

TOWN OF ADDISON PAYMENT AUTHORIZATION MEMO

| Date: June 12, 2015 | _# | # Claim # | ‡ | - | - | Check \$ | # | \$36,871.00 |
|-----------------------------------|----|-----------|---------|-----------|---------|------------|---|----------------|
| V-1-N- | | 1,10,10 | | | | | | |
| Vendor No. | | 14319 | - | | | | | |
| Vendor Name | | North A | merican | Title Com | pany | | | |
| Address | | 8070 Pa | ark Ln. | | | | | |
| Address | | Suite 20 | 00 | | | | | |
| City & State | | Dallas, | Texas | | | | | |
| | | | 10/100 | | | | | |
| Zip Code | | 75231 | | | | - 8 | | |
| | | | | | | | | |
| INVOICE # OR DESCRIPTION | | FUND | DEPT | OBJ | PROJ | SAC | | AMOUNT |
| | | (00) | (000) | (00000) | (00000) | (000) | | (\$000,000.00) |
| Parcel 30E GF# 14766-13-00763 | | 40 | 823 | 56570 | 20124 | | | \$36,871.00 |
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| | | | | | | - | H | |
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| | | | | | | | | |
| | | | | | | TOTAL | = | \$36,871.00 |
| EXPLANATION | | | | | | | | |
| Parcel 30E GF# 14766-13-00763 | | | | | | | | |
| Taroct 501 01 # 14700-15-00705 | | | | | | | - | |
| , | _ | | | | | -telliti) | | |
| Contact Shows Charing with confin | | | | | | | _ | |
| Contact Shawn Cheairs with confir | n | nation | or pa | yment. | | | | |
| ****Funds to be wired.**** | | | | 17 | | | | |
| - A | | | | | | | | |
| Susable | | | | | | | | |
| Authorized Signature | | | | | | Finance | | |
| | | | | | | | | |



May 28, 2015 AVO 29350 Next Business Day delivery

(1084)

Jason Shroyer Town of Addison 16801 Westgrove Drive Addison, TX 75001

RE: Town of Addison, Belt Line Road Project-Phase I

Parcel 30E Property Address - Adj. SE/C of Belt Line Road and Surveyor Blvd.

Dear Mr. Shroyer:

The following documents are enclosed in support of payment in the amount of \$36,871.00 to North American Title Company and P.H.C.G. Investments.

- Original, Easement for Utilities and Sidewalk (to be signed by Town and inserted into Title Company Closing Package)
- > Town of Addison Sales Agreement
- Completed W-9
- > Analysis of Commitment
- > Title Commitment
- Copy of Initial Offer with certified mail receipt
- Negotiator's Certificate

The property is a **partial acquisition** of a utility easement on commercial property. The Deletion of Arbitration Provision will be signed at closing. Processing for payment is requested. If you have any questions or comments, please do not hesitate to contact me at 214.217.6491 or <u>vgill@halff.com</u>. Thank you.

Sincerely,

HALFF ASSOCIATES, INC.

Vickie Gill Title Assistant

Enclosures

NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

> **After Recording Return To:** City Manager Town of Addison, Texas P.O. Box 9010 Addison, Texas 75001

EASEMENT FOR UTILITIES AND SIDEWALK

STATE OF TEXAS

COUNTY OF DALLAS

DATE:

April 24 , 2015

GRANTOR: P.H.C.G. INVESTMENTS, a Texas general partnership,

also known as PHCG INVESTMENTS, a Texas general partnership

13939 Northwest Freeway

Houston, TX 77040 (Harris County)

GRANTEE: Town of Addison, Texas, and all public utility companies

5300 Belt Line Road Dallas, Texas 75254

(Dallas County)

CONSIDERATION:

Ten Dollars (\$10.00) in hand paid by Grantee, the receipt and sufficiency of which is acknowledged by Grantor, and other good and valuable consideration.

EASEMENT PROPERTY:

See Exhibit "A" attached hereto and incorporated herein by reference.

EASEMENT PURPOSE: This easement is granted "For the construction, installation, operation, improvement, use, inspection, repair, maintenance, reconstruction, replacement, relocation and removal of utilities (including, without limitation, water, sanitary sewer, storm sewer, drainage, electric, gas, telephone, fiber optic, telecommunications, cable television, and other communications systems), together with all and singular related rights and appurtenances, facilities, equipment and attachments thereto, including, without limitation, lines, pipelines, valves, manholes, switchgear, transformers, manhole vents, lateral line connections, and junction boxes (collectively, the "Utility Facilities"), and of a sidewalk (including, without limitation, the use of the sidewalk for pedestrian traffic), together with all and singular related rights and appurtenances, facilities, equipment and attachments thereto, including landscaping, pedestrian amenities and improvements (including but not limited to benches, bench coverings, ramps, planters, planting areas, trees, and water fountains) (collectively, the "Sidewalk Facilities") (the Utility Facilities and the Sidewalk Facilities being referred to herein together as the "Facilities"),and related and customary uses and purposes related or attendant to any and all of the foregoing."

RESERVATIONS FROM CONVEYANCE:

None.

EXCEPTIONS TO WARRANTY:

None.

GRANT OF EASEMENT: Grantor, for the Consideration described above and subject to the Reservations from Conveyance and the Exceptions to Warranty, GRANTS, SELLS, and CONVEYS to Grantee and Grantee's successors and assigns an easement and right-of-way on, in, over, under, through, and across the Easement Property, together with all and singular the rights and appurtenances thereto in any way belonging (collectively, the "Easement"), TO HAVE AND TO HOLD the Easement to Grantee and Grantee's heirs, successors and assigns forever. Grantor binds Grantor and Grantor's heirs, executors, administrators, successors and assigns to WARRANT AND FOREVER DEFEND the title to the Easement in Grantee and Grantee's heirs, successors and assigns against every person whomsoever lawfully claiming or to claim the Easement or any part of the Easement, except as to the Reservations from Conveyance and the Exceptions to Warranty.

TERMS AND CONDITIONS:

- 1. Character of Easement. The Easement is exclusive and irrevocable. The Easement is for the benefit of Grantee and Grantee's heirs, successors and assigns.
 - 2. *Duration of Easement*. The duration of the Easement is perpetual.
- 3. Reservation of Rights. Grantor reserves for Grantor and Grantor's heirs, successors and assigns the right to use all or part of the Easement Property in conjunction with Grantor as long as such use by Grantor and Grantor's heirs, successors and assigns does not interfere with the use of the Easement Property by Grantee and Grantee's successors and assigns.

4. Improvement and Maintenance of Easement Property. Grantor agrees, for the consideration set forth herein, not to construct or place within the Easement Property any buildings, structures, fences, or other improvements of any nature whatsoever, or any shrubs, trees or other growth of any kind, or otherwise interfere with the Easement, without the prior written consent of Grantee. Grantee shall have the right to remove, and keep removed, all or parts of any building, structure, fence, or other improvement, or any shrub, tree, or other growth, of any character that is located within the Easement Property and which, in the judgment of Grantee, may endanger or in any way interfere with the construction, efficiency, or convenient and safe operation and maintenance of the Easement or the Facilities described herein or the exercise of Grantee's rights hereunder. Grantee, its heirs, successors and assigns and its officers, employees, contractors, and licensees shall at all times have the right and privilege to access the Easement Property for the Easement Purpose.

Grantee shall repair and replace, at Grantee's expense, all paving, curbing, fencing, walls, shrubbery, trees and landscaping located on the Easement Property to the extent that any of the same is damaged by Grantee's use of the Easement Property, but only if such repair and replacement does not, in the judgment of Grantee, interfere with Grantee's use of the Easement Property.

- 5. Equitable Rights of Enforcement. This Easement may be enforced by restraining orders and injunctions (temporary or permanent) prohibiting interference and commanding compliance. Restraining orders and injunctions will be obtainable on proof of the existence of interference or threatened interference, without the necessity of proof of inadequacy of legal remedies or irreparable harm, and will be obtainable only by the parties or to those benefited by this agreement; provided, however that the act of obtaining an injunction or restraining order will not be deemed to be an election of remedies or a waiver of any other rights or remedies available at law, in equity, or otherwise.
- 6. Binding Effect. This Easement for Utilities agreement binds and inures to the benefit of the Grantor and Grantor's heirs, successors and assigns and the Grantee and Grantee's, heirs, successors and assigns.
- 7. Choice of Law. This Easement for Utilities agreement shall be construed under the laws of the State of Texas, without regard to choice-of-law rules of any jurisdiction. Venue for all suits, matters, claims, or proceedings hereunder lies exclusively in Dallas County, Texas.
- 8. Waiver of Default. It is not a waiver of or consent to default if the nondefaulting party fails to declare immediately a default or delays in taking any action. Pursuit of any rights or remedies set forth in this Easement for Utilities agreement does not preclude pursuit of any other rights or remedies in this Easement for Utilities agreement or provided by law, in equity, or otherwise.
- 9. Integration. This Easement for Utilities agreement contains the complete agreement of the parties with respect to the matters set forth herein and cannot be varied except by written agreement of the parties. The parties agree that there are no oral agreements,

representations or warranties that are not expressly set forth in this Easement for Utilities agreement.

- 10. Legal Construction. If any provision of this Easement for Utilities agreement is for any reason unenforceable, to the extent the unenforceability does not destroy the basis of the bargain among the parties, the unenforceability will not affect any other provision hereof, and this Easement for Utilities agreement will be construed as if the unenforceable provision had never been a part of the agreement. Whenever context requires, the singular will include the plural and neuter include the masculine or feminine gender, and vice versa. Article and section headings in this Easement for Utilities agreement are for reference only and are not intended to restrict or define the text of any section. This Easement for Utilities agreement will not be construed more or less favorably between the parties by reason of authorship or origin of language.
- 11. Notices. Any notice, demand, request or communication required or permitted under this Easement for Utilities agreement shall be in writing, addressed as provided hereinafter to the party to whom the notice or request is given, and shall be either (i) delivered personally, (ii) sent by United States certified mail, postage prepaid, return receipt requested, or (iii) placed in the custody of Federal Express Corporation or other nationally recognized carrier to be delivered overnight. Notice shall be deemed given: when received if delivered personally; forty-eight (48) hours after deposit if sent by mail; and twenty-four (24) hours after deposit if sent by Federal Express or other nationally recognized carrier. Address for notice are as follows:

To Grantor:

P.H.C.G. INVESTMENTS, a Texas general partnership, also known as PHCG INVESTMENTS, a Texas general partnership 13939 Northwest Freeway Houston, TX 77040 Attn: Christopher J. Pappas

To Grantee:

Town of Addison, Texas 5300 Belt Line Road Dallas, Texas 75254 Attn: City Manager

From time to time either party may designate another address within the 48 contiguous states of the United States of America for all purposes of this Easement for Utilities agreement by giving the other party not less than ten (10) days advance notice of such change of address in accordance with the provisions hereof.

- 12. *Third Party Beneficiaries*. This Easement for Utilities and all of its provisions are solely for the benefit of the parties hereto and their respective heirs, successors, and assigns.
- 13. Authorized Persons. The undersigned persons are the properly authorized representatives of each of the respective parties and have the necessary authority to execute this Easement for Utilities on behalf of the parties hereto.

MISCELLANEOUS:

When the context requires it, singular nouns and pronouns include the plural.

EXECUTED effective as of the date first written above.

GRANTOR:

P.H.C.G. INVESTMENTS, a Texas general partnership, also known as PHCG INVESTMENTS, a Texas general partnership:

by:

Christopher J. Pappas, as Managing Partner

GRANTEE:

Town of Addison, Texas:

By: Chery Dlanery

Title: Deauly City Manage

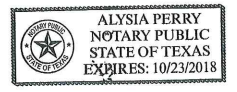
Acknowledgments

State of Texas, County of Harris:

Before me, the undersigned authority, on this day personally appeared Christopher J. Pappas, as Managing Partner of P.H.C.G. Investments, a Texas general partnership, also known as PHCG Investments, a Texas general partnership, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated and on behalf of said entity.

Given under my hand and seal of office this 24th day of 2015.

(seal)

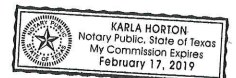


Notary Public, State of Texas
Print Name:

State of Texas, County of Dallas:

Before me, the undersigned authority, on this day personally appeared <u>Chery Delaney</u>, <u>Depoty City Manager</u> of the Town of Addison, Texas, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that she executed the same for the purposes and consideration therein expressed, in the capacity therein stated and on behalf of said entity.

Given under my hand and seal of office this 10th day of June, 2015.



Notary Public, State of Texas

Print Name: Karla Hor

(seal)

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EXHIBIT "A"

PARCEL 30E

0.1353 ACRE (5,894 SQUARE FOOT)

EASEMENT

OUT OF

LOT 2A, BLOCK 1 OF

BELTLINE-SURVEYOR VILLAGE

TOWN OF ADDISON, DALLAS COUNTY, TEXAS

BEING a 5,894 square foot tract of land situated in the T. L. Chenoweth Survey, Abstract Number 273, Town of Addison, Dallas County, Texas, and being part of Lot 2A, Block 1 of BELTLINE-SURVEYOR VILLAGE, an addition to the Town of Addison, Texas, as recorded in Volume 2004114, Page 00058, of the Deed Records of Dallas County, Texas (D.R.D.C.T.), said tract also being part of that tract of land described in deed to P.H.C.G. INVESTMENTS as recorded in Volume 94067, Page 5798, D.R.D.C.T., and being more particularly described as follows:

BEGINNING at a 1/2-inch found iron rod for the common northeast corner of said Lot 2A and the northwest corner of MERCADO JUAREZ, an addition to the Town of Addison, Texas, as recorded in Volume 88172, Page 1066, D.R.D.C.T., said corner being on the south right-of-way line of Belt Line Road (a variable width right-of-way);

THENCE South 00 degrees 12 minutes 39 seconds East, with the common east line of said Lot 2A and the west line of said MERCADO JUAREZ addition, a distance of 20.20 feet to a set "X" cut in concrete for corner, said corner being the point of curvature of a non-tangent circular curve to the left having a radius of 1,840.00 feet and a chord that bears South 78 degrees 25 minutes 55 seconds West a distance of 210.60 feet;

THENCE Westerly, departing said common line and over and across said Lot 2A and with said curve, through a central angle of 06 degrees 33 minutes 42 seconds, an arc distance of 210.72 feet to a point (not monumented) for corner;

THENCE South 15 degrees 15 minutes 22 seconds East, continuing over and across said Lot 2A, a distance of 27.97 feet to a 1/2-inch set iron rod with blue plastic cap stamped "HALFF ESMT" for corner;

THENCE South 74 degrees 44 minutes 38 seconds West, continuing over and across said Lot 2A, a distance of 34.38 feet to a set crow's foot in concrete for corner on the east line of 24-foot wide Access Easement as recorded in Volume 2004114, Page 00058, D.R.D.C.T.;

THENCE North 19 degrees 52 minutes 29 seconds West, continuing over and across said Lot 2A and with said east line of 24-foot wide Access Easement, a distance of 27.95 feet to a point (not monumented) for corner, said corner being the point of curvature of a non-tangent circular curve to the right having a radius of 1,840.00 feet and a chord that bears South 73 degrees 49 minutes 24 seconds West a distance of 12.03 feet;

THENCE Westerly, departing said east line of 24-foot Access Easement, over and across said Lot 2A and with said curve, through a central angle of 00 degrees 22 minutes 28 seconds, an arc distance of 12.03 feet to a set "X" cut in concrete for corner on the common west line of said Lot 2A and the east line of Lot 1A of said BELTLINE-SURVEYOR VILLAGE;

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BELTLINE-SURVEYOR VILLAGE

TOWN OF ADDISON, DALLAS COUNTY, TEXAS

THENCE North 19 degrees 52 minutes 29 seconds West, with said common line, a distance of 9.02 feet to a set PK nail with shiner for the common northwest corner of said Lot 2A and the northeast corner of said Lot 1A, said corner being on said south right-of-way line of Belt Line Road, said corner also being the point of curvature of a non-tangent circular curve to the right having a radius of 1,849.00 feet and a chord that bears North 74 degrees 06 minutes 46 seconds East a distance of 31.89 feet;

THENCE Northeasterly, with said south right-of-way line of Belt Line Road and with said curve, through a central angle of 00 degrees 59 minutes 17 seconds, an arc distance of 31.89 feet to a 1/2-inch set iron rod with yellow cap stamped "HALFF" (hereinafter referred to as "with cap") for an interior "ell" corner of said Lot 2A;

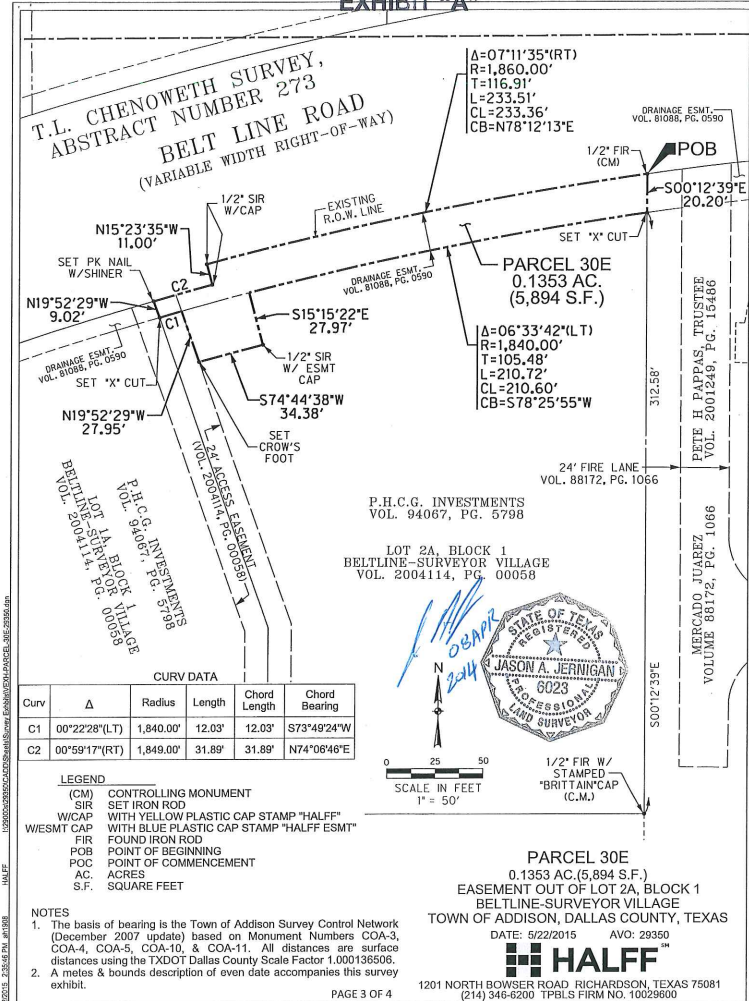
THENCE North 15 degrees 23 minutes 35 seconds West, with a jog in said south right-of-way line of Belt Line Road and said north line of Lot 2A, a distance of 11.00 feet to a 1/2-inch set iron rod with cap for corner, said corner being on a non-tangent circular curve to the right having a radius of 1,860.00 feet and a chord that bears North 78 degrees 12 minutes 13 seconds East a distance of 233.36 feet;

THENCE Easterly, with said south right-of-way line of Belt Line Road and with said curve, through a central angle of 07 degrees 11 minutes 35 seconds, an arc distance of 233.51 feet to the POINT OF BEGINNING and containing 0.1353 of an acre (5,894 square feet) of land, more or less.

NOTES:

The basis of bearing is the Town of Addison Survey Control Network (December 2007 update) based on Monument Numbers COA-3, COA-4, COA-5, COA-10, & COA-11. All distance are surface distances using the TXDOT Dallas County Scale Factor 1.000136506.

A survey exhibit of even date accompanies this metes & bounds description.



PAGE 3 OF 4

3/22/2015 2:35:46 PM ah1908

LOCATION MAP NOT TO SCALE

PARCEL 30E

0.1353AC.(5,894 S.F.)
EASEMENT OUT OF LOT 2A, BLOCK 1
BELTLINE-SURVEYOR VILLAGE
TOWN OF ADDISON, DALLAS COUNTY, TEXAS

DATE: 5/22/2015

AVO: 29350



1201 NORTH BOWSER ROAD RICHARDSON, TEXAS 75081 (214) 346-6200 TPBLS FIRM NO. 10029600

TOWN OF ADDISON SALES AGREEMENT

STATE OF TEXAS

KNOW ALL PERSONS BY THESE PRESENTS

COUNTY OF DALLAS

That P.H.C.G. INVESTMENTS, a Texas general partnership, also known as PHCG INVESTMENTS, a Texas general partnership, hereinafter referred to as "Seller", whether one or more and the sole owner of the Property, hereby agrees to convey an Easement for Utilities to THE TOWN OF ADDISON, TEXAS, 5300 Belt Line Road, Dallas, TX 75254, hereinafter referred to as "Town", on all that certain tract or parcel of land more fully described in field notes and plats marked EXHIBIT "A", attached hereto and made a part hereof for all purposes (the "Property"), upon the following terms and conditions, to-wit:

1. The consideration to be paid by Town to Seller is as follows:

| • | FEE SIMPLE PARCEL ACQUIRED | \$ n/a |
|---|--|-----------------|
| • | EASEMENT FOR UTILITIES | \$ 36,501.00 |
| • | "COST TO CURE" DAMAGES | \$ 370.00 |
| • | TOTAL CONSIDERATION/ALL CASH AT CLOSING: | \$ 36,871.00 |

- 2. Seller shall deliver good and indefeasible title.
- 3. Town, at Town's expense, will obtain a Title Insurance Policy from North American Title Company, Fort Worth, Texas. Any Seller or Title Company requested exception to Title Insurance must be approved by the Town Attorney.
- 4. Seller reserves all of the oil, gas and sulphur in and under the land herein conveyed but waives all rights of ingress and egress to the surface thereof for the purpose of exploring, developing, mining or drilling for same.
- 5. Consideration to be paid upon the proper execution and delivery of the Easement for Utilities and Sidewalk at closing of said purchase.

The foregoing consideration to be paid to Seller shall be considered full compensation for said Property and for any damages that may be claimed or asserted by virtue of the establishment and construction of the improvements, which the Town shall construct, establish or erect.

EXECUTED this the day of , 2015.

SELLER:

P.H.C.G. INVESTMENTS, a Texas general partnership, also known as PHCG INVESTMENTS, a Texas general partnership:

by: _

Christopher J. Pappas, as Managing Partner

EXHIBIT "A"

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THENCE South 00 degrees 12 minutes 39 seconds East, with the common east line of said Lot 2A and the west line of said MERCADO JUAREZ addition, a distance of 20.20 feet to a set "X" cut in concrete for corner, said corner being the point of curvature of a non-tangent circular curve to the left having a radius of 1,840.00 feet and a chord that bears South 78 degrees 25 minutes 55 seconds West a distance of 210.60 feet;

THENCE Westerly, departing said common line and over and across said Lot 2A and with said curve, through a central angle of 06 degrees 33 minutes 42 seconds, an arc distance of 210.72 feet to a point (not monumented) for corner;

THENCE South 15 degrees 15 minutes 22 seconds East, continuing over and across said Lot 2A, a distance of 27.97 feet to a 1/2-inch set iron rod with blue plastic cap stamped "HALFF ESMT" for corner;

THENCE South 74 degrees 44 minutes 38 seconds West, continuing over and across said Lot 2A, a distance of 34.38 feet to a set crow's foot in concrete for corner on the east line of 24-foot wide Access Easement as recorded in Volume 2004114, Page 00058, D.R.D.C.T.;

THENCE North 19 degrees 52 minutes 29 seconds West, continuing over and across said Lot 2A and with said east line of 24-foot wide Access Easement, a distance of 27.95 feet to a point (not monumented) for corner, said corner being the point of curvature of a non-tangent circular curve to the right having a radius of 1,840.00 feet and a chord that bears South 73 degrees 49 minutes 24 seconds West a distance of 12.03 feet;

THENCE Westerly, departing said east line of 24-foot Access Easement, over and across said Lot 2A and with said curve, through a central angle of 00 degrees 22 minutes 28 seconds, an arc distance of 12.03 feet to a set "X" cut in concrete for corner on the common west line of said Lot 2A and the east line of Lot 1A of said BELTLINE-SURVEYOR VILLAGE;

PARCEL 30E

0.1353 ACRE (5,894 SQUARE FOOT)

EASEMENT

OUT OF

LOT 2A, BLOCK 1 OF

BELTLINE-SURVEYOR VILLAGE TOWN OF ADDISON, DALLAS COUNTY, TEXAS

THENCE North 19 degrees 52 minutes 29 seconds West, with said common line, a distance of 9.02 feet to a set PK nail with shiner for the common northwest corner of said Lot 2A and the northeast corner of said Lot 1A, said corner being on said south right-of-way line of Belt Line Road, said corner also being the point of curvature of a non-tangent circular curve to the right having a radius of 1,849.00 feet and a chord that bears North 74 degrees 06 minutes 46 seconds East a distance of 31.89 feet;

THENCE Northeasterly, with said south right-of-way line of Belt Line Road and with said curve, through a central angle of 00 degrees 59 minutes 17 seconds, an arc distance of 31.89 feet to a 1/2-inch set iron rod with yellow cap stamped "HALFF" (hereinafter referred to as "with cap") for an interior "ell" corner of said Lot 2A;

THENCE North 15 degrees 23 minutes 35 seconds West, with a jog in said south right-of-way line of Belt Line Road and said north line of Lot 2A, a distance of 11.00 feet to a 1/2-inch set iron rod with cap for corner, said corner being on a non-tangent circular curve to the right having a radius of 1,860.00 feet and a chord that bears North 78 degrees 12 minutes 13 seconds East a distance of 233.36 feet;

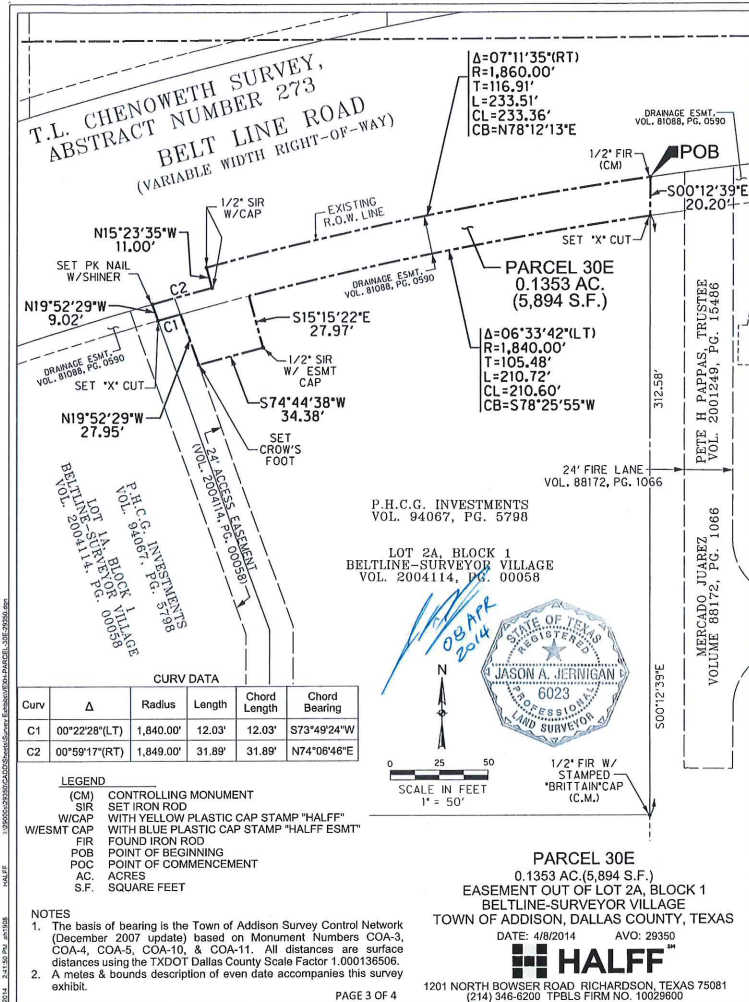
THENCE Easterly, with said south right-of-way line of Belt Line Road and with said curve, through a central angle of 07 degrees 11 minutes 35 seconds, an arc distance of 233.51 feet to the POINT OF BEGINNING and containing 0.1353 of an acre (5,894 square feet) of land, more or less.

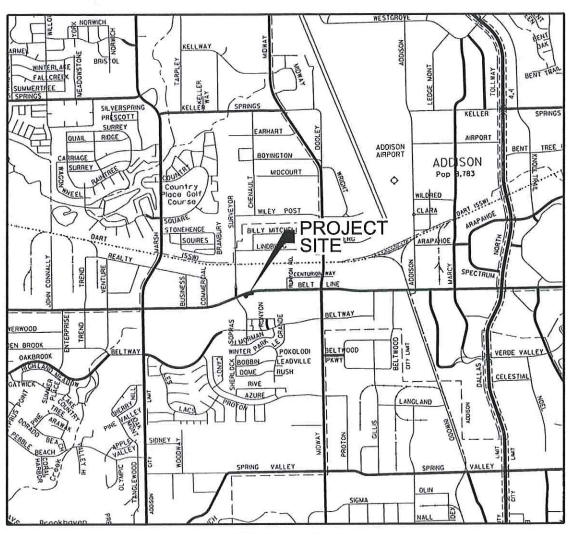
NOTES:

The basis of bearing is the Town of Addison Survey Control Network (December 2007 update) based on Monument Numbers COA-3, COA-4, COA-5, COA-10, & COA-11. All distance are surface distances using the TXDOT Dallas County Scale Factor 1.000136506.

A survey exhibit of even date accompanies this metes & bounds description.







NOT TO SCALE

PARCEL 30E
0.1353AC.(5,894 S.F.)
EASEMENT OUT OF LOT 2A, BLOCK 1
BELTLINE-SURVEYOR VILLAGE
TOWN OF ADDISON, DALLAS COUNTY, TEXAS

DATE: 4/8/2014

AVO: 29350



1201 NORTH BOWSER ROAD RICHARDSON, TEXAS 75081 (214) 346-6200 TPBLS FIRM NO. 10029600

I/29000s/29350/CADD/Sheats/Survey Exhibits/VEXH-LOCATOR-30E-29350.dgn

(Rev. August 2013) Department of the Treasury

Request for Taxpayer **Identification Number and Certification**

Give Form to the requester. Do not send to the IRS.

Internal Revenue Service Name (as shown on your income tax return) P.H.C.G. INVESTMENTS, a Texas general partnership, also known as PHCG INVESTMENTS, a Texas general partnership Business name/disregarded entity name, if different from above Specific Instructions on page Exemptions (see instructions): Check appropriate box for federal tax classification: Individual/sole proprietor C Corporation S Corporation ✓ Partnership Trust/estate Print or type Exempt pavee code (if any) Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ▶ Exemption from FATCA reporting code (if any) Other (see instructions) Address (number, street, and apt, or suite no.) Requester's name and address (optional) 13939 Northwest Freeway City, state, and ZIP code Houston, TX 77040 List account number(s) here (optional) Part I Taxpayer Identification Number (TIN) Enter your TIN in the appropriate box. The TIN provided must match the name given on the "Name" line Social security number to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN on page 3. Employer identification number Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter. Certification Part II Under penalties of perjury, I certify that: 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and

- 3. I am a U.S. citizen or other U.S. person (defined below), and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Here

Signature of U.S. person ▶

Date ▶

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. The IRS has created a page on IRS.gov for information about Form W-9, at www.irs.gov/w9. Information about any future developments affecting Form W-9 (such as legislation enacted after we release it) will be posted on that page.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, payments made to you in settlement of payment card and third party network transactions, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued).
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the

withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien,
- · A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- . An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.



Analysis of Preliminary Title Commitment and Proposed Curative

Parcel No. (and parts): 30E

Project: Town of Addison / Belt Line Road

Name of Owner: P.H.C.G. Investments, a Texas general partnership

Type of Conveyance: easement interest

GF# 14766-13-00763

Effective date: April 30, 2015

SCHEDULE A:

3. Record owner: P.H.C.G. Investments, a Texas general partnership

SCHEDULE B:

- 1. Restrictive Covenants in Vol. 38197, pg 2156; Vol. 83216, pg 3806; Vol. 97094, pg 4584; Vol. 98030, pg 2961
 - Request to be permitted exception (will not impact facility improvement project)
- 2. thru 9. Standard Title language
- 10. a.: Visible and apparent easement on or across the property which may not appear of record
 - Exception permitted by Town of Addison
- 10. b.: Rights of parties in possession
 - Exception permitted by Town of Addison
- 10. c.: All leases, grants, reservations of coal, lignite, oil, gas and other minerals, with rights relating thereto, appearing in Public Records, whether listed in Schedule B or not.
 - Exception permitted by Town of Addison
- 10. d.: Any portion of subject property lying within the boundaries of a public or private roadway
 - Not inconsistent with project use
- 10. e.: Any encroachment, encumbrance, violation, variation or adverse circumstance affecting title that would be disclosed by an accurate and complete land survey.
 - Exception permitted by Town of Addison



- 10. f.: intentionally deleted
- 10. g.: intentionally deleted
- 10. h.: All leases, grants, reservations of coal, lignite, oil, gas and other minerals, with rights relating thereto, appearing in Public Records, whether listed in Schedule B or not.
 - Exception permitted by Town of Addison
- 10. i.: intentionally deleted
- 10. j.: intentionally deleted
- 10. k.: Terms and provisions of Reciprocal Easement and Maintenance Agreement between James H. Moore, III and Levitz Furniture Company of Texas, Inc., in Vol. 83197, pg 2156; as amended by instruments in Vol. 83216, pg 3806, Vol. 970094, pg 4584, and Vol. 98030, pg 2961
 - Request to be permitted exception (will not impact facility improvement project)
- 10. I.: Drainage & Utility Easement granted to the City of Addison, in Vol. 79163, pg 343
 - To be handled by the Town's utility accommodation plans
- 10. m.: Drainage Easement granted to the City of Addison, in Vol. 81088, pg 590
 - To be handled by the Town's utility accommodation plans
- 10. n.: Easement Estate created in instrument dated April 24, 2015, granted to Town of Addison, (as proposed to be recorded at closing)
 - Permitted exception to title
- 10. o.: All oil, gas, sulphur and other mineral interests in the above described land
 - Not inconsistent with project usage
- 10. p.: Rights of tenants in possession, as tenants only, under any unrecorded leases or rental agreements.
 - Not inconsistent with project usage

SCHEDULE C:

- 1. thru 7. Standard title language and requirements
- 8. Title co. informational notes; no action required
- 9. Christopher J. Pappas as Managing Partner, is authorized to execute documents on behalf of PHCG investments, a Texas general partnership

Any inconsistencies between Commitment and other facts presented: (none known).



Should any additional information be required, please contact me at 214.217.6491 or vgill@halff.com. Thank you.

HALFF ASSOCIATES, INC.

Vickie Gill Title Assistant

5/14/15 Parel 30E



COMMITMENT FOR TITLE INSURANCE (Form T-7)

issued by

TITLE RESOURCES GUARANTY COMPANY

We, Title Resources Guaranty Company, will issue our title insurance policy or policies (the Policy) to You (the proposed insured) upon payment of the premium and other charges due, and compliance with the requirements in Schedule C. Our Policy will be in the form approved by the Texas Department of Insurance at the date of issuance, and will insure your interest in the land described in Schedule A. The estimated premium for our Policy and applicable endorsements is shown on Schedule D. There may be additional charges such as recording fees, and expedited delivery expenses.

This Commitment ends ninety (90) days from the effective date, unless the Policy is issued sooner, or failure to issue the Policy is our fault. Our liability and obligations to you are under the express terms of this Commitment and end when this Commitment expires.

THE FOLLOWING COMMITMENT FOR TITLE INSURANCE IS NOT VALID UNLESS YOUR NAME AND THE POLICY AMOUNT ARE SHOWN IN <u>SCHEDULE A.</u> AND OUR AUTHORIZED REPRESENTATIVE HAS COUNTERSIGNED BELOW.

Authorized Signatory

Title Resources Guaranty Company

Executive Vice President

Muka

Title Resources Guaranty Company COMMITMENT FOR TITLE INSURANCE SCHEDULE A

Effective Date: April 30, 2015

GF No.: 14766-13-00763

Commitment No. 14766-13-00763, issued May 12, 2015, 12:00 AM

- 1. The policy or policies to be issued are:
 - a. OWNER'S POLICY OF TITLE INSURANCE (Form T-1) (Not applicable for improved one-to-four family residential real estate)

Policy Amount:

PROPOSED INSURED: Town of Addison

b. TEXAS RESIDENTIAL OWNER'S POLICY OF TITLE INSURANCE ONE-TO-FOUR FAMILY RESIDENCES (Form T-1R)

Policy Amount:

PROPOSED INSURED:

c. LOAN POLICY OF TITLE INSURANCE (Form T-2)

Policy Amount:

PROPOSED INSURED:

Proposed Borrower:

d. TEXAS SHORT FORM RESIDENTIAL LOAN POLICY OF TITLE INSURANCE (Form T-2R)

Policy Amount:

PROPOSED INSURED:

Proposed Borrower:

e. LOAN TITLE POLICY BINDER ON INTERIM CONSTRUCTION LOAN (Form T-13)

Binder Amount: PROPOSED INSURED:

Proposed Borrower:

f. OTHER

Policy Amount:

PROPOSED INSURED:

2. The interest in the land covered by this Commitment is:

Easement Estate

3. Record title to the land on the Effective Date appears to be vested in:

P.H.C.G. Investments, a Texas general partnership

FORM T-7: Commitment for Title Insurance

Schedule A

14766-13-00763

SCHEDULE A

(Continued)

| 4. Legal description of land: | | |
|--|--|--|
| Easement Estate created in instrument dated, recorded in Clerk's Noproperty: | , executed byto the State of Texas,, Dallas County, Texas, in and to the following describ | |
| PARCEL 30E October 23, 2013 | | |

BEING a 1,519 square foot tract of land situated in the T. L. Chenoweth Survey, Abstract Number 273, Town of Addison, Dallas County, Texas, and being part of Lot 2A, Block 1 of BELTLINE-SURVEYOR VILLAGE, an addition to the Town of Addison, Texas, as recorded in Volume 2004114, Page 00058, of the Deed Records of Dallas County, Texas (D.R.D.C.T.), said tract also being part of that tract of land described in deed to P.H.C.G. INVESTMENTS as recorded in Volume 94067, Page 5798, D.R.D.C.T., and being more particularly described by metes & bounds on Exhibit A attached hereto and made a part hereof.

PARCEL 30E

0.0349 ACRE (1,519 SQUARE FOOT) EASEMENT

OUT OF

LOT 2A, BLOCK 1 OF

BELTLINE-SURVEYOR VILLAGE TOWN OF ADDISON, DALLAS COUNTY, TEXAS

BEING a 1,519 square foot tract of land situated in the T. L. Chenoweth Survey, Abstract Number 273, Town of Addison, Dallas County, Texas, and being part of Lot 2A, Block 1 of BELTLINE-SURVEYOR VILLAGE, an addition to the Town of Addison, Texas, as recorded in Volume 2004114, Page 00058, of the Deed Records of Dallas County, Texas (D.R.D.C.T.), said tract also being part of that tract of land described in deed to P.H.C.G. INVESTMENTS as recorded in Volume 94067, Page 5798, D.R.D.C.T., and being more particularly described as follows:

COMMENCING at the northwest corner of said Lot 2A and the northeast corner of Lot 1A of said BELTLINE-SURVEYOR VILLAGE addition on the south right-of-way line of Belt Line Road (a variable width right-of-way), said corner also being on a non-tangent circular curve to the right having a radius of 1,849.00 feet, whose chord bears North 73 degrees 48 minutes 18 seconds East, a distance of 12.02 feet;

THENCE Northeasterly, along the north line of said Lot 2A and said south right-of-way line of Belt Line Road and said curve, through a central angle of 00 degrees 22 minutes 21 seconds, an arc distance of 12.02 feet to a set crow's foot in concrete for the POINT OF BEGINNING, said point being on a circular curve to the right having a radius of 1,849.00 feet, whose chord bears North 74 degrees 17 minutes 57 seconds East, a distance of 19.86 feet;

THENCE Northeasterly, continuing along said north line of Lot 2A and said south right-of-way line of Belt Line Road and said curve, through a central angle of 00 degrees 36 minutes 56 seconds, an arc distance of 19.86 feet to a 1/2-inch set iron rod with blue plastic cap stamped "HALFF ESMT" (hereinafter referred to as "with easement cap") for corner;

THENCE North 15 degrees 23 minutes 35 seconds West, with a jog in said south right-of-way line of Belt Lane Road and said north line of Lot 2A, a distance of 11.00 feet to a 1/2-inch set iron rod with easement cap for corner, said corner being on a non-tangent circular curve to the right having a radius of 1,860.00 feet, whose chord bears North 74 degrees 52 minutes 37 seconds East, a distance of 17.52 feet;

THENCE Northeasterly, with said south right-of-way line of Belt Line Road, with said north line of Lot 2A and with said curve, through the central angle of 00 degrees 32 minutes 23 seconds an arc distance of 17.52 feet to a 1/2-inch set iron rod with easement cap for corner;

PARCEL 30E

0.0349 ACRE (1,519 SQUARE FOOT) EASEMENT

OUT OF

LOT 2A, BLOCK 1 OF BELTLINE-SURVEYOR VILLAGE

TOWN OF ADDISON, DALLAS COUNTY, TEXAS

THENCE South 15 degrees 15 minutes 22 seconds East, departing said south right-of-way line of Belt Line Road and said north line of Lot 2A, a distance of 47.97 feet to a 1/2-inch set iron rod with easement cap for corner;

THENCE South 74 degrees 44 minutes 38 seconds West, a distance of 34.38 feet to a set Crow's foot in concrete for corner on the east line of 24-foot wide Access Easement, recorded in Volume 2004114, Page 00058, D.R.D.C.T.;

THENCE North 19 degrees 52 minutes 29 seconds West, with said east line of 24-foot wide Access Easement, a distance of 36.97 feet to the POINT OF BEGINNING and containing 0.0349 of an acre (1,519 square feet) of land, more or less.

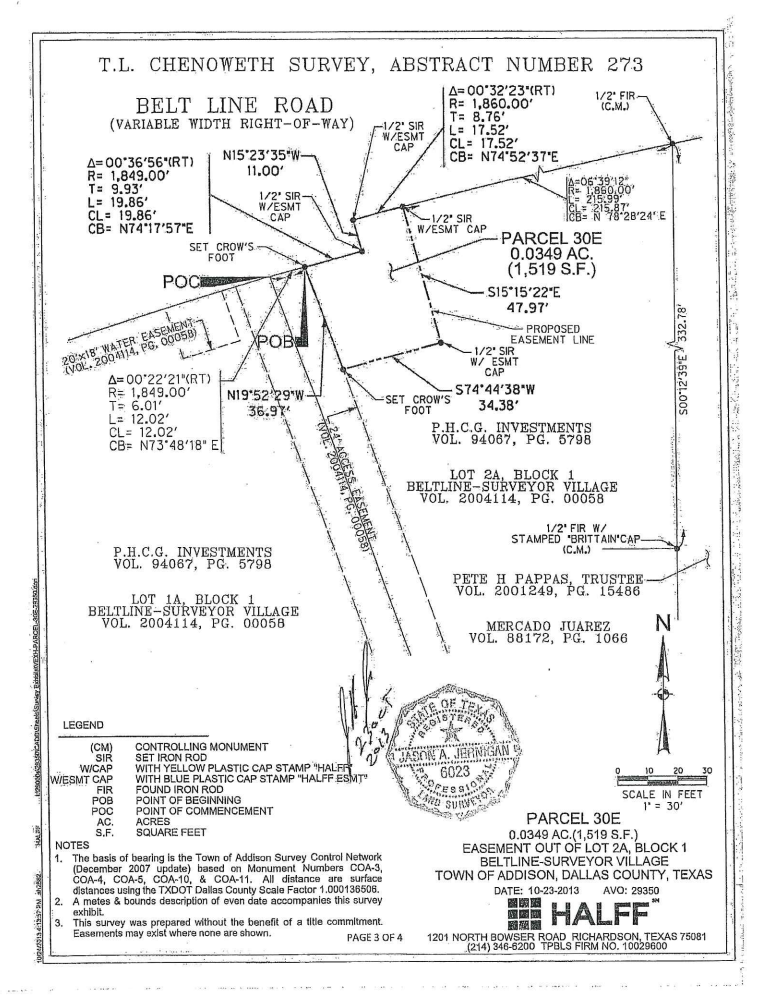
NOTES:

The basis of bearing is the Town of Addison Survey Control Network (December 2007 update) based on Monument Numbers COA-3, COA-4, COA-5, COA-10, & COA-11. All distance are surface distances using the TXDOT Dallas County Scale Factor 1.000136506.

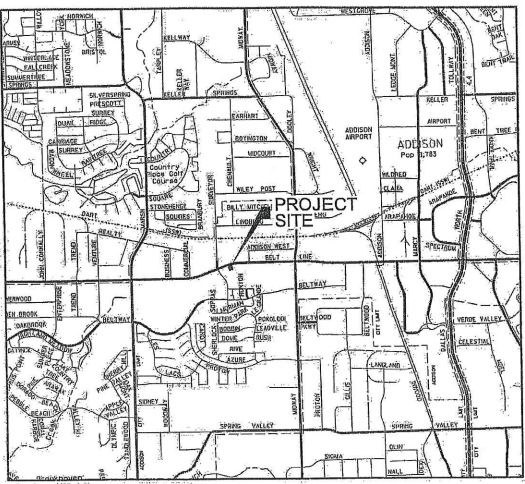
A survey exhibit of even date accompanies this metes & bounds description.



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NOT TO SCALE

PARCEL 30E
0.0349 AC.(1,519 S.F.)
EASEMENT OUT OF LOT 2A, BLOCK 1
BELTLINE-SURVEYOR VILLAGE
TOWN OF ADDISON, DALLAS COUNTY, TEXAS

DATE: 10-23-2013

AVO: 29350



PAGE 4 OF 4 1201 NORTH BOWSER ROAD RICHARDSON, TEXAS 75081 (214) 346-6200 TPBLS FIRM NO. 10029600

0124:20134:12:07 FM sh2582

PAG

SCHEDULE B

Commitment No.: 14766-13-00763

GF No.: 14766-13-00763

EXCEPTIONS FROM COVERAGE

In addition to the Exclusions and Conditions and Stipulations, your Policy will not cover loss, costs, attorney's fees, and expenses resulting from:

The following restrictive covenants of record itemized below: 1.

> Volume 38197, Page 2156; Volume 83216, Page 3806; Volume 97094, Page 4584 and Volume 98030, Page 2961 of the Real Property Records of Dallas County, Texas.

> Note: To the extent that these restrictions violate 42 USC 3604(c) by indicating a preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status or national origin, such restrictions are hereby omitted.

- Any discrepancies, conflicts, or shortages in area or boundary lines, or any encroachments or protrusions, 2. or any overlapping of improvements.
- Homestead or community property or survivorship rights, if any of any spouse of any insured. (Applies to 3. the Owner's Policy only.)
- Any titles or rights asserted by anyone, including, but not limited to, persons, the public, corporations, 4. governments or other entities,
 - to tidelands, or lands comprising the shores or beds of navigable or perennial rivers and streams, lakes, bays, gulfs or oceans, or
 - to lands beyond the line of the harbor or bulkhead lines as established or changed by any b. government, or
 - to filled-in lands, or artificial islands, or
 - to statutory water rights, including riparian rights, or d.
 - to the area extending from the line of mean low tide to the line of vegetation, or the rights of e. access to that area or easement along and across that area.

(Applies to the Owner's Policy only.)

- Standby fees, taxes and assessments by any taxing authority for the year 2015, and subsequent years; 5. and subsequent taxes and assessments by any taxing authority for prior years due to change in land usage or ownership, but not those taxes or assessments for prior years because of an exemption granted to a previous owner of the property under Section 11.13, Texas Tax Code, or because of improvements not assessed for a previous tax year. (If Texas Short form Residential Loan Policy (T-2R) is issued, that policy will substitute "which become due and payable subsequent to Date of Policy" in lieu of "for the year 2015, and subsequent years.")
- The terms and conditions of the documents creating your interest in the land. 6.

FORM T-7: Commitment for Title Insurance Schedule B

SCHEDULE B

(Continued)

- 7. Materials furnished or labor performed in connection with planned construction before signing and delivering the lien document described in Schedule A, if the land is part of the homestead of the owner. (Applies to the Loan Title Policy Binder on Interim Construction Loan only, and may be deleted if satisfactory evidence is furnished to us before a binder is issued.)
- 8. Liens and leases that affect the title to the land, but that are subordinate to the lien of the insured mortgage. (Applies to Loan Policy (T-2) only.)
- 9. The Exceptions from Coverage and Express Insurance in Schedule B of the Texas Short Form Residential Loan Policy of Title Insurance (T-2R). (Applies to Texas Short Form Residential Loan Policy of Title Insurance (T-2R) only.) Separate exceptions 1 through 8 of this Schedule B do not apply to the Texas Short Form Residential Loan Policy of Title Insurance (T-2R).
- 10. The following matters and all terms of the documents creating or offering evidence of the matters:
 - a. Visible and apparent easements on or across the property covered by this policy which may not appear of record. (This item will not appear on Schedule "B" of the policy if a survey is provided by an approved surveyor showing no such easements.)
 - b. Rights of parties in possession. (Affects Owner Policy Only).
 - c. All leases, grants, exceptions or reservations of coal, lignite, oil, gas and other minerals, together with all rights, privileges and immunities relating thereto, appearing in the Public Records whether listed in Schedule B or not. There may be leases, grants, exceptions or reservations of mineral interest that are not listed.
 - Any portion of the subject property lying within the boundaries of a public or private roadway whether dedicated or not, or which may be used for road or street purposes.
 - e. Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the title that would be disclosed by an accurate and complete land survey of the land. (Note: Upon receipt of a survey acceptable to Company, this exception will be deleted. Company reserves the right to add additional exceptions per its examination of said survey.
 - f. INTENTIONALLY DELETED.
 - g. INTENTINOALLY DELETED.
 - h. All leases, grants, exceptions or reservations of coal, lignite, oil, gas and other minerals, together with all rights, privileges and immunities relating thereto, appearing in the Public Records whether listed in Schedule B or not. There may be leases, grants, exceptions or reservations of mineral interest that are not listed.
 - i. INTENTIONALLY DELETED.
 - intentionally deleted.

SCHEDULE B

(Continued)

- K. Terms and provisions of Reciprocal Easement and Maintenance Agreement between James H. Moore, III and Levitz Furniture Company of Texas, Inc., recorded in Volume 83197, Page 2156, Dallas County, Texas as affected by and amended in instruments recorded in Volume 83216, Page 3806; Volume 97094, Page 4584 and Volume 98030, Page 2961, Dallas County, Texas.
 I. Drainage & Utility Easement granted to the City of Addison, recorded in Volume 79163, Page
- m. Drainage Easement granted to the City of Addison, recorded in Volume 81088, Page 590, COUNTY County, Texas.

343, COUNTY County, Texas.

- n. Easement Estate created in instrument dated _____, executed by ______ to the State of Texas, filed _____, recorded in Clerk's No. ______, Dallas County, Texas. (to be filed at closing)
- o. All oil, gas, sulphur and other mineral interests, including, but not limited to, leasehold and royalty interest, in the above described land.
- p. Rights of tenants in possession, as tenants only, under any unrecorded leases or rental agreements.

SCHEDULE C

Commitment No.: 14766-13-00763

Your Policy will not cover loss, costs, attorney's fees, and expenses resulting from the following requirements that will appear as Exceptions in Schedule B of the Policy, unless you dispose of these matters to our satisfaction, before the date the Policy is issued:

- Documents creating your title or interest must be approved by us and must be signed, notarized and filed for record.
- 2. Satisfactory evidence must be provided that:
 - a. no person occupying the land claims any interest in that land against the persons named in paragraph 3 of Schedule A,
 - b. all standby fees, taxes, assessments and charges against the property have been paid,
 - all improvements or repairs to the property are completed and accepted by the owner, and that all contractors, sub-contractors, laborers and suppliers have been fully paid, and that no mechanic's, laborer's or materialmen's liens have attached to the property,
 - d. there is legal right of access to and from the land,
 - e. (on a Loan Policy only) restrictions have not been and will not be violated that affect the validity and priority of the insured mortgage.
- 3. You must pay the seller or borrower the agreed amount for your property or interest.
- 4. Any defect, lien or other matter that may affect title to the land or interest insured, that arises or is filed after the effective date of this Commitment.
- 5. Procedural Rule P-27 promulgated by the Texas Department of insurance provides a list of the types of financial documents and instruments which satisfy the requirement that we disburse only when we have received good funds as required by said rule and Section 2651.202 Insurance Code. Please be advised that we reserve the right to determine on a case-by-case basis what form of good funds is acceptable.
- 6. Upon request and receipt of applicable premium, if any, and in accordance with Texas Procedural Rule P-50.1, T-19.2 and/or T-19.3 Minerals and Surface Damage Endorsements will be issued at the time of closing of this transaction.
- 7. Must be furnished affidavit of no liens.
- 8. As to owner/seller, P.H.C.G. investments:

Must be furnished copy of Partnership Agreement to determine who has the authority to bind the partnership and execute documents.

If a Limited Partnership, current Certificate of Existence from the Texas Secretary of State must also be furnished.

9. NOTE FOR INFORMATIONAL PURPOSES ONLY: The following deeds have been filed of record affecting the subject property within the past 24 months:

FORM T-7: Commitment for Title Insurance

Schedule C

14766-13-00763

GF No.: 14766-13-00763

SCHEDULE C

(Continued)

Deed filed April 7, 1994, recorded in Volume 94067, Page 5798 into P.H.C.G. Invesestments, current owner..

NORTH AMERICAN TITLE COMPANY

Authorized Signatory

SCHEDULE D

Commitment No.: 14766-13-00763

GF No.: 14766-13-00763

Pursuant to the requirements of Rule P-21, Basic Manual of Rules, Rates and Forms for the writing of Title Insurance in the State of Texas, the following disclosures are made:

1. The issuing Title Insurance Company, **Title Resources Guaranty Company**, is a corporation whose shareholders owning or controlling, directly or indirectly, 10% of said corporation, directors and officers are listed below:

Shareholders: Title Resources Guaranty Company which is owned 100% by TAW Holding, Inc.

Directors: Donald J. Casey; Michael P. Gozdan; Anthony E. Hull; J. Scott McCall; Thomas N. Rispoli; Hilry S.

Stroup; Marilyn J. Wasser

Officers: President/CEO: J. Scott McCall; Senior Vice President/Secretary/General Counsel: Michael P. Gozdan; Executive Vice President/Treasurer: Anthony E. Hull; Executive Vice President/Assistant Secretary: E. Paul McNutt, Jr., Marilyn J. Wasser; Senior Vice President: Thomas N. Rispoli, Jason Bragg; Vice

President: Clayton E. Greenberg, Paul Myers, Wade Thornhorst, John T. Updegraff, Jr.

- 2. The following disclosures are made by the Title Insurance Agent issuing this Commitment: North American Title Company
 - (a) A listing of each shareholder, owner, partner, or other person having, owning or controlling one percent (1%) or more of the Title Insurance Agent that will receive a portion of the premium.

NORTH AMERICAN TITLE COMPANY is a wholly owned subsidiary of North American Title Group, Inc., a Florida corporation which is a wholly-owned subsidiary of Lennar Financial Services, LLC, a Florida limited liability company. Lennar Financial Services, LLC is a wholly owned subsidiary of Lennar Corporation, a Delaware corporation, whose securities are publicly traded on the New York Stock Exchange.

- (b) A listing of each shareholder, owner, partner, or other person having, owning or controlling ten percent (10%) or more of an entity that has, owns or controls one percent (1%) or more of the Title Insurance Agent that will receive a portion of the premium.
- (c) If the Agent is a corporation: (i) the name of each director of the Title Insurance Agent, and (ii) the names of the President, the Executive or Senior Vice-President, the Secretary and the Treasurer of the Title Insurance Agent.

Directors: Thomas J. Fischer (Chairman), Emilio Fernandez, Clotilde C. Keller_

President: William G. Moize

Executive Vice President: Thomas J. Fischer, N. Scott Moize, Kristy Santelia, Margaret A. Liebes Senior Vice President: Laura Coffey, Emilio Fernandez, Jefferson E. Howeth, Clotilde C. Keller, Margery Lee, Lisa Taylor, E. Blake Utley, Michael Vulllo, Jr., Mark Womble

Treasurer: Donnis Benson

Secretary: Jefferson E. Howeth

Assistant Secretary: Emilio Fernandez, Clotilde C. Keller, Cheryl Saur

(d) The name of any person who is not a full-time employee of the Title Insurance Agent and who receives any portion of the title insurance premium for services performed on behalf of the Title Insurance Agent in connection with the issuance of a title insurance form; and, the amount of that premium any such person shall receive.

FORM T-7: Commitment for Title Insurance

Schedule D

14766-13-00763

SCHEDULE D

(Continued)

- (e) For purposes of this paragraph 2, "having, owning or controlling" includes the right to receipt of a percentage of net income, gross income, or cash flow of the Agent or entity in the percentage stated in subparagraph (a) or (b).
- 3. You are entitled to receive advance disclosure of settlement charges in connection with the proposed transaction to which this commitment relates. Upon your request, such disclosure will be made to you. Additionally, the name of any person, firm or corporation receiving any sum from the settlement of this transaction will be disclosed on the closing or settlement statement.

You are further advised that the estimated title premium* is:

Total

\$

0.00

Of this total amount: 15% will be paid to the policy issuing Title Insurance Company; <u>85%</u> will be retained by the issuing Title Insurance Agent; and the remainder of the estimated premium will be paid to other parties as follows:

Amount

To Whom

For Services

*The estimated premium is based upon information furnished to us as of the date of this Commitment for Title Insurance. Final determination of the amount of the premium will be made at closing in accordance with the Rules and Regulations adopted by the Commissioner of Insurance.

This commitment is invalid unless the insuring provisions and Schedules A, B, and C are attached.

DELETION OF ARBITRATION PROVISION

(Not applicable to the Texas Residential Owner's Policy)

Commitment No.: 14766-13-00763

GF No.: 14766-13-00763

ARBITRATION is a common form of alternative dispute resolution. It can be a quicker and cheaper means to settle a dispute with your Title Insurance Company. However, if you agree to arbitrate, you give up your right to take the Title Insurance Company to court and your rights to discovery of evidence may be limited in the arbitration process. In addition, you cannot usually appeal an arbitrator's award.

Your policy contains an arbitration provision (shown below). It allows you or the Company to require arbitration if the amount of insurance is \$2,000,000 or less. If you want to retain your right to sue the Company in case of a dispute over a claim, you must request deletion of the arbitration provision before the policy is issued. You can do this by signing this form and returning it to the Company at or before the closing of your real estate transaction or by writing to the Company.

The arbitration provision in the Policy is as follows:

"Either the Company or the Insured may demand that the claim or controversy shall be submitted to arbitration pursuant to the Title Insurance Arbitration Rules of the American Land Title Association ("Rules"). Except as provided in the Rules, there shall be no joinder or consolidation with claims or controversies of other persons. Arbitrable matters may include, but are not limited to, any controversy or claim between the Company and the Insured arising out of or relating to this policy, any service in connection with its issuance or the breach of a policy provision, or to any other controversy or claim arising out of the transaction giving rise to this policy. All arbitrable matters when the Amount of Insurance is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Insured, unless the Insured is an individual person (as distinguished from an Entity). All arbitrable matters when the Amount of Insurance is in excess of \$2,000,000 shall be arbitrated only when agreed to by both the Company and the Insured. Arbitration pursuant to this policy and under the Rules shall be binding upon the parties. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court of competent jurisdiction."

| SIGNATURE | DATE |
|-----------|------|

FORM T-7: Commitment for Title Insurance Deletion of Arbitration Provision

Title Resources Guaranty Company Privacy Policy Notice

PURPOSE OF THIS NOTICE

Title V of the Gramm-Leach-Bliley Act (GLBA) generally prohibits any financial institution, directly or through its affiliates, from sharing nonpublic personal information about you with a nonaffiliated third party unless the institution provides you with a notice of its privacy policies and practices, such as the type of information that it collects about you and the categories of persons or entities to whom it may be disclosed. In compliance with the GLBA, we are providing you with this document, which notifies you of the privacy policies and practices of Title Resources Guaranty Company

We may collect nonpublic personal information about you from the following sources:

- Information we receive from you such as on applications or other forms.
- Information about your transactions we secure from our files, or from our affiliates or others.
- Information we receive from a consumer reporting agency.
- Information that we receive from others involved in your transaction, such as the real estate agent or lender.

Unless it is specifically stated otherwise in an amended Privacy Policy Notice, no additional nonpublic personal information will be collected about you.

We may disclose any of the above information that we collect about our customers or former customers to our affiliates or to nonaffiliated third parties as permitted by law.

We also may disclose this information about our customers or former customers to the following types of nonaffiliated companies that perform marketing services on our behalf or with whom we have joint marketing agreements:

- Financial service providers such as companies engaged in banking, consumer finance, securities and insurance.
- Non-financial companies such as envelope stuffers and other fulfillment service providers.

WE DO NOT DISCLOSE ANY NONPUBLIC PERSONAL INFORMATION ABOUT YOU WITH ANYONE FOR ANY PURPOSE THAT IS NOT SPECIFICALLY PERMITTED BY LAW.

We restrict access to nonpublic personal information about you to those employees who need to know that information in order to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

FACTS

WHAT DOES NORTH AMERICAN TITLE GROUP, INC. FAMILY OF COMPANIES DO WITH YOUR PERSONAL INFORMATION?

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some, but not all, sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number and income
- transaction history and payment history
- purchase history and account balances

When you are no longer our customer, we continue to share your information as described in this notice.

How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons North American Title Group, Inc. Family of Companies ("NATG") choose to share; and whether you can limit this sharing.

| Reasons we can share your personal information | Does NATG share? | Can you limit this sharing? |
|---|------------------|-----------------------------|
| For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus | Yes | No . |
| For our marketing purposes— to offer our products and services to you | Yes | No |
| For joint marketing with other financial companies | No | We don't share |
| For our affiliates' everyday business purposes—information about your transactions and experiences | Yes | No |
| For our affiliates' everyday business purposes—information about your creditworthiness | No | We don't share |
| For our affiliates to market to you | No | We don't share |
| For nonaffiliates to market to you | No | We don't share |

Questions? Call 1 (888) 444-7766, extension 6585

TEXAS TITLE INSURANCE INFORMATION

Title insurance insures you against loss resulting from certain risks to your title.

The commitment for Title Insurance is the title insurance company's promise to issue the fifte insurance policy. The commitment is a legal document. You should review it carefully to completely understand it before your closing date.

El seguro de título le asegurs en relacion a perdidas resultantes de ciertos riesgos que pueden afectar el título de su propiedad.

El Compromiso para Seguro de Titulo es la promesa de la campañía aseguradora de títulos de emitir la póliza de seguro de título. El Compromiso es un documento legal. Usted debe leerio cuidadosamente y entendedo completamente antes de la fecha para finalizar su transacción.

Your Commitment for Title Insurance is a legal contract between you and us. The Commitment is not an opinion or report of your title. It is a contract to issue you a policy subject to the Commitment's terms and requirements.

Before issuing a Commitment for Title Insurance (the Commitment) or a Title Insurance Policy (the Policy), the Title Insurance Company (the Company) determines whether the title is insurable. This determination has already been made. Part of that determination involves the Company's decision to insure the title except for certain risks that will not be covered by the Policy. Some of these risks are listed in Schedule B of the attached Commitment as Exceptions. Other risks are stated in the Policy as Exclusions. These risks will not be covered by the Policy. The Policy is not an abstract of title nor does a Company have an obligation to determine the ownership of any mineral interest.

Minerals and Mineral Rights may not be covered by the Policy. The Company may be unwilling to insure title unless there is an exclusion or an exception as to Minerals and Mineral Rights in the Policy. Optional endorsements insuring certain risks involving minerals, and the use of improvements (excluding lawns, shrubbery and trees) and permanent buildings may be available for purchase. If the title insurer issues the title policy with an exclusion or exception to the mineral sights, neither this Policy, nor the optional endorsements, ensure that the purchaser has title to the mineral rights related to the surface estate.

Another part of the determination involves whether the promise to insure is conditioned upon certain requirements being met. Schedule C of the Commitment lists these requirements that must be satisfied or the Company will refuse to cover them. You may want to discuss any matters shown in Schedules B and C of the Commitment with an attorney. These matters will affect your title and your use of the land.

When your Policy is issued, the coverage will be limited by the Policy's Exceptions, Exclusions and Conditions, defined below.

- EXCEPTIONS are title risks that a Policy generally covers but does not cover in a particular instance. Exceptions are shown on Schedule B or discussed in Schedule C of the Commitment. They can also be added if you do not comply with the Conditions section of the Commitment. When the Policy is issued, all Exceptions will be on Schedule B of the Policy.
- EXCLUSIONS are title risks that a Policy generally does not cover. Exclusions are contained in the Policy but not shown or discussed in the Commitment.
- CONDITIONS are additional provisions that qualify or limit your coverage. Conditions include your responsibilities and those of the Company. They are contained in the Policy but not shown or discussed in the Commitment. The Policy Conditions are not the same as the Commitment Conditions.

You can get a copy of the policy form approved by the Texas Department of Insurance by calling the Title Insurance Company at 1-800-626-80 18 or by calling the title insurance agent that issued the Commitment. The Texas Department of Insurance may revise the policy form from time to time.

You can also gets brochure that explains the policy from the Texas Department of Insurance by calling 1-800-252-3439.

Before the Policy is issued, you may request changes in the policy. Some of the changes to consider are:

- Request amendment of the "area and boundary" exception (Schedule B., paragraph 2). To get this amendment, you must furnish a survey and comply with other requirements of the Company. On the Owner's Policy, you must pay an additional premium for the amendment. If the survey is acceptable to the Company and if the Company's other requirements are met, your Policy will insure you against loss because of discrepancies or conflicts in boundary lines, encrosohments or protrusions, or overlapping of improvements. The Company may then decide not to insure against specific boundary or survey problems by making special exceptions in the Policy. Whether or not you request amendment of the "area and boundary" exception, you should determine whether you want to purchase and review a survey if a survey is not being provided to you.
- Allow the Company to add an exception to "rights of parties in possession." If you refuse this exception, the Company or the title insurance agent may inspect the property. The Company may except to and not insure you against the rights of specific persons, such as renters, adverse owners or easement holders who occupy the land. The Company may charge you for the inspection. If you want to make your own inspection, you must sign a Waiver of Inspection form and allow the Company to add this exception to your Policy.

The entire premium for a Policy must be paid when the Policy is issued. You will not owe any additional premiums unless you want to increase your coverage at a later date and the Company agrees to add an Increased Value Endorsement.

CONDITIONS AND STIPULATIONS

- If you have actual knowledge of any matter which may affect the fittle or mortgage covered by this Commitment, that is not shown in Schedule B, you must notify us in writing. If you do not notify us in writing, our liability to you is ended or reduced to the extent that your failure to notify us affects our liability. If you do notify us, or we learn of such matter, we may amend Schedule B, but we will not be relieved of fisbility already incurred.
- 2. Our liability is only to you, and others who are included in the definition of Insured in the Policy to be issued. Our liability is only for actual loss incurred in your reliance on this Commitment to comply with its requirements, or to acquire the interest in the land. Our liability is limited to the amount shown in Schedule A of this Commitment and will be subject to the following terms of the Policy: Insuring Provisions, Conditions and Stipulations, and Exclusions.

IMPORTANT NOTICE

FOR INFORMATION, OR TO MAKE A COMPLAINT CALL OUR TOLL-FREE NUMBER

1-800-526-8018

ALSO YOU MAY CONTACT THE TEXAS DEPARTMENT OF INSURANCE AT

1-800-252-3439

to obtain information on:

- filing a complaint against an insurance company or agent,
- whether an insurance company or agent is licensed,
- complaints received against an insurance company or agent,
- 4. policyholder rights, and
- a list of consumer publications and services available through the Department.

YOU MAY ALSO WRITE TO THE TEXAS DEPARTMENT OF INSURANCE P.O. BOX 149104 AUSTIN, TEXAS 78714-9104 FAX NO. (512) 475-1771

AVISO IMPORTANTE

PARA INFORMACION, O PARA SOMETER UNA QUEJA LLAME AL NUMERO GRATIS

1-800-526-8018

TAMBIEN
PUEDE COMUNICARSE CON
EL DEPARTAMENTO DE SEGUROS
DE TEXAS AL

1-800-252-3439

para obtener información sobre:

- como someter una queja en contra de una compañía de seguros o agente de seguros,
- si una compañía de seguros o agente de seguros tiene licencia,
- quejas recibidas en contra de una compañía de seguros o agente de seguros,
- los derechos del asegurado, y
- una lista de publicaciones y servicios para consumidores disponibles a través del Departamento.

TAMBIEN PUEDE ESCRIBIR AL DEPARTAMENTO DE SEGUROS DE TEXAS P.O. BOX 149104 AUSTIN, TEXAS 78714-9104 FAX NO. (512) 475-1771



August 15, 2014 AVO 29350 CERTIFIED MAIL 7013 3020 0000 6226 1546

P.H.C.G. Investments Attn: Anna Sabayrac Marchand 13939 Northwest Freeway Houston, TX 77040

RE: Town of Addison, Belt Line Road Project-Phase I Parcel 30E Property Address - 4020 Belt Line Road

Dear Ms. Marchand:

As you may know, the Town of Addison is in the process of making public improvements to Belt Line Road, including placing overhead utility lines underground, enhancing the streetscape, and making the public sidewalks more pedestrian friendly. Our firm has been retained by the Town to help with this project. In order to make these improvements, the Town will in some instances need to obtain from the owner of land adjacent to Belt Line the right to use a portion of that land for this public use. In acquiring that right, the Town follows a definite procedure for appraising the land needed and for handling personal negotiations with each owner. As has been or will be explained, the Town desires to acquire from you a fee or easement interest in a portion of your property located within the Town at 4020 Belt Line Road, as described in the enclosed property description (the "Parcel"), for this public project.

In connection with this acquisition, the Town has obtained a written appraisal of the Parcel, including any damages to any of your remaining property, and based on that independent appraisal the Town is authorized to offer you \$36,871.00 for the Parcel, which includes payment for the Parcel and improvements to be purchased and for cost-to-cure and/or permanent damages to your remaining property, subject to clear title being secured. A copy of the written appraisal is enclosed with this letter. This amount is the total amount of just compensation for all interests in the portion of your property to be acquired, as determined in accordance with State law. In accordance with State law, it is the policy of the Town to negotiate with the fee owner(s) of the real property with the understanding that you will, in turn, negotiate with any lessee or other party who may own any interest in the land or improvements, with the exception of public utility easements, which will be handled separately by the Town.

If you wish to accept the offer based upon this appraisal, please contact me as soon as possible so that the process of issuing your payment may be started. If you are not willing to accept this offer, you may submit a written counteroffer, setting forth a counteroffer amount and the basis for such amount, provided your counteroffer is received in writing within 30 days after the date of your receipt of this letter.



In the event the condition of the Parcel or any other portion of the property changes for any reason, the Town shall have the right to withdraw or modify this offer.

You have the right to discuss with others this or any offer or agreement regarding the Town's acquisition of the Parcel, or you may (but are not required to) keep the offer or agreement confidential, subject to the provisions of Chapter 552, Government Code (the Texas Public Information Act).

We'd appreciate and respectfully request the opportunity to discuss and answer any questions you may have regarding the Belt Line Road public improvements project and the details of the type of facilities to be built, or concerning the Town's offer or proposed purchase transaction. I may be contacted at (214) 346-6299 or gleuba@halff.com, and I look forward to the chance to visit with you.

Please see the enclosed copy of the Texas Landowner Bill of Rights. The Town is a governmental entity with the power of eminent domain, and hopes and desires to acquire the Parcel through a voluntary process. However, if that is not possible, the Town may exercise the power of eminent domain to acquire the Parcel.

Finally, if there are any appraisal reports relating to your property being acquired which were prepared in the ten (10) years preceding the date of this offer, other than the appraisal on which this offer is based, we have enclosed them with this letter.

Sincerely,

HALFF ASSOCIATES, INC.

Gary Leuba, SR/WA, R/W-NAC

Right of Way Specialist

ENCLOSURES:

Texas Landowner's Bill of Rights

Appraisal Report(s), effective 4/11/2014

Acknowledgment of Receipt of Texas Landowner's Bill of Rights & Appraisal Report(s)

Copy of Parcel Survey

Copy of SB 390

Copy of TREC Disclosure Notice

CERTIFIED MAIL

TOWN OF ADDISON BELTLINE ROAD

AVO 29350

PARCEL 30E



SENDER: COMPLETE THIS SECTION COMPLETE THIS SECTION ON DELIVERY Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse ☐ Agent X so that we can return the card to you. ☐ Address beived by (Printed Name) Attach this card to the back of the mailpiece, C. Pate of Delivery or on the front if space permits. JUSTIA LUST D. Is delivery address different from Item 1? 1. Article Addressed to: If YES, enter delivery address below: P.H.C.G. Investments Attn: Anna Sabayrac Marchand 13939 Northwest Freeway Houston, TX 77040 3. Service Type Certified Mail® ☐ Priority Mall Express™ ☐ Registered ☐ Return Receipt for Merchandise ☐ Insured Mail ☐ Collect on Delivery 4. Restricted Delivery? (Extra Fee) ☐ Yes 2. Article Number 7013 3020 0000 6226 1546 (Transfer from service label) PS Form 3811, July 2013 Domestic Return Receipt



ComBasPrice Priority Mail

1546 1546

9229 9229

0000 0000

3020 3020

7013 7013 HALFF ASSOCIATES, INC.

U.S. Postal Service

CERTIFIED MAIL RECEIPT (Domestic Mail Only; No Insurance Coverage Provided) For delivery information visit our website at www.usps.com Postage Certified Fee Postmark Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required) P30E 29350 TA02I 1141 5.44 Total Postage & Fees PH01 P.H.C.G. Investments

-Attn: Anna Sabayrac Marchand 13939 Northwest Freeway Houston, TX 77040

SENDER: COMPLETE THIS SECTION

Attn: Anna Sabayrac Marchand 13939 Northwest Freeway Houston, TX 77040

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.
- 1. Article Addressed to:

P.H.C.G. Investments Attn: Anna Sabayrac Marchand 13939 Northwest Freeway

COMPLETE THIS SECTION ON DELIVERY

- A. Signature

Instructions

- X
- B. Received by (Printed Name)
- ☐ Addressee

☐ Agent

- C. Date of Delivery
- If YES, enter delivery address below:

NEGOTIATOR'S CERTIFICATE

Owner(s): P.H.C.G. Investments, a Texas general

partnership

Parcel No.: 30E

Town of Addison, Belt Line Road Project

Phase I

Address:

13939 Northwest Freewy

Houston, TX 77040-5115

Negotiated Amount: \$36,871.00

In successfully negotiating the purchase of the above designated parcel, to the best of my knowledge the attached written agreement embodies all of the considerations agreed upon between the owner and myself. The agreement was reached without coercion, promises other than those shown in the agreement, or threats of any kind whatsoever by or to either party. I understand that the parcel was purchased for use in connection with a highway project. I have no direct or indirect present or contemplated future personal interest in the parcel or in any benefit from the acquisition of the property.

May 28, 2015

Date

