and maintain OWNERS' Subject Property free from damage directly caused by construction of DISTRICT's Project in the Easement Areas described in the Deed, or by any related entries by DISTRICT upon OWNERS' Subject Property. DISTRICT agrees to repair any unforeseen damage to OWNERS' Subject Property directly caused by DISTRICT's work.
- e. DISTRICT agrees to provide to OWNERS not less than 30-days advance notice of commencement of construction for the overall Project, and DISTRICT shall provide to OWNERS not less than 7 days advance notice of commencement of construction performed on their Subject Property. Removal of OWNERS' perimeter fencing and/or the installation of construction fencing along the easement boundary through OWNERS' property shall be deemed commencement of construction on OWNERS' Subject Property even if active Project construction work on OWNERS' property is not immediately undertaken.
- f. DISTRICT shall install or cause DISTRICT's contractor to install construction fencing with screening for safety and security to be installed on OWNERS' Subject Property as a first order of business immediately upon commencement of construction. District acknowledges that OWNERS have pets and small children on the property and conduct day care on the property and therefore secure fencing that segregates the Project construction area from OWNER's remainder property is imperative.
- g. DISTRICT shall protect and maintain OWNERS' shed which exists immediately adjacent to the Easement Area, and ensure the shed remains in-place and accessible at all times.

- 6. **OWNERS' REPRESENTATION AND WARRANTIES:** The OWNERS represent and warrant that:
- a. There is no suit, action, arbitration, legal, administrative, or other proceeding or inquiry pending against the Subject Property or pending against OWNERS, which could affect OWNERS' title of the Subject Property, or subject an owner of the Subject Property to liability.
- b. There are not attachments, execution proceedings, assignments for the benefit of creditors, insolvency, or bankruptcy, reorganization or other proceedings pending against the OWNERS restricting the Close of Escrow.
- c. OWNERS have not actually received any formal, written notice of any pending change in zoning from any governmental or quasi-governmental authority, which change would materially affect the present zoning or present use of the Subject Property. The term "formal written notice" as used in this Agreement shall mean that kind and method of notice which must legally be given to the owner of the Subject Property, but shall not mean notice by publication.
- d. OWNERS will not subject the Subject Property to any additional liens, encumbrances, covenants, conditions, easements, rights of way or similar matters after the execution of this Agreement that will not be eliminated prior to the Close of Escrow.
- e. Neither the entering into this Agreement nor the performance of any of OWNERS' obligations under this Agreement will violate the terms of any contract, agreement or instrument to which OWNER is a party.
- f. OWNERS have not actually received any formal written notice of any presently uncured violation of any law, ordinance, rule or regulation (including, but not limited to, those relating to zoning, building, fire, health and safety) of any governmental, quasi-governmental authority bearing on the construction, operation, ownership or use of the Subject Property.
- g. OWNERS represent and warrant there are currently no tenants having any rights, title or interests, possessory or otherwise, in the area being conveyed to DISTRICT by said Deed, and no tenants will be occupying the areas described in the Deed before and/or after the execution of this Agreement.
- h. OWNERS shall not enter into any rental or lease agreement before and/or after the execution of this Agreement that will not be eliminated prior to the Close of Escrow. In the event the OWNERS have entered and/or wish to enter into a rental and/or lease agreement, DISTRICT at its sole option may terminate this Agreement.

Except for the warranties of paragraphs d and h above, the representations in this Section 6 are made to the best of OWNERS' knowledge after reasonable inquiry.

- 7. **OWNERS' OBLIGATIONS:** The OWNERS shall be obligated as follows:
- a. OWNERS shall deliver to the Escrow Officer an executed Deed conveying the rights therein described to DISTRICT. The Deed shall be vested in "SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a special district of the County of Santa Barbara, a political subdivision of the State of California."
- b. OWNERS ensure that the portion of the Subject Property that is being conveyed to DISTRICT is free and clear of any and all liens and encumbrances including the removal of financial indebtedness (excepting taxes, which will be prorated to the Close of Escrow).

- c. OWNERS shall pay, if and when the same are due, all payments on any encumbrances or assessments presently affecting the Subject Property and any and all taxes, assessments, and levies in respect to the Subject Property prior to the Close of Escrow.
- d. OWNERS shall not record any covenants, conditions or restrictions against the Subject Property, including without limitation any application for annexation or development of the Subject Property.
- e. OWNERS shall be responsible to pay for any and all costs identified as OWNERS costs as contained in this Agreement. OWNERS' costs associated with this Agreement shall be paid by OWNERS at the Close of Escrow from the purchase price as stated in Section 1 above.
- f. OWNERS shall timely deliver to Escrow Officer all documents required to be deposited by OWNERS under this Agreement.
- g. OWNERS shall remove any personal property, inventory or other personal materials including temporary trailers, containers, planters, yard furniture, and debris, and if OWNERS desire to remove and retain bricks, pavers, or other such improvements from the portions of the Subject Property described in the Deed, OWNERS shall do so before the commencement of Project construction, as such commencement date is identified in the notices from DISTRICT to OWNERS as referenced in Paragraph 5.e. of this Agreement. In the event that any such personal property and materials are remaining in the areas conveyed by the Deed upon the commencement of construction date, provided that notice has been provided in accordance with Paragraph 5.e. of this Agreement, then DISTRICT may, at its sole option, clear said items from the Subject Property, without further obligations or liability to OWNERS.
- 8. <u>COMMISSION</u>: It is understood that DISTRICT represents itself in this transaction and that any commission paid to any agent or broker or any fees paid to legal counsel representing OWNERS in this transaction shall be paid by the OWNERS.
- 9. GOOD FAITH DISCLOSURE BY OWNERS: OWNERS shall make a good faith disclosure to DISTRICT of any and all facts, findings, or information on the Subject Property, known to OWNERS after reasonable inquiry, including without limitation those relating to: historical uses; prior permitted uses; current uses including, but not limited to, express or implied contracts, leases and/or permits; geological conditions; biological conditions; archaeological sites; flood hazard area(s); special studies zones; zoning reports; environmentally hazardous material such as dioxins, oils, solvents, waste disposal, gasoline tank leakage, pesticide use and spills, herbicide use or spills or any other substances and/or products of environmental contamination. Any and all facts or information known by OWNERS concerning the condition of the Subject Property shall be delivered to DISTRICT no later than ten (10) days following DISTRICT's execution of this Agreement. Except for the disclosure requirements of this Section 9 and the representations and warranties provided elsewhere in this Agreement, DISTRICT is purchasing the easement rights described in the Deed "as is" without further representations or warranties of OWNERS.

If such facts or information provided by OWNERS disclose conditions that adversely affect the continued or contemplated use of the Subject Property, and that DISTRICT reasonably deems unacceptable, or if DISTRICT otherwise discovers such facts or information through tests and/or surveys which disclose such conditions, and OWNERS are unwilling or unable to correct such conditions to the reasonable satisfaction of DISTRICT or any governmental body having

jurisdiction, then DISTRICT may, at its sole option, terminate this Agreement. Within ten (10) business days of actual receipt of said disclosure information, DISTRICT shall notify OWNERS of the conditions it deems unacceptable and the corrections desired and request OWNERS, at OWNERS's expense, to correct the condition(s) affected thereby to the reasonable satisfaction of DISTRICT and/or any governmental body having jurisdiction. Failure to so correct shall be grounds for termination of this Agreement.

- 10. <u>INSPECTION BY DISTRICT</u>: DISTRICT upon not less than 24-hour notice to the OWNERS shall have the right of entry onto the areas described in the Deed to conduct such non-invasive and non-intrusive inspections and testing thereon as are, in DISTRICT's sole discretion, necessary to reasonably determine the condition of such areas. The scope of any such testing or inspection which requires physical sampling shall be subject to:
- a. The requirement that DISTRICT conduct all such inspections and testing, including the disposal of samples taken, in accordance with applicable law and at no cost or liability to OWNERS. DISTRICT shall complete such inspections and testing and shall restore all areas of the Subject Property to its pre-test and pre-inspection condition as near as is practicable.

If any toxins or contaminates are discovered, DISTRICT shall notify OWNERS immediately and OWNERS shall have the right, but not the responsibility to take any actions in response to such notifications that it deems necessary in its sole and absolute discretion. If OWNERS elect not to take actions in response to such notifications, then, notwithstanding other provisions contained herein, OWNERS and/or DISTRICT shall have the right at any time prior to the Close of Escrow to terminate this Agreement with no further liability.

DISTRICT shall give OWNERS written notice prior to the commencement of any testing or inspections in, on or about the Subject Property, and OWNERS shall have the right to post Notices of Testing, and/or Notices of Non-responsibility as provided by law. All testing on the Subject Property shall keep the Subject Property free and clear of claims, charges and/or liens for labor and materials, and DISTRICT shall defend, indemnify and save harmless OWNERS, its officials, officers, agents and employees from and against any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of, related to, or in connection with any such testing, inspection or entry by DISTRICT, its partners, officers, directors, members, shareholders, independent contractors, agents or employees.

11. RISK OF LOSS: If, following the date the parties enter into this Agreement, but prior to the Closing, the Subject Property is materially damaged (as defined herein), DISTRICT shall have the right, exercisable by giving written notice to OWNERS within five (5) Business Days after receiving written notice of such damage or destruction (but in any event prior to the Closing), either (i) to terminate this Agreement, in which case neither party shall have any further rights or obligations hereunder (except as expressly provided elsewhere in this Agreement), and any money or documents in the Escrow shall be returned to the party depositing the same and DISTRICT shall be responsible for any title or escrow cancellation fee, or (ii) to accept the property rights described in the Deed in their then condition, without a reduction in the Purchase Price, and to proceed with the Closing and to receive an assignment of all of OWNERS' right to any insurance proceeds payable by reason of such damage or destruction and a credit at Closing for any deductible under OWNERS' insurance policies. If DISTRICT elects to proceed under clause (ii) above, OWNERS shall not compromise, settle or adjust any claims to such proceeds without DISTRICT's prior written consent.

In the event the Subject Property is damaged but the damage does not qualify as material (as defined herein) DISTRICT shall receive an assignment of OWNERS' right to any insurance proceeds payable by reason of such damage or destruction and a credit at Closing for any deductible under OWNERS' insurance policies.

For the purpose of this <u>Paragraph 11</u>, damage to the Subject Property shall be deemed to be "material", or involve a material portion, if the cost of restoration or repair of such damage exceeds \$20,000.

- 12. <u>DEFAULTS AND DAMAGES</u>. Upon the breach by OWNERS of any of the representations and warranties contained in this Agreement, or the default by OWNERS in the performance of any other obligation of OWNERS set forth in this Agreement, DISTRICT's sole and exclusive remedies shall be to exercise the following remedies: (a) DISTRICT may terminate this Agreement by delivery of written notice to OWNERS, in which event OWNERS shall be responsible for the costs of escrow; or (b) DISTRICT may institute proceedings in any court of competent jurisdiction to specifically enforce the performance by OWNERS of the terms of this Agreement.
- 13. <u>TIME OF ESSENCE</u>: Time is of the essence in the performance by the parties in respect to this Agreement.
- 14. <u>NOTICES</u>: All notices, documents, correspondence, and communications concerning this transaction shall be addressed as set forth below or as either party may hereafter designate by written notice and shall be sent through the United States mail duly registered or certified with postage prepaid. Notwithstanding the above, DISTRICT may also provide notices, documents, correspondence or such other communications to OWNERS or their Representative by personal delivery or by first class mail postage prepaid and any such notices, documents, correspondence and communications so given shall be deemed to have been given upon actual receipt.

IF TO OWNERS:

Antonio and Florecita Hernandez, Trustees

The Hernandez Revocable Trust

426 De La Vina Street Santa Barbara, CA 93101

IF TO DISTRICT:

County of Santa Barbara Flood Control District

Attn: Matt Griffin, Engineering Manager

130 Ease Victoria, Suite 200 Santa Barbara, CA 93101 Telephone: (805) 568-3444 E-mail: MGriff@countyofsb.org

ESCROW OFFICER:

First American Title Company

Title No. 4201-6428436

3780 State Street

Santa Barbara, CA 93105

- 15. <u>SUCCESSORS</u>: This Agreement shall bind and inure to the benefit of the respective heirs, personal representatives, executors, successors and assignees of the parties to this Agreement.
- 16. ASSIGNMENT PROHIBITION: DISTRICT shall not assign its rights or delegate its duties under this Agreement, without the prior written consent of OWNERS, which consent may be withheld. Any sale, assignment, or other transfer in violation of this Section 16 shall be null and void.
- 17. <u>WAIVERS</u>: No waiver of any breach of any covenant or provision in this Agreement shall be deemed a waiver of any other covenant or provision, and no waiver shall be valid unless in writing and executed by the waiving party.
- 18. <u>CONSTRUCTION</u>: Section headings are solely for the convenience of the parties and are not a part and shall not be used to interpret this Agreement. The singular form shall include the plural and vice-versa. This Agreement shall not be construed as if it had been prepared by one of the parties, but rather as if both parties have prepared it. Unless otherwise indicated, all references to sections are to this Agreement.
- 19. <u>FURTHER ASSURANCES</u>: Whenever requested by the other party, each party shall execute, acknowledge and deliver all further conveyances, agreements, confirmations, satisfactions, releases, powers of attorney, instruments of further assurances, approvals, consents and all further instruments and documents as may be necessary, expedient or proper to complete any conveyances, transfers, sales, and agreements covered by this Agreement, and to do all other acts and to execute, acknowledge, and deliver all requested documents to carry out the intent and purpose of this Agreement.
- 20. <u>THIRD PARTY RIGHTS</u>: Nothing in this Agreement, express or implied, is intended to confer on any person, other than the parties to this Agreement and their respective successors and assigns, any rights or remedies under or by reason of this Agreement.
- 21. <u>INTEGRATION</u>: This Agreement contains the entire agreement between the parties, and expressly supersedes all previous or contemporaneous agreements, understandings, representations, or statements between the parties respecting the purchase of the property interests described in the Deed.
- **22.** <u>COUNTERPARTS</u>: This Agreement may be executed in one or more counterparts, each of which taken together shall constitute one and the same instrument.
- 23. <u>SURVIVAL</u>: The indemnification provisions of this Agreement shall survive termination and shall be binding on all successor in interest to the Subject Property as provided in Section 15 above.
- **24.** <u>AMENDMENT</u>: This Agreement may not be amended or altered except by a written instrument executed by DISTRICT and OWNERS.
- 25. <u>PARTIAL INVALIDITY</u>: Any provision of this Agreement that is unenforceable or invalid or the inclusion of which would adversely affect the validity, legality, or enforceability

of this Agreement shall be of no effect, but all the remaining provisions of this Agreement shall remain in full force and effect.

- 26. <u>INDEMNIFICATION</u>: OWNERS covenant and agree that all material representations regarding the Subject Property are true and correct to the best of their knowledge and Owners agree to fully indemnify and hold harmless DISTRICT for all liability, claims, demands, damages and costs that may arise should the Subject Property be other than that which was represented and warranted.
 - 27. **EXHIBITS:** All exhibits are incorporated in this Agreement by reference.
- 28. <u>AUTHORITY OF PARTIES</u>: All persons executing this Agreement on behalf of any party to this Agreement warrant that they have the authority to execute this Agreement on behalf of that party. OWNERS represent and warrant that they are collectively the sole owners of the Subject Property or are authorized by the Owners of the Subject Property to execute this Agreement, to consummate the transactions contemplated hereby, and no additional signatures are required.
- 29. GOVERNING LAW: The validity, meaning, and effect of this Agreement shall be determined in accordance with California laws.
- 30. <u>CONSENT TO DISMISSAL</u>: OWNERS hereby agree and consent to the dismissal of any eminent domain action filed in the Superior Court with regard to the Subject Property and also waive claims to any monies deposited in the Superior Court and all claims other than as specifically expressed in this Real Property Purchase Agreement and the herein referenced Deed.
- 31. FACSIMILE/ELECTRONICALLY TRANSMITTED SIGNATURES: In the event that the parties hereto utilize facsimile transmitted documents or electronically transmitted documents which include digital signatures, such documents shall be accepted as if they bore original signatures provided that the signature and execution comply with the California Uniform Electronic Transactions Act. Without limiting the foregoing, the parties agree that signatures effected and delivered through the DocuSign service will satisfy this requirement. The foregoing notwithstanding, original signatures shall be required for the Deed; facsimile and/or electronic signatures shall not be accepted for the Deed. In the event that the Santa Barbara County Recorder's Office requires original signatures for other documents, the parties shall produce such original signatures within seventy two (72) hours or at such other time as the parties mutually agree. Funds shall not be released until such time the Santa Barbara County Recorder's Office has received and accepted documents bearing original signatures by the OWNERS. The parties may agree to extend the Closing Date in order to obtain the necessary original signatures.
- IN WITNESS WHEREOF, DISTRICT and OWNERS have executed this Purchase Agreement and Escrow Instructions by the respective authorized officers as set forth below to be effective as of the date executed by DISTRICT.

Signatures on following page(s)...

ANTONIO HERNANDEZ AND FLORECITA HERNANDEZ REVOCABLE TRUST CREATE			
By:	By: Floregita Hernandez, Trustee Date: 03/18/2024		
ATTEST:	"DISTRICT" SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT		
MONA MIYASATO			
CLERK OF THE BOARD	By:		
Ex Officio Clerk of the Santa Barbara County Flood Control and Water Conservation District	Steve Lavagnino, Chair Board of Directors		
By:	Date:		
Deputy			
APPROVED AS TO FORM:	APPROVED AS TO FORM:		
RACHEL VAN MULLEM COUNTY COUNSEL	BETSY M. SCHAFFER, CPA AUDITOR-CONTROLLER		
DocuSigned by:	DocuSigned by:		
By:	By: C. Edi Pur		
Deputy County Counsel	Deputy Auditor-Controller		
APPROVED:	APPROVED AS TO FORM:		
DocuSigned by:	DocuSigned by:		
By: Chris Suddon	By: Greg Milligan OSF5555F00260466		
Chris Sneddon, Director	Greg Milligan, ARM		
Public Works Department	Risk Manager		
APPROVED:	APPROVED:		
DocuSigned by:	DocuSigned by:		
By: Walter Rubalcava	By: Skip Grey Skip Grey, Assistant Director		
Walter Rubalcava	Skip Grev. Assistant Director		
Deputy Director-Flood Control	General Services-Real Property		
Acquisition: 426 De La Vina Street, Santa Barbara, California			

CONSENT OF ESCROW HOLDER

The undersigned Escrow Holder hereby agrees to:

- A. Accept the foregoing Escrow Instructions (the "Agreement").
- B. Act as the Escrow Holder under the Agreement for the fees herein described;
- C. Be bound by the Agreement in the performance of its duties as Escrow Holder.

However, the undersigned will have no obligation, liability or responsibility under this consent or otherwise, unless and until the Agreement, fully signed by the parties has been delivered to the undersigned. Further, the undersigned will have no obligation, liability or responsibility under any amendment to the Agreement unless and until the amendment is accepted by the undersigned in writing.

FIRST AMERI	CAN TITLE COMPANY
By:	
	, Escrow Office
Date:	

EXHIBIT A

LEGAL DESCRIPTION

Real property in the City of Santa Barbara, County of Santa Barbara, State of California, described as follows:

THAT PORTION OF BLOCK 251 DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHEASTERLY LINE OF DE LA VINA STREET DISTANT THEREON SOUTHEASTERLY 100.5 FEET FROM THE SOUTHEASTERLY LINE OF HALEY STREET, SAID POINT BEING THE MOST SOUTHERLY CORNER OF THE TRACT OF LAND DESCRIBED IN THE DEED TO GEORGE E. WAGGONER, ET UX., RECORDED JULY 3, 1930 IN BOOK 211, PAGE 497 OF OFFICIAL RECORDS, RECORDS OF SAID COUNTY; THENCE SOUTHEASTERLY ALONG SAID LINE OF DE LA VINA STREET 32.5 FEET TO THE TRUE POINT OF BEGINNING; THENCE AT RIGHT ANGLES NORTHEASTERLY PARALLEL WITH THE SOUTHEASTERLY LINE OF SAID WAGGONER TRACT AND DISTANT 32.5 FEET SOUTHEASTERLY THEREFROM, 100 FEET TO THE NORTHEASTERLY LINE OF THE TRACT OF LAND DESCRIBED IN THE DEED TO WALTER M. MAGILL, DATED JULY 21, 1910 AND RECORDED IN BOOK 127, PAGE 282 OF DEEDS, RECORDS OF SAID COUNTY; THENCE AT RIGHT ANGLES SOUTHEASTERLY ALONG THE NORTHEASTERLY LINE OF SAID MAGILL TRACT 30.5 FEET TO THE EASTERLY CORNER THEREOF: THENCE AT RIGHT ANGLES SOUTHWESTERLY ALONG THE SOUTHEASTERLY LINE OF SAID MAGILL TRACT 50 FEET TO THE MOST SOUTHERLY CORNER THEREOF; THENCE AT RIGHT ANGLES SOUTHEASTERLY 2 FEET TO THE EASTERLY CORNER OF THE TRACT OF LAND DESCRIBED IN THE DEED TO WALTER M. MAGILL, DATED DECEMBER 20, 1912 AND RECORDED IN BOOK 138, PAGE 408 OF DEEDS, RECORDS OF SAID COUNTY; THENCE AT RIGHT ANGLES SOUTHWESTERLY ALONG THE SOUTHEASTERLY LINE OF SAID LAST MENTIONED MAGILL TRACT, 50 FEET TO SAID LINE OF DE LA VINA STREET; THENCE NORTHWESTERLY ALONG SAID LINE OF DE LA VINA STREET 32.5 FEET TO THE TRUE POINT OF BEGINNING.

APN: 037-203-019

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Santa Barbara County Real Property Division Will Call

EXHIBIT B TO RIGHT OF WAY AGREEMENT

Exempt from the \$75 Building and Jobs Act Fee per Gov't Code §27388.1(2)(D) Public Agency
No fee pursuant to Government Code § 6103
No Documentary Transfer Tax per R&T Code § 11922
No Recording Fee per Government Code § 27383

426 De La Vina Street Santa Barbara, CA 93101 APN: 037-203-019

EASEMENT DEED

(for Flood Control Purposes)

For consideration, ANTONIO HERNANDEZ AND FLORECITA HERNANDEZ, AS TRUSTEES OF THE HERNANDEZ REVOCABLE TRUST CREATED OCTOBER 16, 2019 (collectively "Grantor), does hereby grant to the SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT ("District"), its successors or assigns, as District herein, an easement and right of way in the City of Santa Barbara, County of Santa Barbara, State of California, for all purposes relating to surveys, inspections, excavations, construction, operations, maintenance, repair, removal, replacement and reconstruction of surface and subsurface improvements required for creek flow, flood control and all appurtenant facilities associated with Mission Creek and nearby creek flood control improvements located in the block between the intersection of Haley Street and De La Vina Street and Gutierrez Street, including the unrestricted right of ingress and egress at all times, and any required removal at any time of vegetation, improvements, materials, and any other topographical features that may exist within said easement, being more particularly described in Exhibit "A" and shown in Exhibit "B", each attached hereto and incorporated herein by this reference.

Together with:

A Temporary Construction Easement for the purposes of facilitating the construction of the flood control improvements and all appurtenant facilities, including the right of ingress and egress for personnel, vehicles, and equipment, and the right to temporarily maintain such vehicles, materials and equipment within said Temporary Construction Easement area as necessary to complete the flood control improvement project, and utilize said Temporary Construction Easement for all other related activities and purposes associated with facilitating and accomplishing the construction of the public improvements within the Easement Area described

hereinabove, in, on, over, under, through, along and across that certain parcel of land described in Exhibit "C" and depicted in Exhibit "D", attached hereto and incorporated herein. This Temporary Construction Easement shall commence thirty (30) days following the date of issuance of a Notice of Construction Commencement issued by District to Grantor via U.S. Mail, and shall terminate one year after commencement, or upon completion of construction, whichever occurs first; however, District shall have the right to extend the Temporary Construction Easement term in additional three (3) month increments if District determines that additional time beyond the one year period is necessary for construction completion. In such case, District shall have the unilateral right to extend the Temporary Construction Easement period through construction completion and agrees to compensate Grantor One Thousand Dollars (\$1,000) for each three month extension term exercised. Payment for any such extensions shall be paid by District to Grantor concurrent with District's written notice to Grantor of District's intention to exercise such extension provisions. In any event, this Temporary Construction Easement shall terminate on or before December 31, 2025.

Upon completion of construction, the surface of this Temporary Construction Easement area shall be generally restored to a comparable condition as that which existed prior to District's access and use, to the extent reasonably practical, excepting fencing, decking, landscaping, trees, irrigation, and other related yard improvements.

GRANTOR:

ANTONIO HERNANDEZ AND FLORECITA HERNANDEZ, AS TRUSTEES OF THE HERNANDEZ REVOCABLE TRUST CREATED OCTOBER 16, 2019

Matonio H

tonio Hernandez, Trustee

fnandez, Trustee

 $\mathbf{R}_{\mathbf{V}}$

ACKNOWLEDGMENT

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

State of California County of SANA BARBANA

On ANSIST 26, 2023 before me, NEIS C. HOUSE Notary Public, personally appeared Antonio Hernandez, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatures(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

NELS C. HENDERSON COMM. #2400677 Notary Public - California Santa Barbara County Comm. Expires Apr. 27, 2026

ACKNOWLEDGMENT

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

State of California

County of SMIN BALBARA

MUST 26, 203 before me, Mas C. HENDERSON

Public, personally appeared Florecita Hernandez, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatures(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted. executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

NELS C. HENDERSON COMM. #2400677 Notary Public - California Santa Barbara County

Comm. Expires Apr. 27, 2026

EXHIBIT A

A portion of the land in Block 251, in the City of Santa Barbara, County of Santa Barbara, State of California, described in the Grant Deed to Antonio Hernandez and Florecita Hernandez, Trustees, recorded November 6, 2019, as Instrument No. 2019-050946, Official Records of said County, lying northeasterly of a line parallel with, and 5.00 feet southwesterly, as measured at right angles, of the following described REFERENCE LINE.

Commencing at a point on a line that is parallel with and 5.00 feet southeasterly, as measured at right angles, of the southeasterly line of Block 251 in the City of Santa Barbara, County of Santa Barbara, State of California, from which a lead, nail & tag stamped "CITY ENGR" near the most southerly corner of said Block 251 as shown on the Corner Record Document No. 938, filed in said County's Surveyor Office, bears South 42°25'13" West, 245.39 feet and from which said point a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of said Block 251 as shown on Corner Record Document No. 4331, filed in said County Surveyor Office, bears North 42°25'13" East, 257.24 feet;

- Course 1 Thence at right angles, North 47°34'47" West, 27.56 feet to a point on the face of a concrete retaining wall, the TRUE POINT OF BEGINNING of this REFERENCE LINE;
- Course 2 Thence North 64°13'04" West, 6.31 feet to the beginning of a tangent curve to the left, having a radius of 245.00 feet;
- Course 3 Thence along said curve 34.86 feet through a central angle of 08°09'06";
- Course 4 Thence North 72°21'30" West, 199.00 feet to the beginning of a tangent curve to the right, having a radius of 200.00 feet;
- Course 5 Thence along said curve 51.62 feet through a central angle of 14°47'14";
- Course 6 Thence North 57°34'16" West, 95.81 feet to the beginning of a tangent curve to the left, having a radius of 80.00 feet;
- Course 7 Thence along said curve 58.02 feet through a central angle of 41°33'14";
- Course 8 Thence South 80°52'30" West, 8.24 feet to a point on the face of a concrete retaining wall, the END of this REFERENCE LINE, from which a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of City Block 232 as shown on Corner Record Document No. 3989, filed in said County Surveyor Office, bears South 87°13'59" West, 113.52 feet and from which point a lead, nail & tag stamped "CITY ENGR" near the most northerly corner of said Block 251 as shown on Corner Record Document No. 4370, filed in said County Surveyor Office, bears North 38°18'51" East, 423.33 feet.

EXCEPTING THEREFROM that parcel described in the Easement Deed to the County of Santa Barbara and the Santa Barbara County Flood Control and Water Conservation District, recorded October 31, 1973, as Instrument No. 42274 in Book 2487, Page 792 of Official Records of said County.

The above described parcel of land contains approximately 692 square feet and is as shown on Exhibit B, attached hereto and made a part hereof.

This description has been prepared by me in accordance with provisions of the Professional Land Surveyors Act.

Robert Reese, LS 6208

2022.02.08

Robert J. Reese

PLS 6208

date

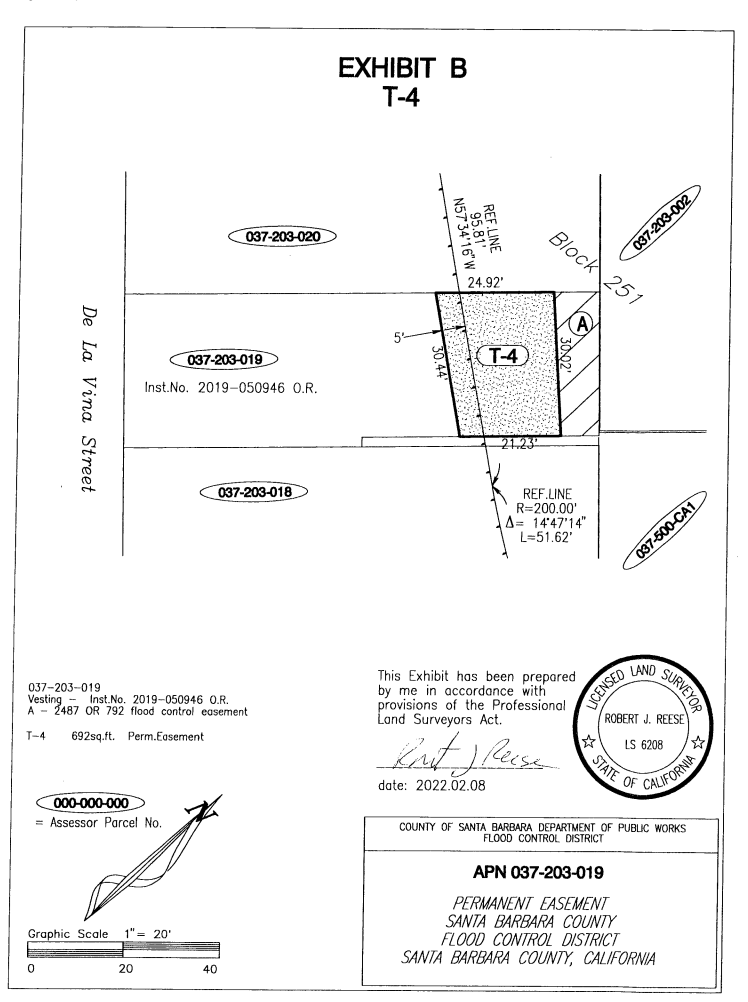


EXHIBIT C

A strip of land 5.00 feet wide, in that portion of the land in Block 251, in the City of Santa Barbara, County of Santa Barbara, State of California, described in the Grant Deed to Antonio Hernandez and Florecita Hernandez, Trustees, recorded November 6, 2019, as Instrument No. 2019-050946, Official Records of said County, the northeasterly line of said strip lies parallel with and 5.00 feet southwesterly, as measured at right angles, of the following described REFERENCE LINE.

Commencing at a point on a line that is parallel with and 5.00 feet southeasterly, as measured at right angles, of the southeasterly line of Block 251 in the City of Santa Barbara, County of Santa Barbara, State of California, from which a lead, nail & tag stamped "CITY ENGR" near the most southerly corner of said Block 251 as shown on the Corner Record Document No. 938, filed in said County's Surveyor Office, bears South 42°25'13" West, 245.39 feet and from which said point a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of said Block 251 as shown on Corner Record Document No. 4331, filed in said County Surveyor Office, bears North 42°25'13" East, 257.24 feet;

- Course 1 Thence at right angles, North 47°34'47" West, 27.56 feet to a point on the face of a concrete retaining wall, the TRUE POINT OF BEGINNING of this REFERENCE LINE;
- Course 2 Thence North 64°13'04" West, 6.31 feet to the beginning of a tangent curve to the left, having a radius of 245.00 feet;
- Course 3 Thence along said curve 34.86 feet through a central angle of 08°09'06";
- Course 4 Thence North 72°21'30" West, 199.00 feet to the beginning of a tangent curve to the right, having a radius of 200.00 feet;
- Course 5 Thence along said curve 51.62 feet through a central angle of 14°47'14";
- Course 6 Thence North 57°34'16" West, 95.81 feet to the beginning of a tangent curve to the left, having a radius of 80.00 feet;
- Course 7 Thence along said curve 58.02 feet through a central angle of 41°33'14";
- Course 8 Thence South 80°52'30" West, 8.24 feet to a point on the face of a concrete retaining wall, the END of this REFERENCE LINE, from which a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of City Block 232 as shown on Corner Record Document No. 3989, filed in said County Surveyor Office, bears South 87°13'59" West, 113.52 feet and from which point a lead, nail & tag stamped "CITY ENGR" near the most northerly corner of said Block 251 as shown on Corner Record Document No. 4370, filed in said County Surveyor Office, bears North 38°18'51" East, 423.33 feet.

The above described parcel of land contains approximately 152 square feet and is as shown on Exhibit D, attached hereto and made a part hereof.

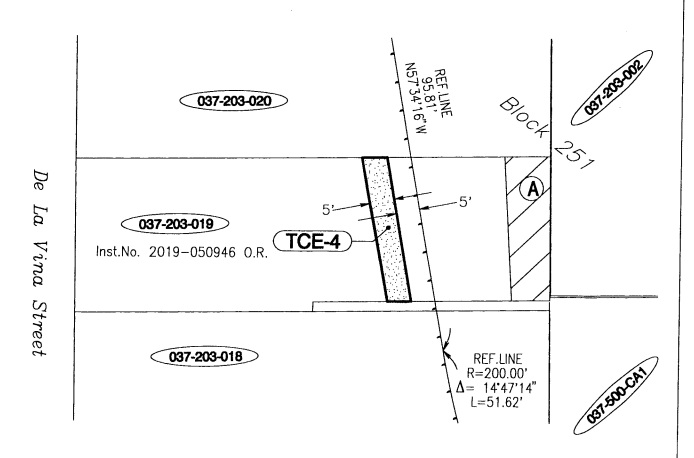
This description has been prepared by me in accordance with provisions of the Professional Land Surveyors Act.

Robert Reese, LS 6208

2022.02.08

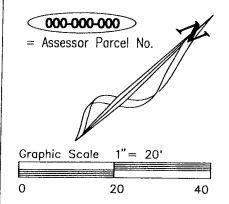
date





037-203-019 Vesting - Inst.No. 2019-050946 O.R. A - 2487 OR 792 flood control easement

TCE-4 152sq.ft. Temp.Const.Easement



This Exhibit has been prepared by me in accordance with provisions of the Professional Land Surveyors Act.

date: 2022.02.08

ROBERT J. REESE

LS 6208

A SAIT OF CALIFORNIA

COUNTY OF SANTA BARBARA DEPARTMENT OF PUBLIC WORKS FLOOD CONTROL DISTRICT

APN 037-203-019

TEMPORARY CONSTRUCTION EASEMENT SANTA BARBARA COUNTY FLOOD CONTROL DISTRICT SANTA BARBARA COUNTY, CALIFORNIA

EXHIBIT C TO RIGHT OF WAY AGREEMENT CERTIFICATE OF ACCEPTANCE

STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA: SS. § 27281

THIS IS TO CERTIFY that the interest in re 26, 2023, from Antonio Hernandez and Flor Trust created October 16, 2019, as GRA CONTROL AND WATER CONSERVATI Barbara, a political subdivision of the State hereby accepted by order of the Board of E Water Conservation District on Barbara County Flood Control and Water Cothereof by its duly authorized officer.	ecita Hernandez, as Trustees on NTORS, to SANTA BARB ON DISTRICT, a special Dist of California, its successors or Directors of the Santa Barbara	f the Hernandez Revocable BARA COUNTY FLOOD trict of the County of Santa r assigns, as GRANTEE, is County Flood Control and
WITNESS my hand and official seal this _	day of	, 2024.
	MONA MIYASATO, CLERI and Ex Officio Clerk of the E the Santa Barbara County Flo Water Conservation District Agreement Exhibit - not	Board of Directors of cood Control and
	By:	Deputy
APPROVED AS TO FORM: RACHEL VAN MULLEM COUNTY COUNSEL Agreement Exhibit - not for signature		• •
By:		
Deputy County Counsel		

REAL PROPERTY PURCHASE AGREEMENT AND ESCROW INSTRUCTIONS

THIS REAL PROPERTY PURCHASE AGREEMENT AND ESCROW INSTRUCTIONS (this "Agreement") is by and between the SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a special district of the County of Santa Barbara, a political subdivision of the State of California, hereinafter referred to as the "DISTRICT", and

De La Vina Partners, LLC, a California limited liability company, and Mark Truman Edwards and Kathryn Jane Edwards as Trustees of the Mark and Kathryn Edwards Living Trust, hereinafter collectively referred to as "OWNERS," with reference to the following:

RECITALS

WHEREAS, OWNERS are the owners of that certain real property in the City of Santa Barbara, State of California, commonly known as 414 De La Vina Street, Common Area Lot 1, Santa Barbara, California (the "Premises") and more particularly described as Assessor's Parcel Number 037-500-Common Area and all improvements on said Parcel, hereinafter collectively referred to as the "Subject Property" as shown on Exhibit "A", attached hereto and incorporated herein by reference; and

WHEREAS, DISTRICT plans to make necessary improvements for flood control purposes to Mission Creek (the "Project"), which lies within and traverses the Subject Property; and

WHEREAS, DISTRICT desires to purchase a permanent easement for flood control purposes over a portion of the Subject Property consisting of approximately 7,493 square feet, for the present and future needs of the DISTRICT, together with an adjacent Temporary Construction Easement to facilitate the construction of the flood control improvements (collectively the "Easements"); and

WHEREAS, DISTRICT and OWNERS agree to enter into this Agreement as Members of 414 De La Vina Owners' Association, a California nonprofit mutual benefit corporation and as Owners of the fee simple title to the Subject Property, for the sale of permanent and temporary easements over a portion of the Subject Property, and mutually agree to said sale per the terms and provisions defined in this Agreement.

OPERATIVE PROVISIONS

NOW, THEREFORE, in consideration of the covenants and conditions contained herein, the parties hereto agree as follows:

1. <u>SALE AND PURCHASE PRICE</u>: Subject to the terms and conditions contained in this Agreement, DISTRICT agrees to purchase from OWNERS, and OWNERS agree to sell to DISTRICT, the real property interests described in the Easement Deed which shall be executed by the OWNERS and delivered to DISTRICT within ten (10) days of the date that this Agreement is signed by OWNERS, a copy of which Easement Deed is attached hereto as Exhibit B and incorporated into this Agreement ("Deed").

- a. The parties agree that OWNERS shall remise, release, and convey to DISTRICT and DISTRICT shall accept all right, title, and interest in and to the real property interests conveyed in the Deed.
- b. The total purchase price for the easement(s) conveyed in the Deed shall be **FOUR HUNDRED THIRTY-TWO THOUSAND THREE HUNDRED TWENTY-SIX DOLLARS** (\$432,326), payable in separate payments as follows: 1/5 of the total purchase price to the credit of Mark Truman Edwards and Kathryn Jane Edwards as Trustees of the Mark and Kathryn Edwards Living Trust, and the remaining 4/5 of the total purchase price payable to the credit of De La Vina Partners, LLC.
- c. Upon final execution by DISTRICT, DISTRICT shall return an executed copy of this Agreement to OWNERS, and shall open escrow pursuant to Section 2. hereof.
- d. Within fifteen (15) days of the opening of escrow, DISTRICT will deliver to the Escrow Holder the Deed, which has been duly executed and acknowledged by OWNERS. DISTRICT shall deposit with the Escrow Holder a Certificate of Acceptance for the Deed, which has been executed by DISTRICT, in substantially the same form shown on Exhibit "C", attached hereto and incorporated herein by reference.
- e. **Conditions Precedent**: In addition to the other terms and conditions contained in this Agreement, DISTRICT's obligation to purchase the property rights identified in the Deed shall be expressly subject to and conditioned upon the fulfillment of each of the following conditions precedent. These conditions are for the sole benefit of DISTRICT and may be waived or deemed satisfied by DISTRICT in DISTRICT's sole and absolute discretion.
 - i. District securing all necessary funding to finance the project. Funding commitments and approval must be obtained before the contemplated purchase can be completed.
 - ii. Completion of the California Environmental Quality Act (CEQA) and the National Environmental Policy Act (NEPA) environmental review processes, if and as applicable for this transaction as determined by DISTRICT in its sole and absolute discretion. The DISTRICT retains the absolute sole discretion to (i) modify the transaction, create and enter into transactional documents, and modify the project as may be necessary to comply with CEQA, (ii) select other feasible alternatives to avoid significant environmental impacts identified during the CEQA process, (iii) balance the benefits of entering into an agreement against any significant environmental impacts of the Project, and (iv) determine not to proceed with the purchase to avoid significant environmental impacts identified during the CEQA process. No legal obligations will exist unless and until the CEQA environmental review process is completed and this contingency is removed by DISTRICT.
 - iii. Compliance by DISTRICT with the requirements of California Government Code 65402(c).

In the event any of the foregoing conditions are not fulfilled or waived before the Closing Date as defined below, DISTRICT, at its election by written notice to OWNERS, may terminate this Agreement and be released from all obligations under this Agreement. Alternatively, DISTRICT may agree with OWNERS to extend the date of closing to allow sufficient time to satisfy these conditions.

2. ESCROW AND OTHER FEES:

- a. Escrow shall be opened at First American Title Company ("Escrow Holder"), with escrow instructions to be based upon the terms and conditions set forth herein, and DISTRICT shall deliver a copy of this Agreement to the Escrow Holder. On behalf of the DISTRICT, the Director of the County of Santa Barbara Department of General Services, or designee, shall execute the necessary escrow instructions and/or additional documents which may be required to complete the closing of this real property transaction. This Agreement shall become part of the escrow and shall constitute the basic instructions and documents as are reasonably required to complete the closing of the transaction contemplated herein in accordance with the terms and conditions of this Agreement. In case of conflict between this Agreement and any of said escrow documents, the terms of this Agreement shall govern.
 - b. Escrow, title and other fees shall be paid as follows:
 - i. A Standard California Land Title Association owner's policy of title insurance covering the real property interests conveyed in the Deed shall be paid for by DISTRICT.
 - ii. OWNERS shall pay for any additional title insurance coverage that may be required by the OWNERS.
 - iii. DISTRICT shall pay for any additional title insurance coverage that may be required by the DISTRICT.
 - iv. DISTRICT shall pay any required County Documentary Transfer Tax ("Transfer Tax"). DISTRICT'S documents recorded in this transaction should be deemed exempt from such tax.
 - v. DISTRICT shall pay any subordination fees and other costs of monetary lien clearances as may be required to convey title to DISTRICT free and clear of monetary encumbrances.
 - vi. DISTRICT shall pay all standard escrow fees except as otherwise required by this Agreement.
- c. OWNERS shall pay all escrow fees in the event that this escrow is canceled by the OWNERS prior to the conveyance of the easement interests described in the Deed to DISTRICT.
- d. DISTRICT shall pay all escrow fees in the event that this escrow is canceled by DISTRICT prior to the conveyance of the easement interests described in the Deed to DISTRICT.
- e. The Closing shall be on July 15, 2024 (the "Closing Date"), or such other date if escrow is extended pursuant to the terms herein or such other date as the parties hereto mutually agree to in writing. The "Closing" is defined as the satisfaction of all conditions herein stated, except those conditions that may be waived by an express written waiver duly executed by the waiving party; and the recordation of the Deed which shall vest title to the real property interests described in the Deed in DISTRICT. The "Close of Escrow" is defined as:
 - i. the recordation of the Deed, which shall vest all real property interests described in the Deed in DISTRICT; and
 - ii. the payment to OWNERS pursuant to Section 1, SALE AND PURCHASE PRICE, herein above.

- **3.** <u>TITLE AND DEED</u>: Title to all real property interests described in the Deed is to be free of liens, encumbrances, restrictions, rights to possession or claims to possession, rights, and conditions (recorded and/or unrecorded) known or unknown to OWNERS, except:
- a. All covenants, conditions, restrictions, and reservations of record approved by DISTRICT.
- b. All easements or rights of way for public or quasi-public utility or public street purposes, if any, approved by DISTRICT.
- c. All exceptions contained in the preliminary title report as may be approved by DISTRICT.
- d. Property taxes for the fiscal year in which this escrow closes shall be satisfied in a manner consistent with California Revenue and Taxation Code Section 4986(a)(6). Escrow Officer is authorized to pay all delinquent taxes, if any, from the amount shown in Section 1, SALE AND PURCHASE PRICE, herein above. OWNERS understand that pursuant to Section 4986(a)(6), OWNERS may receive after the Close of Escrow, either 1) an unsecured property tax bill from the County of Santa Barbara Treasurer-Tax Collector for real property taxes that may be due; or 2) a County of Santa Barbara warrant from the County of Santa Barbara Auditor-Controller to reimburse OWNERS for any prepaid property taxes that may be canceled. OWNERS shall pay any such amounts in accordance with the terms of such tax bill or warrant.

The DISTRICT shall pay for the cost of a Preliminary Title Report covering said Subject Property from said Title Company in Section 2 above. DISTRICT shall have the right to review the Preliminary Title Report and disapprove in writing, those items disclosed in the Preliminary Title Report prior to the Close of Escrow. OWNERS shall have the right within ten (10) days from receipt of notice of disapproval to correct the condition(s) that adversely affect said Subject Property as determined by DISTRICT in its discretion. If OWNERS do not correct any such condition, DISTRICT may terminate this Agreement or pursue other means of perfecting title, at DISTRICT's sole discretion.

Escrow shall be automatically extended for thirty (30) days where there is a need for OWNERS to correct an adverse condition unless OWNERS refuse to correct such condition or unless correction requires more than thirty (30) days in which case escrow shall be extended to the date of refusal or date of correction respectively.

- **4. ESCROW HOLDER OBLIGATIONS:** Escrow Holder shall be obligated as follows:
- a. Provide current preliminary title report covering the Subject Property, at DISTRICT's expense;
- b. At Closing, the Deed and the Certificate of Acceptance shall be recorded concurrently, vesting all rights, title and interests described in the Deed in DISTRICT;
- c. Issue or have issued to DISTRICT the California Land Title Association policy of title insurance required herein;
- d. To obtain subordinations from any holders of liens against the Subject Property and record them concurrently in the Santa Barbara County Recorder's Office with the executed Deed and deliver the recorded Deed to DISTRICT;
- e. Provide DISTRICT and OWNERS with Conformed Copies of all recorded documents pertaining to this Escrow; and

f. Provide DISTRICT and OWNERS a final closing statement with certification by the title company.

5. <u>DISTRICT OBLIGATIONS</u>: The DISTRICT shall be obligated as follows:

- a. DISTRICT shall timely deliver to Escrow Holder all documents and fees required to be deposited by DISTRICT under this Agreement.
- b. DISTRICT shall be responsible to pay for any and all costs identified as DISTRICT's costs as contained in this Agreement.
- c. DISTRICT shall ensure that secure temporary fencing is installed along the Temporary Construction Easement boundary as the first order of Project work, which may follow or precede tree removal. The temporary fencing shall be installed at DISTRICT expense and shall remain in place until all DISTRICT Project work is completed on the Subject Property, at which time it shall be removed from the Subject Property.
- d. DISTRICT agrees to provide to OWNERS not less than 30-days advance notice of commencement of construction for the overall Project, and DISTRICT shall provide to OWNERS not less than 7 days advance notice of commencement of construction performed on their Subject Property. Removal of trees from OWNER's Property, or the removal of OWNERS' perimeter fencing and/or the installation of construction fencing along the easement boundary through OWNERS' property, whichever occurs first, shall be deemed commencement of construction on OWNERS' Subject Property even if active Project construction work on OWNERS' property is not immediately thereafter undertaken. In any event, District agrees that trees and vegetation will not be removed from Owner's Property until Project construction funding is in place, the Project has been placed out to bid, and Project construction is scheduled to commence within six months or less from time of tree removal. DISTRICT authorizes OWNERS' removal of any vegetation and improvements from within the Subject Property, at OWNERS' sole option and expense, in advance of the Commencement of Construction.
- e. DISTRICT shall install a new permanent fence atop the new creek wall per DISTRICT's Project specifications, as part of DISTRICT's Project work. Said permanent fencing will be installed at DISTRICT's sole expense.
- f. DISTRICT acknowledges and shall ensure that all Project construction access and work is conducted solely within the Permanent Easement for flood control purposes and the Temporary Construction Easement identified in the Deed, and that no access to OWNER's Subject Property outside of said described Easements shall be accessed, used, or traversed by DISTRICT or its contractors and employees to access Mission Creek and the Project work areas, with the sole exception being a single day, for which no less than 15 days advance notice will be provided by DISTRICT to OWNERS, when trees within the Easements will be trimmed and/or removed. On said day, DISTRICT shall have the right to utilize the driveway on the Subject Property from DeLaVina Street for access by the DISTRICT's tree removal contractor. Debris from the tree removal process shall be disposed of through the creek side of the Subject Property. No other exceptions shall apply to the requirement that DISTRICT shall otherwise contain its access and operations within the Easements at all times to complete Project work on the Subject Property.
- g. DISTRICT shall protect OWNERS' Subject Property free from damage directly caused by construction of DISTRICT's Project in the Easement Areas described in the Deed, or by any related entries by DISTRICT upon OWNERS' Subject Property. DISTRICT agrees to promptly

repair any unforeseen damage to OWNERS' Subject Property that lies outside of the Easement areas that is directly caused by DISTRICT's work, at no expense to OWNERS.

h. DISTRICT acknowledges that it has completed a Phase I environmental Site Assessment which did not identify any need for further environmental site inspections. Should DISTRICT encounter any environmental hazardous materials while conducting its Project work on the Subject Property, DISTRICT agrees to hold harmless and indemnify OWNERS for any costs or obligations associated solely with such encounter, and DISTRICT agrees to dispose of any such encountered soils and materials deemed hazardous at its own cost and expense. DISTRICT is not obligated to clean up nor to hold OWNERS harmless with respect to any materials it did not create or uncover while undertaking its Project.

6. OWNERS' REPRESENTATION AND WARRANTIES: The OWNERS represent and warrant that:

- a. There is no suit, action, arbitration, legal, administrative, or other proceeding or inquiry pending against the Subject Property or pending against OWNERS, which could affect OWNERS' title of the Subject Property, or subject an owner of the Subject Property to liability.
- b. There are no attachments, execution proceedings, assignments for the benefit of creditors, insolvency, or bankruptcy, reorganization or other proceedings pending against the OWNERS restricting the Close of Escrow.
- c. OWNERS have not actually received any formal, written notice of any pending change in zoning from any governmental or quasi-governmental authority, which change would materially affect the present zoning or present use of the Subject Property. The term "formal written notice" as used in this Agreement shall mean that kind and method of notice which must legally be given to the owner of the Subject Property, but shall not mean notice by publication.
- d. OWNERS will not subject the Subject Property to any additional liens, encumbrances, covenants, conditions, easements, rights of way or similar matters after the execution of this Agreement that will not be eliminated prior to the Close of Escrow.
- e. Neither the entering into this Agreement nor the performance of any of OWNERS' obligations under this Agreement will violate the terms of any contract, agreement or instrument to which OWNER is a party.
- f. OWNERS have not actually received any formal written notice of any presently uncured violation of any law, ordinance, rule or regulation (including, but not limited to, those relating to zoning, building, fire, health and safety) of any governmental, quasi-governmental authority bearing on the construction, operation, ownership or use of the Subject Property.

OWNERS represent and warrant there are currently no tenants having any rights, title or interests, possessory or otherwise, in the area being conveyed to DISTRICT by said Deed, and no tenants will be occupying the areas described in the Deed before and/or after the execution of this Agreement.

g. OWNERS shall not enter into any rental or lease agreement before and/or after the execution of this Agreement that will not be eliminated prior to the Close of Escrow. In the event the OWNERS have entered and/or wish to enter into a rental and/or lease agreement, DISTRICT at its sole option may terminate this Agreement.

Except for the warranties of paragraphs d and h above, the representations in this Section 6 are made to the best of OWNERS' knowledge after reasonable inquiry.

- 7. **OWNERS' OBLIGATIONS:** The OWNERS shall be obligated as follows:
- a. OWNERS shall deliver to the Escrow Officer an executed Deed conveying the rights therein described to DISTRICT. The Deed shall be vested in "SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a special district of the County of Santa Barbara, a political subdivision of the State of California."
- b. OWNERS ensure that the portion of the Subject Property that is being conveyed to DISTRICT is free and clear of any and all liens and encumbrances including the removal of financial indebtedness (excepting taxes, which will be prorated to the Close of Escrow).
- c. OWNERS shall pay, if and when the same are due, all payments on any encumbrances or assessments presently affecting the Subject Property and any and all taxes, assessments, and levies in respect to the Subject Property prior to the Close of Escrow.
- d. OWNERS shall not record any covenants, conditions or restrictions against the Subject Property, including without limitation any application for annexation or development of the Subject Property.
- e. OWNERS shall be responsible to pay for any and all costs identified as OWNERS costs as contained in this Agreement. OWNERS' costs associated with this Agreement shall be paid by OWNERS at the Close of Escrow from the purchase price as stated in Section 1 above.
- f. OWNERS shall timely deliver to Escrow Officer all documents required to be deposited by OWNERS under this Agreement.
- g. OWNERS shall remove any personal property, inventory or other personal materials including temporary trailers, containers, planters, yard décor, and debris from the portions of the Subject Property described in the Deed within Seven (7) calendar days or sooner before the commencement of construction, as defined in Paragraph 5.d. of this Agreement. If OWNERS desire to remove and retain plants and vegetation, bricks, pavers, or other such landscaping improvements from the portions of the Subject Property described in the Deed, OWNERS shall do so before the commencement of Project construction, as such commencement date is identified in the notices from DISTRICT to OWNERS as referenced in Paragraph 5.d. of this Agreement. In the event that any vegetation and personal property are remaining in the areas conveyed by the Deed upon the commencement of construction date, provided that notice has been provided in accordance with Paragraph 5.d. of this Agreement, then DISTRICT may, at its sole option, clear said items from the Subject Property, without further obligations or liability to OWNERS.
- **8.** <u>COMMISSION</u>: It is understood that DISTRICT represents itself in this transaction and that any commission paid to any agent or broker or any fees paid to legal counsel representing OWNERS in this transaction shall be paid by the OWNERS.
- 9. GOOD FAITH DISCLOSURE BY OWNERS: OWNERS shall make a good faith disclosure to DISTRICT of any and all facts, findings, or information on the Subject Property, known to OWNERS after reasonable inquiry, including without limitation those relating to: historical uses; prior permitted uses; current uses including, but not limited to, express or implied contracts, leases and/or permits; geological conditions; biological conditions; archaeological sites; flood hazard area(s); special studies zones; zoning reports; environmentally hazardous material such as dioxins, oils, solvents, waste disposal, gasoline tank leakage, pesticide use and spills, herbicide use or spills or any other substances and/or products of environmental contamination. Any and all facts or information known by OWNERS concerning the condition of the Subject Property shall be delivered to DISTRICT no later than ten (10) days following DISTRICT's execution of this Agreement. Except for the disclosure requirements of this Section 9 and the representations and warranties

provided elsewhere in this Agreement, DISTRICT is purchasing the easement rights described in the Deed "as is" without further representations or warranties of OWNERS.

If such facts or information provided by OWNERS disclose conditions that adversely affect the continued or contemplated use of the Subject Property, and that DISTRICT reasonably deems unacceptable, or if DISTRICT otherwise discovers such facts or information through tests and/or surveys which disclose such conditions, and OWNERS are unwilling or unable to correct such conditions to the reasonable satisfaction of DISTRICT or any governmental body having jurisdiction, then DISTRICT may, at its sole option, terminate this Agreement. Within ten (10) business days of actual receipt of said disclosure information, DISTRICT shall notify OWNERS of the conditions it deems unacceptable and the corrections desired and request OWNERS, at OWNERS's expense, to correct the condition(s) affected thereby to the reasonable satisfaction of DISTRICT and/or any governmental body having jurisdiction. Failure to so correct shall be grounds for termination of this Agreement.

- 10. <u>INSPECTION BY DISTRICT</u>: DISTRICT upon not less than 24-hour notice to the OWNERS shall have the right of entry onto the areas described in the Deed to conduct such non-invasive and non-intrusive inspections and testing thereon as are, in DISTRICT's sole discretion, necessary to reasonably determine the condition of such areas. The scope of any such testing or inspection which requires physical sampling shall be subject to:
- a. The requirement that DISTRICT conduct all such inspections and testing, including the disposal of samples taken, in accordance with applicable law and at no cost or liability to OWNERS. DISTRICT shall complete such inspections and testing and shall restore all areas of the Subject Property to its pre-test and pre-inspection condition as near as is practicable.

If any toxins or contaminates are discovered, DISTRICT shall notify OWNERS immediately and OWNERS shall have the right, but not the responsibility to take any actions in response to such notifications that it deems necessary in its sole and absolute discretion. If OWNERS elect not to take actions in response to such notifications, then, notwithstanding other provisions contained herein, OWNERS and/or DISTRICT shall have the right at any time prior to the Close of Escrow to terminate this Agreement with no further liability.

DISTRICT shall give OWNERS written notice prior to the commencement of any testing or inspections in, on or about the Subject Property, and OWNERS shall have the right to post Notices of Testing, and/or Notices of Non-responsibility as provided by law. All testing on the Subject Property shall keep the Subject Property free and clear of claims, charges and/or liens for labor and materials, and DISTRICT shall defend, indemnify and save harmless OWNERS, its officials, officers, agents and employees from and against any and all claims, demands, damages, costs, expenses (including attorney's fees), judgments or liabilities arising out of, related to, or in connection with any such testing, inspection or entry by DISTRICT, its partners, officers, directors, members, shareholders, independent contractors, agents or employees.

11. <u>RISK OF LOSS</u>: If, following the date the parties enter into this Agreement, but prior to the Closing, the Subject Property is materially damaged (as defined herein), DISTRICT shall have the right, exercisable by giving written notice to OWNERS within five (5) Business Days after receiving written notice of such damage or destruction (but in any event prior to the Closing), either (i) to terminate this Agreement, in which case neither party shall have any further rights or obligations hereunder (except as expressly provided elsewhere in this Agreement), and any money or documents in the Escrow shall be returned to the party depositing the same and DISTRICT shall be responsible for any title or escrow cancellation fee, or (ii) to accept the property rights described in the Deed in their then condition, without

a reduction in the Purchase Price, and to proceed with the Closing and to receive an assignment of all of OWNERS' right to any insurance proceeds payable by reason of such damage or destruction and a credit at Closing for any deductible under OWNERS' insurance policies. If DISTRICT elects to proceed under clause (ii) above, OWNERS shall not compromise, settle or adjust any claims to such proceeds without DISTRICT's prior written consent.

In the event the Subject Property is damaged but the damage does not qualify as material (as defined herein) DISTRICT shall receive an assignment of OWNERS' right to any insurance proceeds payable by reason of such damage or destruction and a credit at Closing for any deductible under OWNERS' insurance policies.

For the purpose of this <u>Paragraph 11</u>, damage to the Subject Property shall be deemed to be "material", or involve a material portion, if the cost of restoration or repair of such damage exceeds \$20,000.

- 12. <u>DEFAULTS AND DAMAGES</u>. Upon the breach by OWNERS of any of the representations and warranties contained in this Agreement, or the default by OWNERS in the performance of any other obligation of OWNERS set forth in this Agreement, DISTRICT's sole and exclusive remedies shall be to exercise the following remedies: (a) DISTRICT may terminate this Agreement by delivery of written notice to OWNERS, in which event OWNERS shall be responsible for the costs of escrow; or (b) DISTRICT may institute proceedings in any court of competent jurisdiction to specifically enforce the performance by OWNERS of the terms of this Agreement.
- **13. TIME OF ESSENCE**: Time is of the essence in the performance by the parties in respect to this Agreement.
- 14. <u>NOTICES</u>: All notices, documents, correspondence, and communications concerning this transaction shall be addressed as set forth below or as either party may hereafter designate by written notice and shall be sent through the United States mail duly registered or certified with postage prepaid. Notwithstanding the above, DISTRICT may also provide notices, documents, correspondence or such other communications to OWNERS or their Representative by personal delivery or by first class mail postage prepaid and any such notices, documents, correspondence and communications so given shall be deemed to have been given upon actual receipt.

IF TO OWNERS: De La Vina Partners, LLC

Jacqueline Abbud, CEO Post Office Box 1853 Santa Ynez, CA 93460

Mark T. and Kathryn J. Edwards 414 De La Vina Street, Unit E Santa Barbara, CA 93101 IF TO DISTRICT: County of Santa Barbara

Flood Control and Water Conservation District

Attn: Matt Griffin

130 E. Victoria St., STE 200 Santa Barbara, CA 93101 Telephone: 568-3440

e-mail: mgriff@countyofsb.org

ESCROW OFFICER: First American Title Company

Title No. 4201-6428465

3780 State Street

Santa Barbara, CA 93105

15. <u>SUCCESSORS</u>: This Agreement shall bind and inure to the benefit of the respective heirs, personal representatives, executors, successors and assignees of the parties to this Agreement.

- 16. <u>ASSIGNMENT PROHIBITION</u>: DISTRICT shall not assign its rights or delegate its duties under this Agreement, without the prior written consent of OWNERS, which consent may be withheld. Any sale, assignment, or other transfer in violation of this Section 16 shall be null and void.
- 17. <u>WAIVERS</u>: No waiver of any breach of any covenant or provision in this Agreement shall be deemed a waiver of any other covenant or provision, and no waiver shall be valid unless in writing and executed by the waiving party.
- 18. <u>CONSTRUCTION</u>: Section headings are solely for the convenience of the parties and are not a part and shall not be used to interpret this Agreement. The singular form shall include the plural and vice-versa. This Agreement shall not be construed as if it had been prepared by one of the parties, but rather as if both parties have prepared it. Unless otherwise indicated, all references to sections are to this Agreement.
- 19. <u>FURTHER ASSURANCES</u>: Whenever requested by the other party, each party shall execute, acknowledge and deliver all further conveyances, agreements, confirmations, satisfactions, releases, powers of attorney, instruments of further assurances, approvals, consents and all further instruments and documents as may be necessary, expedient or proper to complete any conveyances, transfers, sales, and agreements covered by this Agreement, and to do all other acts and to execute, acknowledge, and deliver all requested documents to carry out the intent and purpose of this Agreement.
- **20.** THIRD PARTY RIGHTS: Nothing in this Agreement, express or implied, is intended to confer on any person, other than the parties to this Agreement and their respective successors and assigns, any rights or remedies under or by reason of this Agreement.
- 21. <u>INTEGRATION</u>: This Agreement contains the entire agreement between the parties, and expressly supersedes all previous or contemporaneous agreements, understandings, representations, or statements between the parties respecting the purchase of the property interests described in the Deed.

- **22.** <u>COUNTERPARTS</u>: This Agreement may be executed in one or more counterparts, each of which taken together shall constitute one and the same instrument.
- 23. <u>SURVIVAL</u>: The indemnification provisions of this Agreement shall survive termination and shall be binding on all successor in interest to the Subject Property as provided in Section 15 above.
- **24.** <u>AMENDMENT</u>: This Agreement may not be amended or altered except by a written instrument executed by DISTRICT and OWNERS.
- 25. <u>PARTIAL INVALIDITY</u>: Any provision of this Agreement that is unenforceable or invalid or the inclusion of which would adversely affect the validity, legality, or enforceability of this Agreement shall be of no effect, but all the remaining provisions of this Agreement shall remain in full force and effect.
- **26. INDEMNIFICATION:** OWNERS covenant and agree that all material representations regarding the Subject Property are true and correct to the best of their knowledge and Owners agree to fully indemnify and hold harmless DISTRICT for all liability, claims, demands, damages and costs that may arise should the Subject Property be other than that which was represented and warranted.
 - **27. EXHIBITS:** All exhibits are incorporated in this Agreement by reference.
- 28. <u>AUTHORITY OF PARTIES</u>: All persons executing this Agreement on behalf of any party to this Agreement warrant that they have the authority to execute this Agreement on behalf of that party. OWNERS represent and warrant that they are collectively the sole owners of the Subject Property or are authorized by the Owners of the Subject Property to execute this Agreement, to consummate the transactions contemplated hereby, and no additional signatures are required.
- **29. GOVERNING LAW:** The validity, meaning, and effect of this Agreement shall be determined in accordance with California laws.
- **30.** CONSENT TO DISMISSAL: OWNERS hereby agree and consent to the dismissal of any eminent domain action filed in the Superior Court with regard to the Subject Property and also waive claims to any monies deposited in the Superior Court and all claims other than as specifically expressed in this Real Property Purchase Agreement and the herein referenced Deed.
- 31. FACSIMILE/ELECTRONICALLY TRANSMITTED SIGNATURES: In the event that the parties hereto utilize facsimile transmitted documents or electronically transmitted documents which include digital signatures, such documents shall be accepted as if they bore original signatures provided that the signature and execution comply with the California Uniform Electronic Transactions Act. Without limiting the foregoing, the parties agree that signatures effected and delivered through the DocuSign service will satisfy this requirement. The foregoing notwithstanding, original signatures shall be required for the Deed; facsimile and/or electronic signatures shall not be accepted for the Deed. In the event that the Santa Barbara County Recorder's Office requires original signatures for other documents, the parties shall produce such original signatures within seventy two (72) hours or at such other time as the parties mutually agree. Funds shall not be released until such time the Santa Barbara County Recorder's Office has received and accepted documents bearing original signatures by the OWNERS. The parties may agree to extend the Closing Date in order to obtain the necessary original signatures.

IN WITNESS WHEREOF, DISTRICT and OWNERS have executed this Purchase Agreement and Escrow Instructions by the respective authorized officers as set forth below to be effective as of the date executed by DISTRICT.

"OWNERS"	
De La Vina Partners, LLC, a California limited liab	ility company
By: Name. Jacque fine Abbud Title: Its Manager/Member	
Date:	
Mark Truman Edwards and Kathryn Jane Edwards Living Trust	as Trustees of the Mark and Kathryn Edwards
By: Mark Truman Edwards, Trustee	By: Rathryn J. Edwards 86102861CB13477 Kathryn Jane Edwards, Trustee
4/5/2024 Date:	4/3/2024 Data:

Signatures continue on next page

Acquisition: 414 De La Vina Street, Common Area Lot 1, Santa Barbara, CA 93101 (Flood Control Easement)

APN: 037-500-CA1

SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT ATTEST: MONA MIYASATO CLERK OF THE BOARD By: _ Steve Lavagnino, Chair Ex Officio Clerk of the Santa Barbara County Flood Control and Water Conservation District **Board of Directors** By: _____ Date: Deputy APPROVED AS TO FORM: APPROVED AS TO FORM: RACHEL VAN MULLEM BETSY M. SCHAFFER, CPA **COUNTY COUNSEL AUDITOR-CONTROLLER** DocuSigned by: Deputy Auditor-Controller **Deputy County Counsel** APPROVED: APPROVED AS TO FORM: DocuSigned by: Greg Milligan, ARM Chris Sneddon, Director Risk Manager Public Works Department APPROVED: APPROVED: DocuSigned by: Walter Rubalcava — AB6DED76EAF541F... -2745FDA75D27485 Skip Grey, Assistant Director Walter Rubalcava Deputy Director-Flood Control General Services-Real Property

"DISTRICT"

Acquisition: 414 De La Vina Street, Common Area Lot 1, Santa Barbara, CA 93101 (Flood Control Easement)

APN: 037-500-CA1

CONSENT OF ESCROW HOLDER

The undersigned Escrow Holder hereby agrees to:

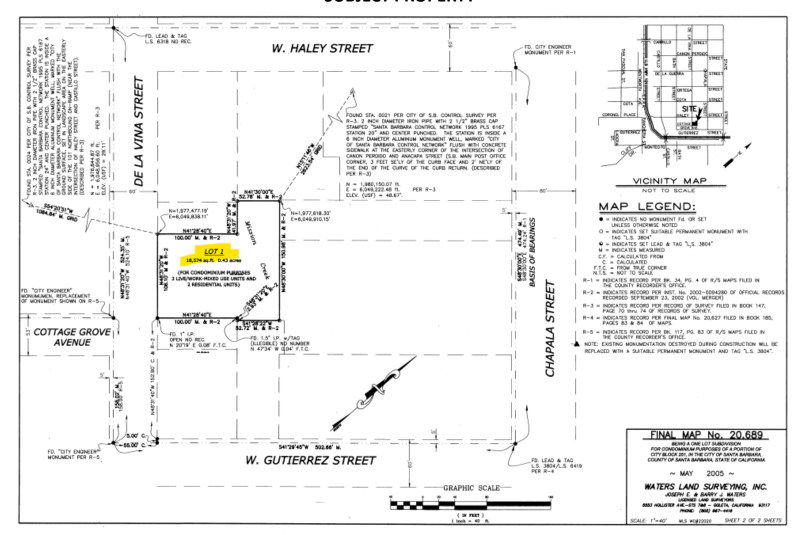
- A. Accept the foregoing Escrow Instructions (the "Agreement").
- B. Act as the Escrow Holder under the Agreement for the fees herein described;
- C. Be bound by the Agreement in the performance of its duties as Escrow Holder.

However, the undersigned will have no obligation, liability or responsibility under this consent or otherwise, unless and until the Agreement, fully signed by the parties has been delivered to the undersigned. Further, the undersigned will have no obligation, liability or responsibility under any amendment to the Agreement unless and until the amendment is accepted by the undersigned in writing.

By:	
	, Escrow Officer
Date:	

FIRST AMERICAN TITLE COMPANY

EXHIBIT A TO AGREEMENT"SUBJECT PROPERTY"



BK 200 PG 63

LOT 1 OF FINAL MAP NO. 20,689 IN THE COUNTY OF SANTA BARBARA, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 200, PAGES 62 AND 63 OF MAPS, AS FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

RECORDING REQUESTED BY AND WHEN RECORDED MAIL TO:

Santa Barbara County Flood Control and Water Conservation District Attn: Matt Griffin 130 E. Victoria St., STE 200 Santa Barbara, CA 93101

COUNTY OF SANTA BARBARA OFFICIAL BUSINESS

COPY

Exempt from the \$75 Building and Jobs Act Fee per Gov't Code \$27388.1(2)(D) Public Agency
No fee pursuant to Government Code \$ 6103
No Documentary Transfer Tax per R&T Code \$ 11922
No Recording Fee per Government Code \$ 27383

414 De La Vina Street, Common Area Lot 1 Santa Barbara, CA 93101 APN: 037-500-001

EASEMENT DEED

(for Flood Control Purposes)

For consideration, De La Vina Partners, LLC, a California limited liability company, and Mark Truman Edwards and Kathryn Jane Edwards as Trustees of the Mark and Kathryn Edwards Living Trust, (collectively "Grantor"), does hereby grant to the SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT ("District"), its successors or assigns, as District herein, an easement and right of way in the City of Santa Barbara, County of Santa Barbara, State of California, for all purposes relating to surveys, inspections, excavations, construction, operations, maintenance, repair, removal, replacement and reconstruction of surface and subsurface improvements required for creek flow, flood control and all appurtenant facilities associated with Mission Creek and nearby creek flood control improvements located in the block between the intersection of Haley Street and De La Vina Street and Gutierrez Street, including the unrestricted right of ingress and egress at all times, and any required removal at any time of vegetation, improvements, materials, and any other topographical features that may exist within said easement, being more particularly described in Exhibit "A" and shown in Exhibit "B", each attached hereto and incorporated herein by this reference.

Together with:

A Temporary Construction Easement for the purposes of facilitating the construction of the flood control improvements and all appurtenant facilities, including the right of ingress and egress for personnel, vehicles, and equipment, and the right to temporarily maintain such vehicles, materials and equipment within said Temporary Construction Easement area as necessary to complete the flood control improvement project, and utilize said Temporary Construction Easement for all other related activities and purposes associated with facilitating and accomplishing the construction of the public improvements within the Easement Area described hereinabove, in, on, over, under, through, along and across that certain parcel of land described in Exhibit "C" and depicted in Exhibit "D", attached hereto and incorporated herein. This Temporary Construction Easement shall commence thirty (30)

APN: 037-500-001 SB Flood Control District/Mission Creek Reach 4/De La Vina Partners & Edwards/Easement Deed 2024-03-29

days following the date of issuance of a Notice of Construction Commencement issued by District to Grantor via U.S. Mail, and shall terminate one year after commencement, or upon completion of construction, whichever occurs first; however, District shall have the right to extend the Temporary Construction Easement term in additional three (3) month increments if District determines that additional time beyond the one year period is necessary for construction completion. In such case, District shall have the unilateral right to extend the Temporary Construction Easement period through construction completion and agrees to compensate Grantor Twelve Thousand Two Hundred Ninety Eight Dollars (\$12,298) for each three month extension term exercised. Payment for any such extensions shall be paid by District to Grantor concurrent with District's written notice to Grantor of District's intention to exercise such extension provisions, 1/5 of such payment shall be paid directly to Mark Truman Edwards and Kathryn Jane Edwards as Trustees of the Mark and Kathryn Edwards Living Trust, with the remaining 4/5 of each such payment made payable and distributed directly to De La Vina Partners, LLC. In any event, this Temporary Construction Easement shall terminate on or before December 31, 2025.

Upon completion of construction, the surface of this Temporary Construction Easement area shall be generally restored to a comparable condition as that which existed prior to District's access and use, to the extent reasonably practical, excepting fencing, decking, landscaping, trees, irrigation, and other related yard improvements.

The easement rights conveyed herein are conveyed by Grantors as Members of 414 De La Vina Owners' Association, a California nonprofit mutual benefit corporation, and as Owners of the fee simple title to the Easement areas herein described.

This Deed may be executed in one or more counterparts, each of which taken together shall constitute one and the same document.

De La Vina Partners, LLC, a California limited liability company

GRANTOR:

By: COPY

Jacqueline Abbud
Title: Manager/Member

ACKNOWLEDGMENT

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

the document t	o which this certificate is attac	hed, and not the truthfulness, a	ccuracy, or validity of that document.		
State of Californ County of		COPY	, Notary Public,		
personally appeared <u>Jacqueline Abbud</u> , who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatures(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.					
I certify under Pand correct.	ENALTY OF PERJURY unde	er the laws of the State of California	ornia that the foregoing paragraph is true		
WITNESS my h	and and official seal.				
Cianatura	COPY	Sool)	Cion atunas continue on nont a go		

APN: 037-500-001 SB Flood Control District/Mission Creek Reach 4/De La Vina Partners & Edwards/Easement Deed 2024-03-29

Mark Truman Edwards and Kathryn Jane Edwards

By:	By:
Mark Truman Edwards, Trustee	By: Kathryn Jane Edwards, Trustee
<u>ACKNO</u>	WLEDGMENT
	ficate verifies only the identity of the individual who signed a not the truthfulness, accuracy, or validity of that document.
State of California County of	
name(s) is/are subscribed to the within instrument ar	Notary Public, personally on the basis of satisfactory evidence to be the person(s) whose and acknowledged to me that he/she/they executed the same in ear/their signatures(s) on the instrument the person(s), or the entity instrument.
I certify under PENALTY OF PERJURY under the land correct.	ws of the State of California that the foregoing paragraph is true
WITNESS my hand and official seal.	
Signature COPY (Sea	1)
ACKNO	WLEDGMENT
	ficate verifies only the identity of the individual who signed I not the truthfulness, accuracy, or validity of that document.
State of California County of	ODY
appeared <u>Kathryn Jane Edwards</u> , who proved to me on name(s) is/are subscribed to the within instrument ar	OPY
I certify under PENALTY OF PERJURY under the land correct.	ws of the State of California that the foregoing paragraph is true
WITNESS my hand and official seal.	

CERTIFICATE OF ACCEPTANCE

STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA: SS. § 27281

THIS IS TO CERTIFY that the interest in, 20		• •	he Easement Deed dated ners, LLC, a California			
limited liability company, and Mark Truma	an Edward	s and Kathryn Jane	e Edwards as Trustees of			
the Mark and Kathryn Edwards Living Trust		•				
COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, a special District						
of the County of Santa Barbara, a political s						
assigns, as GRANTEE, is hereby accepted by						
County Flood Control and Water Conserva						
and the Santa Barbara County Flood Con	itrol and V	Vater Conservation	n District as GRANTEF			
consents to recordation thereof by its duly a			i District as GRAIVILL			
WITNESS my hand and official seal this	da	y of	, 2024.			
MONA MIYASATO, CLERK OF THE						
		and Ex Officio Cle				
			Santa Barbara County Flood			
	Control a	nd Water Conserva	ation District			
		COPY				
	By:	COPY				
			Deputy			
ADDROVED AGEO FORM						
APPROVED AS TO FORM:						
RACHEL VAN MULLEM						
COUNTY COUNSEL						
By:COPY						
ъу						
Deputy County Counsel						

EXHIBIT A T-7

A portion of Lot 1 of Final Map No. 20,689, in the City of Santa Barbara, County of Santa Barbara, State of California, as shown on the map recorded in Map Book 200, Pages 62 to 63, inclusive, lying northerly of a line parallel with, and 5.00 feet southerly, as measured at right angles, of the following described REFERENCE LINE.

Commencing at a point on a line that is parallel with and 5.00 feet southeasterly, as measured at right angles, of the southeasterly line of Block 251 in the City of Santa Barbara, County of Santa Barbara, State of California, from which a lead, nail & tag stamped "CITY ENGR" near the most southerly corner of said Block 251 as shown on the Corner Record Document No. 938, filed in said County's Surveyor Office, bears South 42°25'13" West, 245.39 feet and from which said point a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of said Block 251 as shown on Corner Record Document No. 4331, filed in said County Surveyor Office, bears North 42°25'13" East, 257.24 feet;

- Course 1 Thence at right angles, North 47°34'47" West, 27.56 feet to a point on the face of a concrete retaining wall, the TRUE POINT OF BEGINNING of this REFERENCE LINE;
- Course 2 Thence North 64°13'04" West, 6.31 feet to the beginning of a tangent curve to the left, having a radius of 245.00 feet;
- Course 3 Thence along said curve 34.86 feet through a central angle of 08°09'06";
- Course 4 Thence North 72°21'30" West, 199.00 feet to the beginning of a tangent curve to the right, having a radius of 200.00 feet;
- Course 5 Thence along said curve 51.62 feet through a central angle of 14°47'14";
- Course 6 Thence North 57°34'16" West, 95.81 feet to the beginning of a tangent curve to the left, having a radius of 80.00 feet;
- Course 7 Thence along said curve 58.02 feet through a central angle of 41°33'14";
- Course 8 Thence South 80°52'30" West, 8.24 feet to a point on the face of a concrete retaining wall, the END of this REFERENCE LINE, from which a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of City Block 232 as shown on Corner Record Document No. 3989, filed in said County Surveyor Office, bears South 87°13'59" West, 113.52 feet and from which point a lead, nail & tag stamped "CITY ENGR" near the most northerly corner of said Block 251 as shown on Corner Record Document No. 4370, filed in said County Surveyor Office, bears North 38°18'51" East, 423.33 feet.

The above described parcel of land contains approximately 7493 square feet and is as shown on Exhibit B, attached hereto and made a part hereof.

This description has been prepared by me in accordance with provisions of the Professional Land Surveyors Act.

Robert Reese, LS 6208

2022.02.09

date



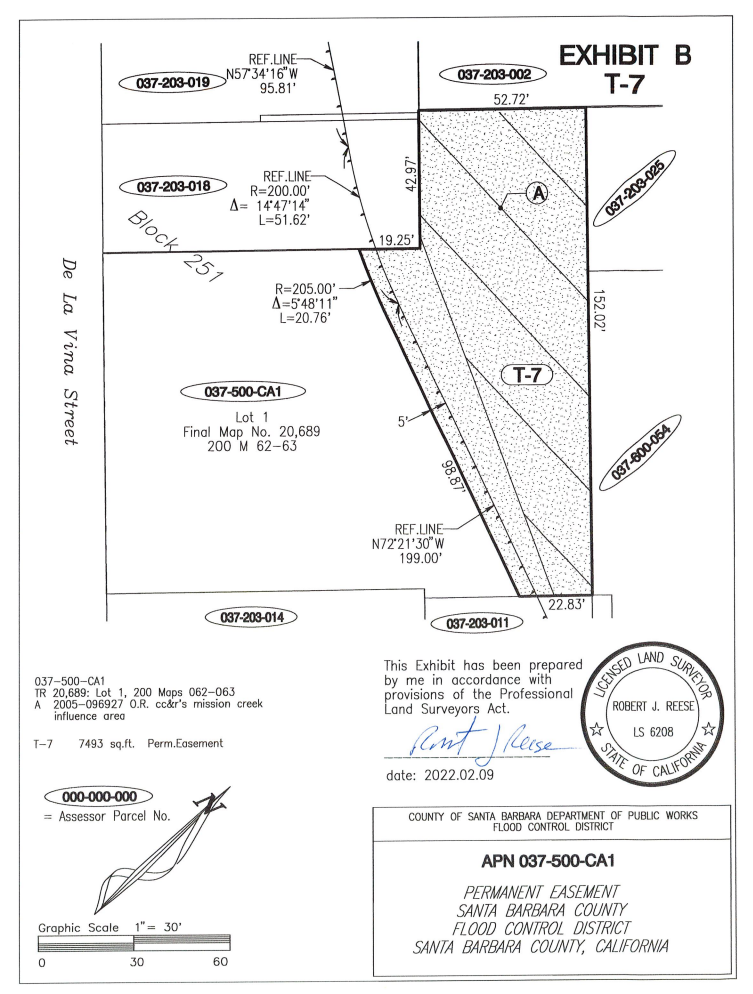


Exhibit B to Agreement, page 7 of 10

EXHIBIT C TCE-7

A strip of land 5.00 feet wide lying within Lot 1 of Final Map No. 20,689, in the City of Santa Barbara, County of Santa Barbara, State of California, as shown on the map recorded in Map Book 200, Pages 62 to 63, inclusive, the northerly line of which lies parallel with and 5.00 feet southerly, as measured at right angles, of the following described REFERENCE LINE.

Commencing at a point on a line that is parallel with and 5.00 feet southeasterly, as measured at right angles, of the southeasterly line of Block 251 in the City of Santa Barbara, County of Santa Barbara, State of California, from which a lead, nail & tag stamped "CITY ENGR" near the most southerly corner of said Block 251 as shown on the Corner Record Document No. 938, filed in said County's Surveyor Office, bears South 42°25'13" West, 245.39 feet and from which said point a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of said Block 251 as shown on Corner Record Document No. 4331, filed in said County Surveyor Office, bears North 42°25'13" East, 257.24 feet;

- Course 1 Thence at right angles, North 47°34'47" West, 27.56 feet to a point on the face of a concrete retaining wall, the TRUE POINT OF BEGINNING of this REFERENCE LINE;
- Course 2 Thence North 64°13'04" West, 6.31 feet to the beginning of a tangent curve to the left, having a radius of 245.00 feet;
- Course 3 Thence along said curve 34.86 feet through a central angle of 08°09'06";
- Course 4 Thence North 72°21'30" West, 199.00 feet to the beginning of a tangent curve to the right, having a radius of 200.00 feet;
- Course 5 Thence along said curve 51.62 feet through a central angle of 14°47'14";
- Course 6 Thence North 57°34'16" West, 95.81 feet to the beginning of a tangent curve to the left, having a radius of 80.00 feet;
- Course 7 Thence along said curve 58.02 feet through a central angle of 41°33'14";
- Course 8 Thence South 80°52'30" West, 8.24 feet to a point on the face of a concrete retaining wall, the END of this REFERENCE LINE, from which a lead, nail & tag stamped "CITY ENGR" near the most easterly corner of City Block 232 as shown on Corner Record Document No. 3989, filed in said County Surveyor Office, bears South 87°13'59" West, 113.52 feet and from which point a lead, nail & tag stamped "CITY ENGR" near the most northerly corner of said Block 251 as shown on Corner Record Document No. 4370, filed in said County Surveyor Office, bears North 38°18'51" East, 423.33 feet.

The above described parcel of land contains approximately 598 square feet and is as shown on Exhibit D, attached hereto and made a part hereof.

This description has been prepared by me in accordance with provisions of the Professional Land Surveyors Act.

Robert Reese, L\$ 6208

2022.02.09

date



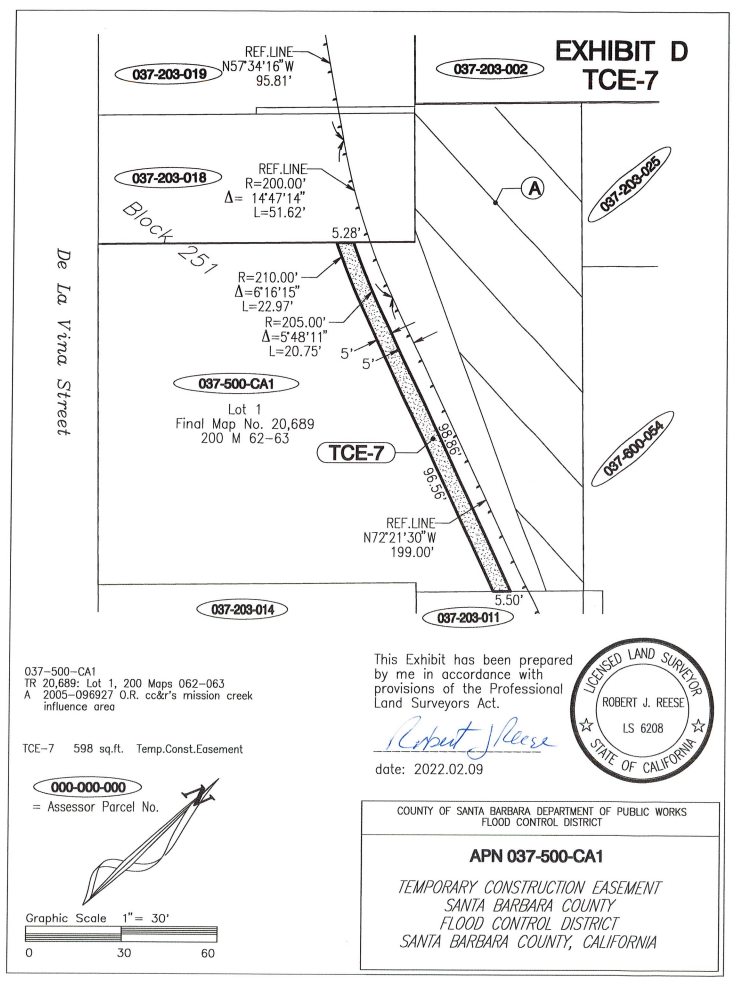


Exhibit B to Agreement, page 10 of 10

EXHIBIT "C"

CERTIFICATE OF ACCEPTANCE

STATE OF CALIFORNIA, COUNTY OF SANTA BARBARA: SS. § 27281

THIS IS TO CERTIFY that the interest in	real property conveyed by the Easem 024, from De La Vina Partners, LLO	
limited liability company, and Mark Trumathe Mark and Kathryn Edwards Living Trust COUNTY FLOOD CONTROL AND WAY of the County of Santa Barbara, a political assigns, as GRANTEE, is hereby accepted to County Flood Control and Water Conservation and the Santa Barbara County Flood Corconsents to recordation thereof by its duly a	an Edwards and Kathryn Jane Edwards t, collectively as GRANTORS, to SAN' TER CONSERVATION DISTRICT, a subdivision of the State of California, i by order of the Board of Directors of the ation District on	s as Trustees of TA BARBARA special District ts successors or e Santa Barbara , 2024,
WITNESS my hand and official seal this	day of	, 2024.
	MONA MIYASATO, CLERK OF TH BOARD and Ex Officio Clerk of the Directors of the Santa Barbara County Control and Water Conservation Distr	Board of Flood
	By:	Deputy
		Deputy
APPROVED AS TO FORM: RACHEL VAN MULLEM COUNTY COUNSEL		
By:		
Deputy County Counsel		