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Stirling Energy Solar Two Project
2850 (P)
CACA-07740
CAD000.46

Corridor Conflict Analysis

Submitted to:

United States Department of the Interior
Bureau of Land Management
California Desert District
22835 Calle San Juan De Los Lagos
Moreno Valley, California 92553-9046

Submitted by:

SES Solar Two, LLC (Tessera Solar)
4800 North Scottsdale Road Suite 5500
Scottsdale, AZ 85251

September 23, 2009



January 7, 2010

Mr. Christopher Meyer
Project Manager
Attn: Docket No. 08-AFC-5
California Energy Commission
1516 Ninth Street
Sacramento, CA 95814-5512

Subject: SES Solar Two (08-AFC-5)
Corridor Conflict Analysis
URS Project No. 27657103.00200

Dear Mr. Meyer:

On behalf of SES Solar Two, LLC, URS Corporation Americas (URS) hereby submits the Corridor Conflict Analysis and the associated acceptance letter from the Bureau of Land Management.

I certify under penalty of perjury that the foregoing is true, correct, and complete to the best of my knowledge. I also certify that I am authorized to submit on behalf of SES Solar Two, LLC.

Sincerely,

A handwritten signature in black ink, appearing to read "Angela Leiba".

Angela Leiba
Project Manager

AL: ml

Stirling Energy Solar Two Project CACA 047740

Corridor Conflict Analysis

Prepared for:

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September 23, 2009

Stirling Energy Solar Two Project/CACA 047740

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- A - Title Report prepared by Orange Coast Title Company
- B - Land Use Records - Imperial County Recorder’s Office
- C - Land Survey Records – Imperial County Public Works Office
- D - BLM Case Recordation Reports
- E - BLM Master Title Plats
- F - MASS Serial Register Pages

1.0 INTRODUCTION

This report documents the methods and results of a corridor conflict analysis (CCA) conducted for Stirling Energy Solar Two; CACA-047740 (Project), proposed to be developed on both privately owned land and federal land managed by the Bureau of Land Management (BLM) in Imperial County, California. The Project site is located approximately 100 miles east of San Diego, 14 miles west of El Centro and approximately 4 miles east of Ocotillo Wells. The Project includes construction and operation of a solar power 750 megawatt (MW) electric generating facility and a 10.3 mile, double-circuit, 230 kV transmission line to connect the Project to the grid at the SDG&E Imperial Valley Substation. The project will be constructed in two phases. Other than the 230 kV interconnection transmission line, no new transmission lines or off-site substations will be required for Phase I construction. Phase II of the Project will require the construction of the 500 kV Sunrise Powerlink transmission line project proposed by SDG&E. Within the Project boundary, Phase I requires approximately 2,600 acres and Phase II requires approximately 3,500 acres. The total area required for both phases, including the area for the operation and administration building, the maintenance building, and the substation building, is approximately 6,500 acres. The 6,500 acre Project site is located on approximately 6,140 acres of federal land managed by the BLM and approximately 320 acres of privately owned land. The 230-kV transmission line that will be built for Phase I will parallel the Southwest Powerlink transmission line within the designated right-of-way (ROW). A water supply pipeline for the Project will be built on the approved Union Pacific Railroad ROW

On June 30, 2008, Stirling Energy Systems Solar Two, LLC (SES) submitted an Application for Certification (AFC) to develop the SES Solar Two Project. This document was submitted jointly to the California Energy Commission (CEC) and BLM for review as part of a single National Environmental Policy Act (NEPA)/ California Environmental Quality Act (CEQA) process. Under federal law, the BLM is responsible for processing requests for rights-of-way to authorize the proposed project and associated transmission lines and other facilities to be constructed and operated on BLM lands. The AFC also serves as the request to BLM for grant of right-of way.

In the process of reviewing the ROW application for the Project, BLM's California Desert District Office identified that the project lies largely within an existing, designated, Utility Corridor "N" Section 368 115-238 (CDCA N, 368 115-238). Approximately 4,810 acres of land to be included in the fenced boundary of the Project site would be located inside designated Utility Corridor "N" 368 115-238. In general, about 60% of the Project site occupies the northern half of Utility Corridor "N", while most of the Phase II portion of the Project (eastern portion of Project) occupies the Section 368 corridor. As described in the *Guidance for Processing Applications for Solar Power Generation Facilities on BLM Administered Public Lands in the California Desert District* (BLM 2008):

"When all or part of a proposed renewable energy project is located in a designated utility corridor, the impacts of occupying the utility corridor must be analyzed, along with alternatives that would help mitigate the impacts to the utility corridor. The EIS prepared for a proposed solar energy project should analyze the impact that the project would have on the ability of the utility corridor to serve its intended purpose, i.e., would

the corridor continue to retain the capacity to site additional utilities in the corridor or would the project so constrain the available land within the corridor that it would limit the corridor's ability to locate additional linear facilities, e.g. transmission lines, pipelines, etc."

Pursuant with the above guidance and Title 43, Part 2804.25 of the Code of Federal Regulations (CFR), the California Desert District (District) requested the preparation of a corridor conflict analysis.

This report has been prepared in response to the District's August 12, 2009 request and is intended to provide the following supplemental information:

- Listing of existing authorized developments located in the corridor and analysis of current authorized and operation widths and the distance needed between various types of facilities;
- A reasonably foreseeable development scenario for future operations of existing facilities and how the corridor would accommodate future projects if the Project was approved; and
- Examination of whether the project is consistent with BLM regulations and land use plans.

2.0 METHODS

To determine existing ownership and authorized developments within the Project area, a comprehensive search of records was performed. The following databases were searched for records pertaining to the Project site.

- Imperial County Assessor's Office, Recorder's Office, and Public Works Office
- BLM LR-2000 Database
- California Automated Land Records Management Improvement Project

This search included a query of the above sources for records within Township 16S, Range 10E; Township 16S, Range 11E; Township 16S, Range 12E; and Township 16 ½ S, Range 12E of the San Bernardino Meridian, California. Assessor's parcels and owner's of property within or directly adjacent to the Project were also queried. Table 1 lists those parcel numbers and property owner's included in the search.

Table 1 Study Area Assessor's Parcel Numbers and Ownership

APN	Description
034-360-025	USA
033-230-006	USA
033-230-009	USA
033-230-019	USA
033-230-021	USA
033-230-022	USA
033-230-024	USA

**Table 1 Study Area Assessor’s Parcel
 Numbers and Ownership**

APN	Description
033-270-001	USA
033-270-004	USA
033-270-005	USA
033-270-010	USA
033-270-011	USA
033-270-013	USA
033-270-014	USA
033-270-006	USA
034-360-045	USA
034-360-050	USA
034-360-051	USA
034-360-053	USA
034-360-054	Godfrey R C and Bobbie Mae
034-360-055	Oatman Jack JR Trustee & Etal
034-360-058	Oatman Jack JR Trustee & Etal
034-360-060	USA
034-360-061	USA
034-360-079	Burke Daniel C
034-360-080	Burke Michael P
034-360-081	Burke Daniel C
034-360-082	Burke Michael P
034-360-083	Burke Daniel C
034-360-084	Burke Michael P
034-360-085	Burke Daniel C
034-360-086	Burke Michael P
034-360-092	USA
051-010-031	USA
051-010-032	USA
051-010-033	USA
051-010-034	USA
051-010-036	USA
051-010-037	USA

Documents inclusive of information for lands within the Project area are listed below and included as attachments to this report.

- Title Report prepared by Orange Coast Title Company (Attachment A)
- Land Use Records - Imperial County Recorder’s Office (Attachment B)
- Land Survey Records - Imperial County Public Works Office (Attachment C)
- BLM Case Recordation Reports and Master Title Plats (Attachments D and E)
- BLM MASS Serial Register Pages (Attachment F)

To provide a consistent means for mapping existing developments and authorized ROWs, a base map was created specifically for the corridor conflict analysis. Using an ESRI Prime World Aerial (2009) and the most recent survey of the Project site (Nolte, 2009) a base map was created for the Project site. ROWs identified within or directly adjacent to the Project were overlaid onto this map in accordance with their accompanying legal property descriptions (Figure 1).

3.0 CORRIDOR ASSESSMENT

Corridor CDCA N, 368 115-238

This utility corridor designated under the California Desert Conservation Area Plan (CDCA Plan) (BLM 1980, as amended) consists of two related corridors: the Corridor “N” and the Section 368 Energy Corridor. Corridor “N” in this area is approximately three miles wide with a centerline that generally follows Interstate-8. The Section 368 Corridor is approximately two miles wide and generally follows the route of the existing high voltage transmission line from the southeast to the southwest, trending more westerly along the north side of Interstate-8, and then paralleling along the north side of the “N” corridor as it trends westward (Refer to Figure 2).

Existing Authorized Developments

The following provides a discussion of the existing authorized developments located within CDCA N, 368 115-238. Eight authorized ROWs are within or abutting the Project site, as listed in Table 2 and illustrated in Figure 1. The detailed case recordation report and serial register page for each ROW is provided as an attachment to this document (Refer to Attachments D and F).

CACA 005865 is the existing SDGE Southwest Powerlink 500 kV transmission line and adjacent access road that traverses northwest to southeast through the Project site. The existing transmission towers are 53 feet (ft) by 53 ft at the base and approximately 140 ft in height. The off-site portion of the Project’s proposed 230-kV interconnect transmission line will be routed in a 100-foot ROW parallel to the existing SDG&E 500 kV Southwest Powerlink transmission line on the southwest side until approximately the third tower from the SDG&E Imperial Valley Substation, where the line will cross under the existing 500 kV transmission line. The approved, but not yet built new Sunrise Powerlink 500-kV transmission line from the Imperial Valley Substation will parallel the Southwest Powerlink to its north and east, and the Project 230 kV line will also pass under that line. The proposed 230 kV line would not constrain either of the SDG&E Powerlink lines.

CACA 039037 is an existing road providing access to private property from Gary & Uthana Smith to Plaster Beach Inc. Access to this road would be maintained with project build-out. CACA 049773 is a temporary land use permit for the placement of emergency water “stations” throughout the desert that are supposed to be removed each year at the end of the hot season. As the Project site north of Interstate-8 would be fenced to exclude entry by pedestrians and others, the use of water stations within the Project would not be necessary. Placement of water stations south of Interstate-8 within the transmission line corridor could continue. CALA 021388 is for the San Diego and Arizona Railroad line (aka: Carrizo Gorge Railway) that traverses adjacent to the Project’s western boundary, west of Plaster City, and the Union Pacific Railroad, which traverses along the Project’s northern boundary, east of Plaster City. CALA 021388 is a ROW granted to the Imperial Irrigation District (IID) which indicates their water service boundaries indicative of eligibility to receive water within these areas.

CACA 047658, is for the approved, as yet unbuilt, Sunrise Powerlink single-circuit 500 kV overhead electric transmission line. This section of the Sunrise Powerlink transmission line would parallel the existing Southwest Powerlink line (CACA 05865) by roughly 400 ft from centerline to centerline. Typical 500 kV single-circuit lattice towers are 40 ft at the base and 105-110 ft through the cross arms.

Table 2 BLM Authorized ROWs Within the Project Site

Serial #		Case Type		Customer	Action Code	ROW
Alpha	Numerical	#	Description	Name	Description	Total Width (ft)
CACA	005865	285003	Power Transmission	SDG&E	AUTH AMENDED/MODIFIED	200
CACA	039037	281001	Roads	Plaster Beach Inc	ROW GRANTED- ISSUED	12
CACA	049773	292006		Water Stations	PMT-LIC ISSUED	-
CALA	0021388	284200	Railroad	San Diego & AZ RR Co Union Pacific RR	ROW GRANTED- ISSUED	100
CALA	0039762	287101	Irrigation District	Imperial Irrigation District	ROW GRANTED- ISSUED	unknown
CACA	047658	285003	Power Transmission	SDG&E	ROW GRANTED- ISSUED	200
CARI	0006893	282103	Fed Aid Highway-I-8	CA Dept. Public Works	AUTH AMEND/MODIFIED	400
CARI	0001729	282105	Fed Aid Highway-Sec 17 (Evan Hewes)	CA Dept. Public Works	ROW GRANTED- ISSUED	VAR

The two transmission lines (CACA 05865 and 47658) have operation widths requiring setbacks from other uses based on their electric and magnetic fields (EMF). Future joint-use of the ROW for either line would be subject to compatibility with the electric and magnetic field produced by either line (AFC, Appendix I). The electric field strengths from the Sunrise Powerlink transmission line is expected to be on the order of 1-2 kV/m at the edge of the ROW. Although California does not have any regulatory level for electric fields, States with regulations have ranges from 1.0 kV/m to 2.0 kV/m at the edge of the ROW to 11 kV/m within the ROW, depending on the line voltage (SES 2008). Therefore the existing and future ROWs for power transmission within this utility corridor appear to be all that is required to meet compatibility with other potential uses within the corridor, including the proposed SES Solar Two Project. It is noted that since the two transmission lines are roughly parallel, the total ROW for the combined lines is 600 ft (200 ft for each ROW plus 200 ft between the two ROWs).

The remaining two ROWs listed in Table 2 are for Interstate-8 (CARI 0006893) and Evan Hewes Highway (CARI 0001729). The ROW along I-8 totals 400 ft within that section south of the

Project site. The ROW along Evan Hewes Highway totals 200 ft. Joint use of each of these ROWs is described in more detail below.

Four additional ROWs were listed in a BLM Case Recordation Report for Township 16 ½ South Range 12E Section 3. CACA 013079, 013206, 042892, and 042893 are transmission lines routed from the Imperial Valley Substation (Refer to Attachments D and F). These ROWs are listed here as they are located near to the 230 kV transmission line proposed as part of the Project; however, the Project as proposed would not constrain or conflict with these facilities and no additional discussion is necessary.

Reasonably Foreseeable Development Scenario

The utility and energy corridor(s) are intended to provide sufficient room for the siting of large scale, long distance transport of goods and services, such as electricity, natural gas, petroleum products, telecommunications, and water. Recently, this corridor was used in the siting of the Sunrise Powerlink, which will parallel the existing Southwest Powerlink transmission line. It is noted that with the routing of this major transmission corridor that the need for another, similar transmission line is substantially reduced for the foreseeable future.

Possible future ROW needs could include expansion of the existing transportation systems in the area, including Interstate-8, Evan Hewes Highway, and the railroad line. At this time, both Interstate-8 and Evan Hewes Highway operate at a level of service of "A" per Section 5.11 of the AFC, meaning that no immediate need for additional roadway capacity is in the foreseeable future.

The San Diego & AZ RR Co/Union Pacific RR line in this area serves primarily local freight with the major interstate railroad traffic originating from the Los Angeles Basin. However, the FHWA (2008) indicates that the major freight link from the Los Angeles Basin to the Phoenix/Tucson area is currently at capacity and expected to be over-capacity in Year 2035. While the railroad line through the Project area could potentially serve as an alternative route, this rail line passes into Mexico to the west of the Project area, west of Canyon City and so is not a candidate for interstate freight movement. Any additional railroad freight needs in the foreseeable future for Corridor "N" could be met by increased number of cars or trains on existing lines and no additional railroad trackage in this area would be reasonably forecast.

No major natural gas or petroleum products pipelines are located along the Interstate 8 corridor or otherwise are located in this area (National Pipeline Mapping System, December 2003), nor is there any identified need for these facilities given the lack of consumptive uses in the area and the fact that no petroleum resources are known to be present in the area. Therefore, no petroleum products or major natural gas transmission lines would be expected in the reasonably foreseeable future.

The Project site is in a desert area with relatively few inhabitants and has limited agricultural suitability. Arable lands in the Salton Sea Basin are already served by a network of irrigation canals associated with the importation of water from the Colorado River. No excess water resources are present in this area that could serve the populated areas of the coast, therefore, the

construction of major water transmission pipelines through this utility corridor is not likely to occur in the reasonably foreseeable future.

Existing Utility ROW Availability

Within the immediate project vicinity and in Utility Corridor CDCA N, 368 115-238 additional capacity is available for future and currently unproposed projects. ROW availability within this area can be described in four main locations: (1) the Evan Hewes Highway and San Diego & AZ RR Co/Union Pacific RR (RR) transportation corridor; (2) the Interstate-8 transportation corridor; (3) the Southwest Powerlink Corridor; and (4) the area between Dunaway Road and the eastern project boundary. Figure 2 illustrates each of these areas capable of accommodating future projects if the Solar Two Project were built-out.

ROW available within the Even Hewes Highway and RR transportation corridor would provide additional capacity for future projects. Table 3 lists those ROWs authorized outside of the Project, but within the adjacent transportation corridor along the west and northerly project boundaries.

Table 3 Authorized ROWs Within Evan Hewes Highway and RR Transportation Corridors

Serial #		Casetype Description	Customer Name	ROW Total Width (ft)
Alpha	Numerical			
CACA	042904	Comm Site	SBA Network Services	100 X100 pad 85 X15 access rd
CACA	034397	Tele & Teleg	Pacific Bell	15*
CACA	038821	Tele & Teleg	Qwest Communications	15*
CACA	008683	Power Tran	Imperial Irrigation Dist.	50
CALA	0052825	Tele & Teleg	Pacific Bell	6
CACA	041192	Tele & Teleg	Level Three Communications	15
CACA	044014	Pipeline - Other	US Gypsum Co.	Unknown
CACA	041690	Tele & Teleg	AT&T Corp AT&T Lease Administration	15

Pending

*Underground

The total ROW width for Evan Hewes Highway is 200 ft. The SD & AZ RR parallels this ROW, separated by 50 ft. The SD & AZ RR (west of Plaster City) is 100 ft in width. East of the existing Southwest Powerlink this ROW expands up to 200 ft in total width and continues on as Union Pacific Railroad. Table 4 lists the ROW widths for each of the transportation corridors bounding the project.

Table 4 Transportation Corridor ROW Summary

Transportation Corridor	ROW		Distance b/w ROWs	Corridor
	Evan Hewes HWY	RR		
West of Plaster City	200	100	50	350
East of Plaster City	200	200	200	600
	Interstate-8			Corridor
I-8 South of Project	400	-	-	400

Summing the ROWs provided for the linear projects listed in Table 3, less than half of Evan Hewes Highway and RR Corridor is currently under joint utilization west of Plaster City. East of Plaster City less than one-third of the corridor is under joint utilization. Assuming buildout of the Project, inclusive of development of a six-inch diameter water supply pipeline proposed in the Union Pacific RR ROW, additional capacity within this transportation corridor remains available for future, and currently unproposed, projects. West of the Evan Hewes Highway ROW there is also potential for future projects within the CDCA N, 368 115-238 corridor. Future projects could be accommodated within this area west to the proposed Wind Energy Project CACA 048004 and north. The width of this corridor is dependent upon the placement of the CACA 048004 wind farm boundary, which is currently unavailable. Joint use of the area west of Evan Hewes Highway would be ideal for infrastructure such as telecommunications, pipelines and road widening.

Interstate-8 has a 400 ft ROW along the southern project boundary. No linear facilities are recorded as sharing the ROW directly south of the Project boundary. Thus, the I-8 corridor could also provide additional capacity for future linear facilities as yet unproposed. The I-8 ROW would be suitable for joint-use and could also accommodate future projects such as telecommunications, pipelines, and road widening. Utilization of the southern extent of this ROW would also be suitable for a high-voltage transmission line, as the distance from the roadway is more than 100 ft, and transmission lines could be sufficiently sited to avoid EMF effects. This scenario considers future development within the existing I-8 ROW; however, the CDCA designated Corridor "N" extends more than one mile to the south of I-8 within the immediate Project vicinity. More than half of this area, directly south of the Project site, is designated as an Area of Critical Environmental Concern (ACEC). The Yuha Basin ACEC was designated by the CDCA Plan to protect a variety of cultural resource values and much of the optimal range of the flat-tailed horned lizard, a State endangered and federally proposed threatened species. This area is managed in accordance with Yuha Basin ACEC Plan. A goal of the Yuha Basin ACEC Management Plan is to develop energy resources in an environmentally sound manner and to reduce effects from electrical transmission lines and access roads. The management plan does not preclude energy development, which could be developed if environmental analysis demonstrates that it is environmentally sound to do so. Therefore, although this area involves more specific site restrictions and planning, there is the potential for this area to accommodate future large linear projects.

Distance Requirements

Various utilities can require separation distances from each other to avoid causing unintended conflicts. For example, power transmission lines can cause induced currents from their electric fields and shock hazards. Per the discussion above, the two high voltage transmission lines are expected to have an electric field of 1-2 kV/m at the edge of their ROWs, and it is anticipated that these levels will not be incompatible with other uses outside of that ROW.

While no additional high voltage transmission lines are anticipated within this area, if such were proposed, the needed ROW for such a transmission line would be the same as for the existing Southwest and proposed Sunrise Powerlink, namely 200 ft wide each. However, it is noted that while it is generally desirable to build lines on the same corridor side by side for environmental and land use reasons, the likelihood and consequences of outage of two or more lines due to a common event is an important consideration. Since the existing two lines are situated such that a credible event could cause both lines to fail in the instance of an aircraft accident or a snagged shield wire dragged into the adjacent line, a separation distance of at least 2,000 ft would be recommended for any third primary transmission line, consistent with past findings by the Western Electricity Coordinating Council that a separation of that distance would eliminate possible credible events (US DOE, February 2002).

The typical ROW width requirements for local access roads are generally from 60 to 100 ft, while those widths that may be needed for interstate highways could range up to 1,000 ft. Per the Caltrans Highway Design Manual, the minimum right of way width on new construction for 2-lane state highways should be 40 meters (131.2 ft). For a freeway, the minimum ROW is dependent on the number of lanes and whether or not the roadways are separated. Interstate-8 at the site has a width of approximately 52 meters (170 ft) from edge of outside paved shoulder to edge of outside paved shoulder. It currently has an inner median width of about 30 meters (98 ft). The recommended Optional Median Designs for Freeways with Separate Roadways (Figure 305.6 of the Caltrans Highway Design Manual, July 2004) indicates a median width of 20 meters or greater. Since the required lane width is 3.6 meters (12 ft), an additional lane in each direction could be constructed within the existing median while maintaining the 20 meter width for separate roadways and without expanding the existing freeway ROW.

Natural gas and oil pipeline right of ways vary, but are typically in the range of 10 to 60 ft in width. As discussed above, space is available along existing infrastructure routes (Interstate-8, Evan Hewes Highway, and the railroad ROW) to accommodate any pipeline ROW needs, though none are anticipated in the Reasonably Foreseeable Development Scenario. In addition, the more than one mile width of the Corridor "N" south of Interstate-8 also provides sufficient space.

Railroad right of ways vary from about 50-200 ft, with typical widths of 100 ft. When additional trackage is needed, these are typically located adjacent to existing tracks as ROW is already present and this siting reduces construction and maintenance needs. Sufficient space for another trackline is available within the existing railroad ROW to meet possible future needs, though none are anticipated in the Reasonably Foreseeable Development Scenario.

4.0 DISCUSSION AND CONCLUSIONS

Based on the above analysis, there are no competing uses currently proposed for the site. Joint use of CDCA N, 368 115-238 is adequate to accommodate the proposed project, ancillary facilities, and current authorized but, as yet, unbuilt and pending projects. As designed, the project is situated such that current and future uses can be accommodated within the designated corridor CDCA N, 368 115-238.

The existing Southwest Powerlink transmission line and the future Sunrise Powerlink would occupy an approximate 600 foot corridor traversing through the Solar Two Phase 2 field. As discussed above, the proposed Solar Two Project facilities to be located adjacent to these lines are expected to be compatible. It is noted that each individual 25 kV SunCatcher will be fully grounded and the effects of induced current thereby minimized. It is noted that based on current mapping that the edge of the Sunrise Powerlink ROW to be granted may overlap with that of the requested ROW for Phase II of the Solar Two Project boundaries. Since the individual SunCatchers and the transmission line are expected to be compatible provided that the ROWs do not overlap, BLM would need to specify the boundaries such that the ROW grants do not overlap.

The discussion above indicates that no new utility lines are probable under the Reasonably Foreseeable Development Scenario. The only possible need would be for a third major transmission line, which would preferably be located at least 2,000 ft from the existing two lines for reasons discussed above. Substantial space for east-to-west traverse is available within the Corridor "N" south of Interstate-8. For north-to-south traverse, the largest area with the capacity to accommodate future projects is the area between the eastern Project boundary and Dunaway Road. This area is 1.05 miles wide at its minimum, just north of I-8 and 1.7 miles wide at its maximum just south of the Union Pacific RR. Roughly 1,500 acres of public lands are available within this area to accommodate future linear utility projects such as high-power transmission lines and greater than 12-inch pipelines. For example, more than 10 new high voltage transmission lines or other linear facilities (assuming a generic 400 ft ROW per facility) could be accommodated running north and south within this area. Future projects could be located north and south through this area from the Powerlink transmission lines to the Evan Hewes Highway transportation corridor. Utilities routed through this area could then be routed east and west parallel with Evan Hewes Highway. The location of this open area of land immediately adjacent to the project site minimizes conflicts with potential future uses of the designated utility corridor.

Consistency with BLM Regulations and Land Use Plans

The following examines whether the project is consistent with BLM regulations and land use plans. This section is developed largely from Section 5.9 of the SES Solar Two Project Application for Certification. As noted above, the Project is primarily located within lands under the jurisdiction of the BLM and managed under the California Desert Conservation Area Plan (CDCA Plan) (BLM 1980, as amended). The goal of the CDCA Plan is to provide for the use of the public lands and resources of the CDCA, including economic, educational, scientific, and recreational uses in a manner that enhances without diminishing the environmental, cultural, and aesthetic values of the desert and its productivity. This goal is to be achieved through the direction given for management actions and resolution of conflicts outlined in the CDCA Plan and subsequent amendments to the Plan. Management direction for BLM lands is provided in four multiple-use classes.

The ROWs required for the Solar Two Project and associated infrastructure are within areas that are designated as Multiple-Use Class L (Limited Use). The Multiple-Use Class L designation is intended to protect sensitive, natural, scenic, ecological, and cultural resource values. Public lands designated as Class L are managed generally to provide for lower intensity and carefully controlled multiple-use of resources, while ensuring that sensitive resource values are not significantly diminished. The CDCA Plan identifies permitted uses for Class L as (1) electric generation facilities, including wind/solar and geothermal, after NEPA requirements are met; new electric transmission facilities within designated corridors, after NEPA requirements are met, (2) new distribution facilities placed within existing ROW where they are reasonably available, (3) motorized vehicle access and transportation, including new roads developed under ROW grants or pursuant to approved plans of operation, and (4) low- to moderate-use recreational activities.

The Energy Production and Utility Corridor Element of the CDCA Plan recognizes the CDCA as an area where energy production facilities and utility corridors could be located. One of the goals of this Element is to “fully implement the network of joint-use corridors to meet projected utility needs.” Sixteen joint-use planning (utility) corridors varying in width from 2 to 5 miles are identified in the CDCA Plan. They are intended to include new electrical transmission lines of 161 kV or above, all pipelines with diameters greater than 12 inches, and major aqueducts or canals for inter-basin transfers of water. According to the CDCA Plan, applications for utility ROWs will be encouraged to use designated corridors by BLM management.

Because solar electric facilities are allowed under Multiple-Use Class L designations, the Project is consistent with the CDCA multiple-use class designation. The following further outlines the Project’s conformance with the CDCA Multiple-Use Class L Designation.

Multiple-Use Class L designation allows for the development of a solar electric generation facility, after NEPA requirements are met. Therefore, development of the Project site would be in conformance with this designation. The 10.3 mile long 230-kV transmission line associated with the Project would be located within the designated Utility Corridor “N” and therefore would be in compliance with the CDCA Plan. The 7.17 mile long six-inch waterline would be located within the existing railroad ROW in conformance with the CDCA Plan. The proposed

access road would be developed under the Project ROW grant, also in conformance with the CDCA Plan.

The CDCA Plan states that the same criteria used for determining decisions within the CDCA Energy Production and Utility Corridors Element would also be used to evaluate applications for specific electrical ROW or power plant sites. The Project’s conformity with the CDCA Plan’s Energy Production and Utility Corridors Element Decision Criteria is shown in Table 5.

Table 5 CDCA Energy Production and Utility Corridor Element Conformity

Decision Criteria	Compliance
Minimize the number of separate rights-of-way by utilizing existing rights-of-way as a basis for planning corridors	Linear facilities associated with the Solar Two Project would be co-located with existing rights-of-way. The 10.3-mile long 230 kV transmission line would parallel designated Utility Corridor “N.” The 7.17-mile long 6-inch waterline would be located in an existing railroad right-of-way.
Encourage joint use of corridors for transmission lines	The 10.3-mile long 230 kV transmission line would parallel the existing Southwest Powerlink 500 kV transmission line and the proposed 500-kV Sunrise Powerlink Project transmission line within designated Utility Corridor “N.”
Provide alternative corridors to be considered during processing of applications	Alternative site locations were considered during the planning process and are discussed in the AFC (Refer to Section 4.0, Alternatives)
Avoids sensitive resources whenever possible	The Solar Two Project would avoid sensitive biological and cultural resources whenever possible (Refer to Section 5.6, Biological Resources, and Section 5.7, Cultural Resources of the AFC)
Conforms to local plans whenever possible	This section discusses the Project’s conformance to BLM land use plans. The plan is in compliance with state and local land use plans (Refer to AFC Section 5.9.6, Laws, Ordinances, Regulations, and Standards Compliance, for additional information on conformance with local and state plans).
Considers wilderness values consistent with wilderness designations	The Solar Two Project would not conflict with wilderness designations or wilderness values.
Considers ongoing projects for which decisions have been made	The Solar Two Project will be co-located parallel to the proposed 500-kV Sunrise Powerlink Project transmission line.
Completes delivery systems network	Not applicable
Considers corridor networks which take into account power needs and alternative fuel resources	Solar Two Project would provide alternative fuel.

Source: SES Solar Two, LLC, Application for Certification, June 2008.

BLM = Bureau of Land Management

kV = kilovolt

The ACECs and Special Areas Element of the CDCA Plan (BLM 1980a, as amended) designated 72 ACECs and three areas of additional outstanding values to address lands with unique

characteristic or values that set them apart. As noted above, the proposed transmission line associated with the Solar Two Project would traverse approximately 7.5 miles of the Yuha Basin ACEC, within designated Utility Corridor "N." The Yuha Basin ACEC Plan does not preclude energy development, which could be developed if environmental analysis demonstrates that it is environmentally sound to do so. The Project is consistent with the Yuha Desert Management Plan because the proposed transmission line would parallel the existing Southwest Powerlink 500-kV transmission line and the proposed 500-kV Sunrise Powerlink Project transmission line within designated Utility Corridor "N," thus minimizing disturbance to sensitive resources within the Yuha Basin ACEC.

The 2003 Flat-tailed Horned Lizard Rangeland Management Strategy (Strategy) amended the CDCA Plan by formally incorporating the Strategy into BLM's planning process and by formally adopting the management areas. The Project transmission line would traverse approximately 7.5 miles of the Flat-tailed Horned Lizard Yuha Management Area (which overlaps with the Yuha Basin ACEC). As described in Section 5.6 of the AFC the Project is consistent with the Strategy; effects to flat-tailed horned lizards would be minimized by the use of proper Best Management Practices and by the co-location of the proposed transmission line with an existing transmission line (which allows the use of an existing maintenance road and avoids impacts that would be associated with the creation of a new transmission line access road).

The CDCA Plan designates areas as "open," "limited," or "closed" to motorized-vehicle access in order to provide recreational opportunities and protection of resources in appropriate areas. There are no areas designated "open" or "closed" to OHV use in the Project Site and thus the Project would not restrict OHV recreational uses in "open" areas or pose a threat to sensitive resources in areas that are located in "closed" areas. The Solar Two Project would be located in areas designated for "limited" motorized vehicle access, which means that motorized-vehicles are currently allowed only on certain routes of travel, which include roadways, trails, and washes.

According to the guidance issued by the BLM California Desert District in 2008 (in response to IM No. 2007-097), an amendment to the CDCA Plan is required for authorization of all power generation facility ROW sited on BLM-administered public lands within the CDCA. As indicated in the CDCA Plan, "Sites associated with power generation or transmission not identified in the Plan will be considered through the Plan Amendment process."

Recommendations

No additional need for ROW for linear facilities is known under the Reasonably Foreseeable Development Scenario within the designated corridors. Nonetheless, as described herein, approval and buildout of the Project as proposed would retain sufficient capacity within CDCA N, 368 115-238 to allow siting of additional utilities or expansion of transportation facilities in the corridor. The Project, as proposed, would not prohibit future development within the corridor of additional linear facilities.

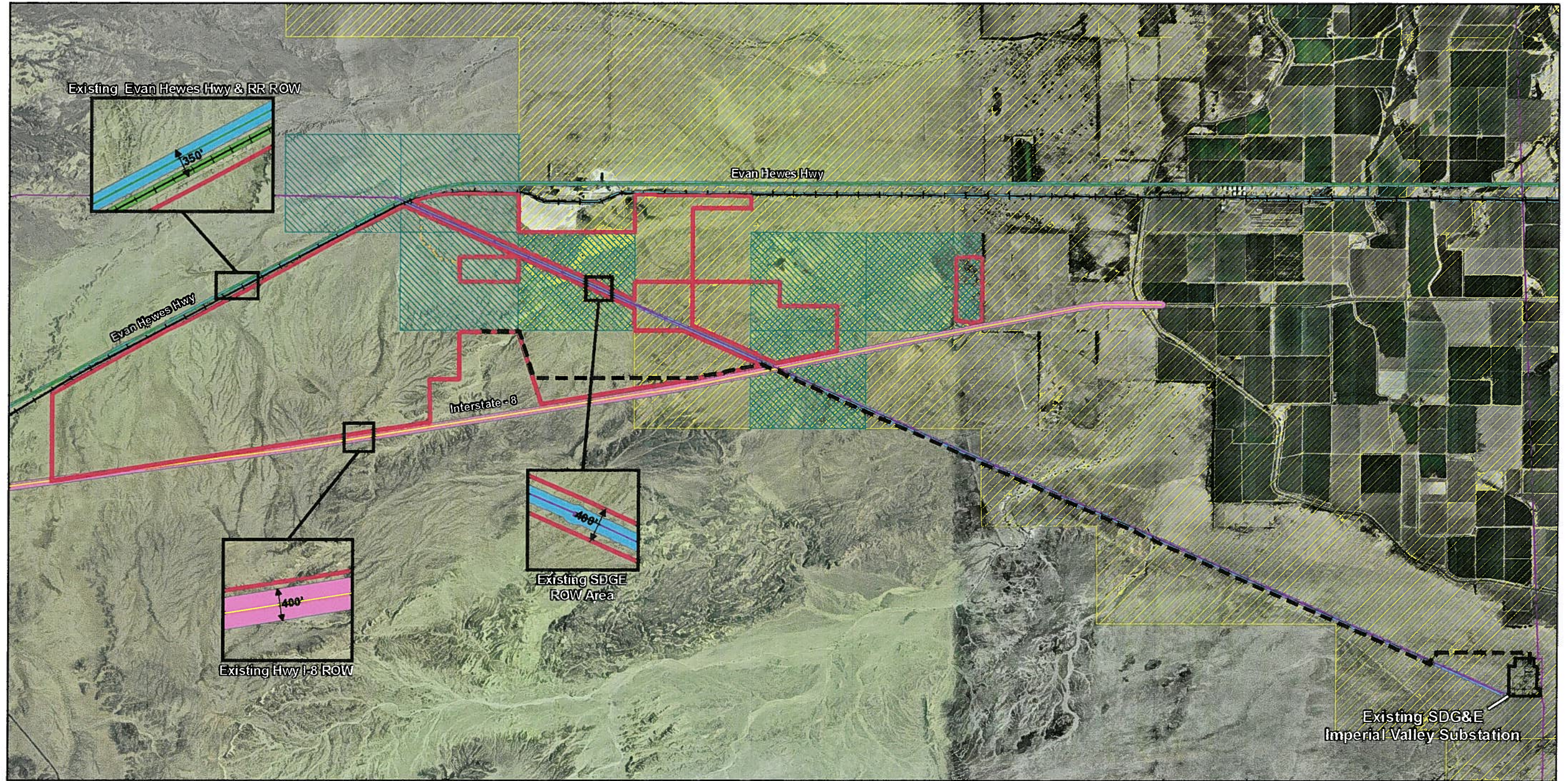
As is illustrated in Figure 2, a minor expansion of the 368 corridor to the north, routing around Plaster City, is recommended to maintain connectivity between the areas with additional capacity for future projects east of the project boundary and west of Dunaway Road and that portion of the corridor west of the Project. If an area must be part of the designated corridor CDCA N, 368 115-238 to be considered as a route for potential future projects, the existing corridor should be expanded to include the following areas in Sections 1, 5, 6, 7, 8 and 9 of T16SR11E.

Table 6 Recommended Corridor Expansion Areas

Section	Quarter	Lot	Subdivision
S01	SE		SESE
S05	NW	L6	
	NW		SWNW
	NW		SENW
	SW		NESW
	SE		NWSE
	SE		SWSE
S06	SE		SESE
	SW	L9	
	SW		SESW
	SW		NESW
	NE		SWNE
S06	NE		SENE
	NE	L3	
S07	NW		NWL3
S08	NE		NENE
S09	NW		NWNW
	NW		SWNW
	NW		SENW
	SW		NESW
	SE		NWSE
	SE		SWSE

5.0 LITERATURE CITED

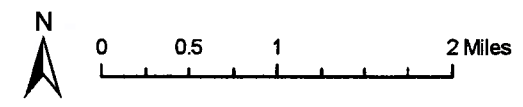
- Bureau of Land Management. 1980. California Desert Conservation Area Plan of 1980. Riverside, California. Amended 2003.
- Bureau of Land Management. 1981. Yuha Basin ACEC Management Plan. El Centro, California.
- Bureau of Land Management. 1990. Management Strategy for the Flat-tailed Horned Lizard on Bureau of Land Management Administered Lands Within the California Desert Conservation Area. Rpt to BLM and California Dept. of Fish and Game, Riverside, California.
- Bureau of Land Management. 2007. Instruction Memorandum (IM) No. 2007-097, Solar Energy Development Policy. Washington Office.
- Bureau of Land Management. 2008. Guidance for Processing Applications for Solar Power Generation Facilities on Bureau of Land Management Administered Public Lands in the California Desert District. Available at <http://www.blm.gov/pgdata/etc/medialib/blm/ca/pdf/cdd/energy.Par.62054.File.dat/Solar%20Power%20Generation%20Guidance%20-%20-%202009-17-2008.pdf>
- Bureau of Land Management. September 2009. Land & Mineral Legacy Rehost 2000 System - LR2000. Available at <http://www.blm.gov/lr2000/>
- California Department of Transportation. 2004. Highway Design Manual.
- ESRI © 2009. Prime World Maps.. All rights reserved. Used by permission.
- National Integrated Land System. September 2009. GeoCommunicator - Land & Mineral Use Records Viewer. Available at <http://www.geocommunicator.gov/GeoComm/index.shtm>
- National Pipeline Mapping System. 2007. Available at <http://www.npms.phmsa.dot.gov/> Accessed September 2009.
- Nolte Beyond Engineering. 2009. Record of Survey for Stirling Energy Systems, Inc. (Sec 12, 13, 14, 22, 23, 24, 25, 26, 27, T 16S, R10E and Sec 7, 9, 14, 15, 16, 17, 18, 19, 20, 21, 22, T16S, R11E S.B.B. & M. County of Imperial).
- SES Solar Two, LLC. 2008. Application for Certification.
- U.S. Department of Energy, Bonneville Power Administration, February 2002. *Schultz-Hanford Area Transmission Line Project Draft Environmental Impact Statement*.
- U.S. Department of Transportation, Federal Highway Administration, 2008. *Freight Story 2008*. Available at http://ops.fhwa.dot.gov/freight/freight_analysis/freight_story/index.htm



Legend

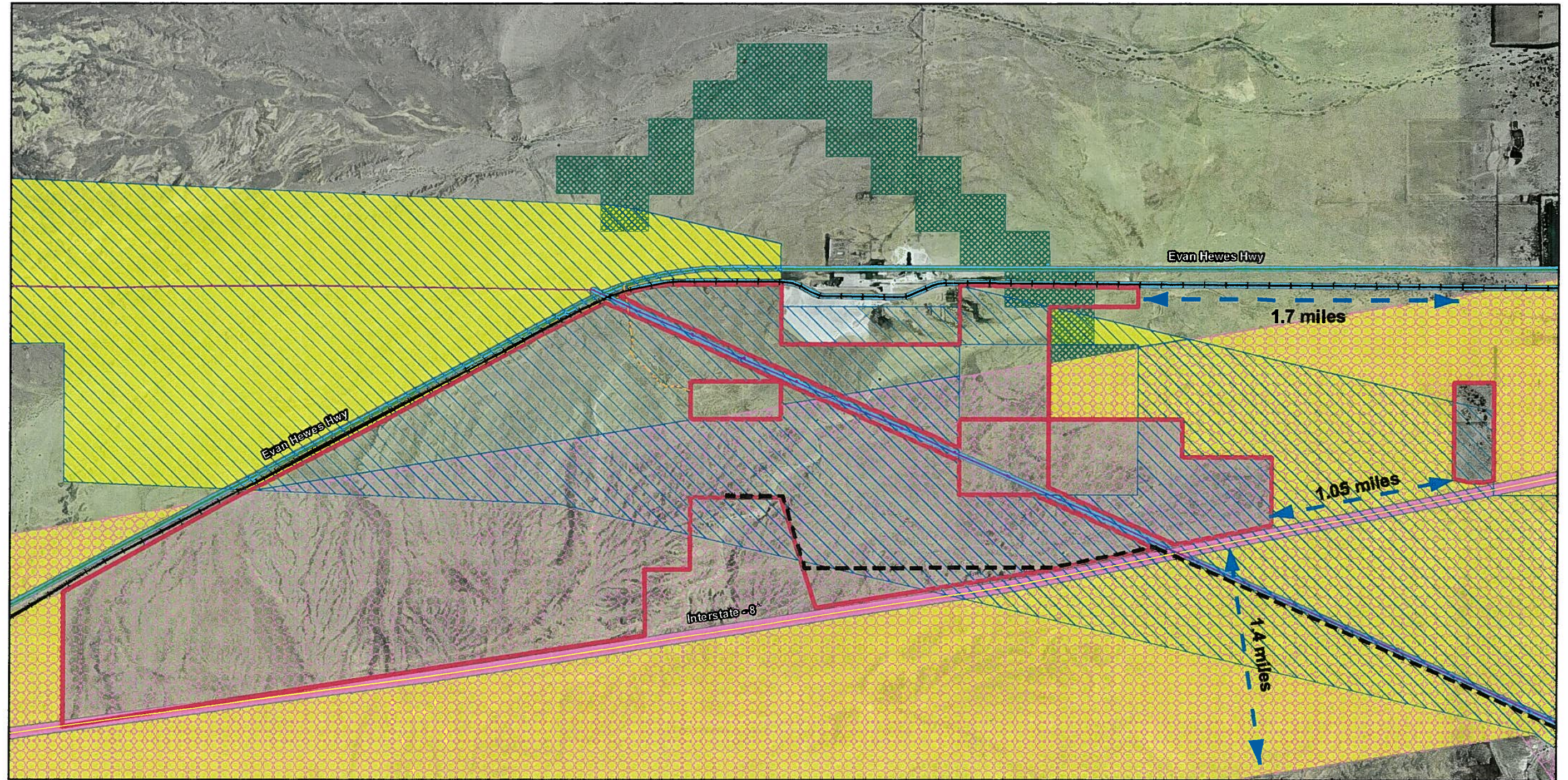
- | | | | |
|---|------------------|---|---|
| — SDGE Existing Transmission Line CACA 047658 | ROW Width | Other ROWs | □ Project Boundary |
| - - - Existing Access Road CACA 039037 | 12' | Water Stations CACA 049773 | - - - Proposed 230-kV Transmission Line |
| — Evan Hewes Hwy | 100' | Imperial Irrigation District ROW CALA 0039762 | |
| — Interstate - 8 | 200' | | |
| — SD & AZ Union Pacific RR | 400' | | |

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 Other baselayers: SES Solar Two, LLC. 2008. Application for Certification and National
 Integrated Land System. September 2009. GeoCommunicator - Land & Mineral Use Records Viewer.



Authorized ROWs
 within Project Area

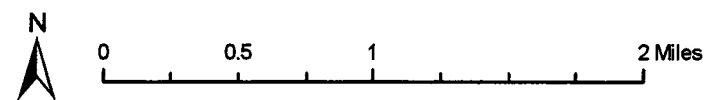
Figure 1



Legend

- | | | | |
|---|------------------|--|-----------------------------------|
| SDGE Existing Transmission Line CACA 047658 | ROW Width | Section 368 Utility Corridor | Project Boundary |
| Existing Access Road CACA 039037 | 12' | Recommended Corridor Expansion | Proposed 230-kV Transmission Line |
| Evan Hewes Hwy | 100' | CDCA Utility Corridor "N" (approximate location) | |
| Interstate - 8 | 200' | Future Additional Potential | |
| SD & AZ Union Pacific RR | 400' | | |

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 Other baselayers: SES Solar Two, LLC. 2008. Application for Certification and National Integrated Land System. September 2009. GeoCommunicator - Land & Mineral Use Records Viewer.



Available ROW
 for Future Use

Figure 2

Attachment A

Title Report prepared by Orange Coast Title Company



ORANGE COAST TITLE COMPANY
Builder Services/Commercial Division
3536 Concours Drive #120
Ontario, CA 91764

IM James Enterprises LLC
Post Office Box 454
Etiwanda, CA 91739

Attention: Irene James
Ref/Loan No: 034-360-055-00
Order No.: 1036258-32

Date: January 9, 2009

Thank you for allowing us to serve your title insurance needs. In regards to the order number referenced above, you will find:

X Your report has been emailed per your request



ORANGE COAST TITLE COMPANY
 Builder Services/Commercial Division
 3536 Concours Drive #120
 Ontario, CA 91764

PRELIMINARY REPORT

IM James Enterprises LLC
 Post Office Box 454
 Etiwanda, CA 91739

Attention: Irene James
 Your Reference No.: 034-360-055-00

Dated: January 9, 2009

In response to the above referenced application for a policy of title insurance, **Orange Coast Title Builder Services** hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a policy or policies of title insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said policy or policies are set forth in Exhibit B attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit B. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit B of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters, which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a binder or commitment should be requested.

Dated as of December 15, 2008 at 7:30 A.M.

Manuel Villalobos
 Title Officer
 Phone # 909-987-5433
 Fax # 909-297-2547
 mannyv@octitle.com

The form of Policy of Title Insurance contemplated by this report is:

C.L.T.A. Standard Coverage Policy - 1990 (Owner's Policy or Joint Protection)

SCHEDULE "A"

The estate or interest in the land hereinafter described or referred to covered by this report is:

A fee.

Title to said estate or interest at the date hereof is vested in:

David M. Miller and Alice K. Miller, husband and wife, as Joint Tenants to an undivided one-half interest and Jack L. Oatman, Jr., Trustee U/A DTD 7/1/94; Christine Oatman, Trustee separate property trust DTD 7/11/94; Homer C. Oatman, a married man as his sole and separate property, each as to an undivided 1/6 interest

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

The West ½ of the Northwest ¼ of Section 16, Township 16 South, Range 11 East, SBBM, County of Imperial, State of California;

Except therefrom the North 66 feet of the West 660 feet.

SCHEDULE "B"

At the date hereof exception to coverage in addition to the printed exceptions and exclusion contained in said policy form would be as follows:

- 1) General and Special taxes for the fiscal year 2009-2010, including any assessments collected with taxes. A lien not yet payable.
- 2) The following taxes have all been paid and are reported for proration purposes only. General and Special taxes for the fiscal year 2008-2009.

1st installment	\$32.87
2nd installment	\$32.87
Code area	Not shown
Parcel No.	034-360-055-000
Exemption	Not shown
- 3) The lien of supplemental taxes, if any, assessed pursuant to the provisions of section 75, et seq. of the revenue and taxation code of the State of California.
- 4) Rights of the public in and to any portion of said land lying within any lawfully established streets, roads or highways.
- 5) The fact that the owners of said land have no record access to a public street or highway. The affirmative coverage set forth in paragraph 4 of the insuring provisions in the title policy to be issued will not be provided in said policy when issued.
- 6) Any reservations recited in the patent from the State of California, as filed in Book 2, Page 26 of Patents, on October 24, 1908, by Instrument No. 26834, in the County of Imperial, State of California.
- 7) "NOTE: Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge of any outstanding obligation, please contact your title officer immediately for further review".
- 8) The requirement that we be furnished a copy of the Jack L. Oatman, Jr. Trust dated July 1, 1994, and the Christine Oatman separate property Trust, dated July 11, 1994 and any amendments thereto. A certification of said trust is acceptable if made pursuant to probate code section 18100.5 and qualified as a trust under section 82 of probate code.
- 9) The effect of documents, proceedings, liens, decrees or other matters which do not specifically describe said land, but which, if any do exist, may affect the title or impose liens or encumbrances thereon. The name search necessary to ascertain the existence of such matters has not been completed and will require a statement of information from vestees in order to complete this report.

End of Schedule B

"NOTES AND REQUIREMENTS SECTION"**Note No. 1**

California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

NOTE NO. 2 PAYOFF INFORMATION:

Note: this company does require current beneficiary demands prior to closing.

If the demand is expired and a correct demand cannot be obtained, our requirements will be as follows:

- A. If this company accepts a verbal update on the demand, we may hold an amount equal to one monthly mortgage payment. The amount of this hold will be over and above the verbal hold the lender may have stipulated.
- B. If this company cannot obtain a verbal update on the demand, will either pay off the expired demand or wait for the amended demand, at the discretion of the escrow.
- C. In the event that a payoff is being made to a servicing agent for the beneficiary, this company will require a complete copy of the servicing agreement prior to close.

Note No. 3

If this company is requested to disburse funds in connection with this transaction, chapter 598, statutes of 1989 mandates hold periods for checks deposited to escrow or sub-escrow accounts. The mandatory hold is one business day after the day deposited. Other checks require a hold period from three to seven business days after the day deposited.

Notice Regarding Your Deposit of Funds

California Insurance Code Sections 12413 *et. Seq.* Regulates the disbursement of escrow and sub-escrow funds by title companies. The law requires that funds be deposited in the title company escrow and sub-escrow accounts and be available for withdrawal prior to disbursement. Funds deposited with the Company by wire transfer may be disbursed upon receipt. Funds deposited with the Company via cashier's checks drawn on a California based bank may be disbursed the next business day after the day of deposit. If funds are deposited with by other methods, recording or disbursement may be delayed. All escrow and sub-escrow funds received by the Company will be deposited with other funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The Company and/or its parent company may receive certain direct or indirect benefits from the financial institution by reason of the deposit of such funds or the maintenance of such accounts with the financial institution, and the Company shall have no obligation to account to the depositing party in any manner for the value of, or to pay such party, any benefit received by the Company and/or its parent Company. Those benefits may include, without limitation, credits allowed by such financial institution on loans to the Company and/or its parent company and earnings on investments made on the proceeds of such loans, accounting, reporting and other services and products of such financial institution. Such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow or sub-escrow. If funds are to be deposited with **Orange Coast Title Builder Services** by wire transfer, they should be wired to the following bank/account:

Wiring Instructions for This Office:**Bank of America**100 West 33rd Street

New York, NY 10001

ABA 026009593

Account No. 123 589 4049

Credit to the account of Orange Coast Title Builder Services

Reference Title Order No. 1036258-32

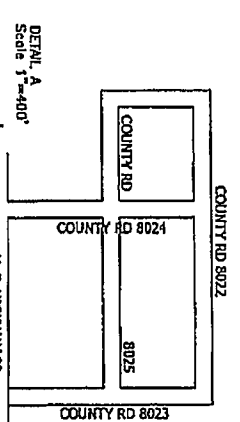
and Manuel Villalobos, title officer

SEC. 1 TO 18 INCL, T.16S, R.11E.

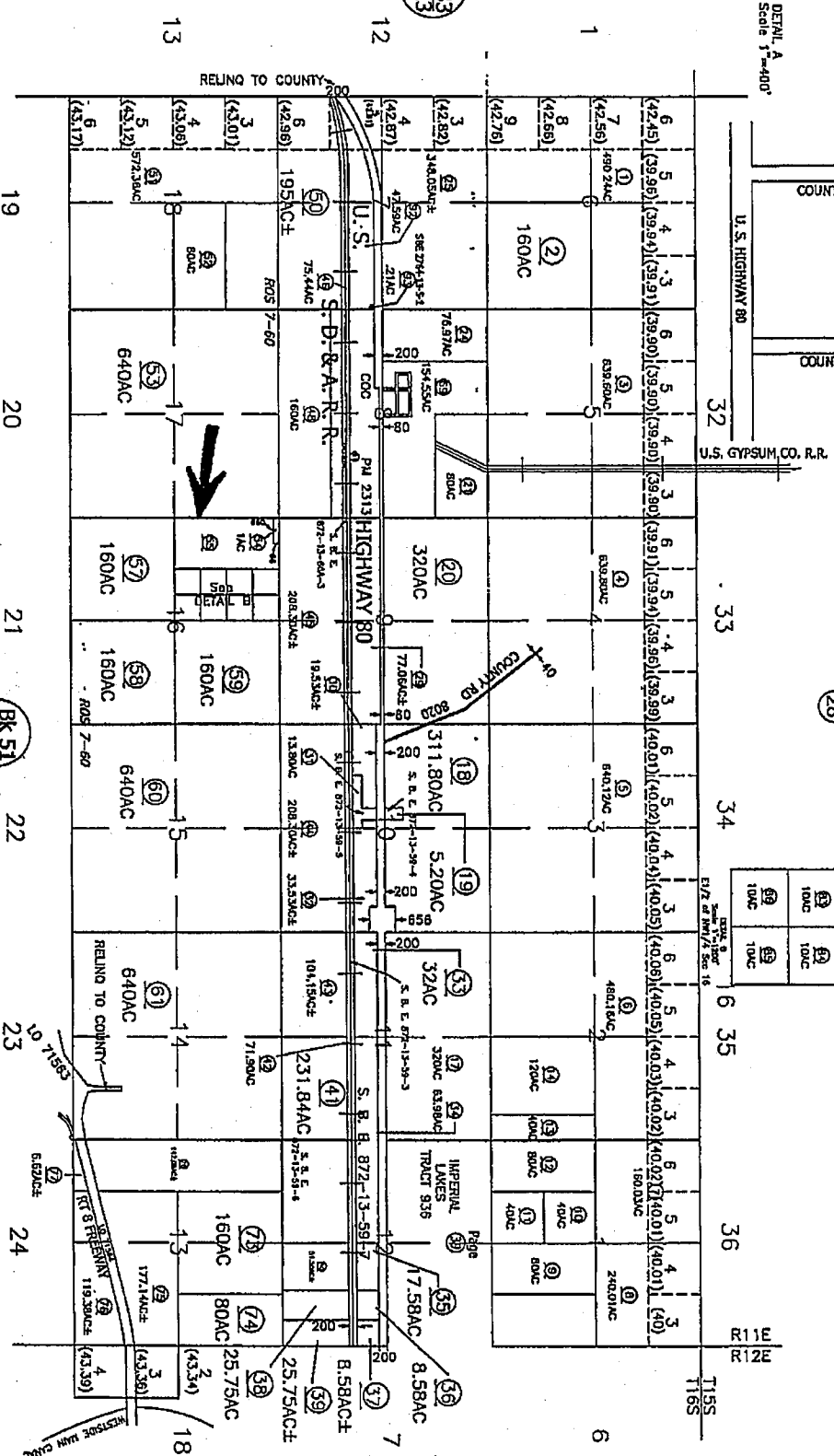
Tax Area Code
69-007

34-36

Description: Imperial, CA Assessor Map 34.36 Page: 1 of 1
Order: 4444 Comment:



①	②	③	④	⑤	⑥	⑦	⑧	⑨	⑩
10AC	10AC	10AC	10AC	10AC	10AC	10AC	10AC	10AC	10AC

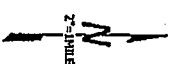


4-27-04 RM
7-17-01 AR
7-25-99 RM
3-26-92 LS
10-22-96 RM

DISCLAIMER:
THIS IS NOT AN ORIGINAL MAP.
THIS MAP WAS CREATED FOR THE IMPERIAL COUNTY
ASSESSOR FOR THE SOLE PURPOSE OF AIDING IN THE
IDENTIFICATION OF PARCELS FOR THE PURPOSE OF
THE PURPOSE OF QUESTIONS IN THIS MAP ARE NOT
THE RESPONSIBILITY OF THE COUNTY OF IMPERIAL
OR THE ASSESSOR. (REV. 8/18/00 SEC. 277)

THIS MAP SHOULD BE USED FOR REFERENCE PURPOSES ONLY. NO LIABILITY
IS ASSUMED FOR THE ACCURACY OF THE DATA SHOWN. PARCELS MAY NOT
COMPLY WITH LOCAL SUBDIVISION OR BUILDING ORDINANCES.

Assessor's Map BK.34-Pg.36
County of Imperial, Calif.



Attention

Please note that this preliminary report now has an extra copy of the legal description on a separate sheet of paper. There are no markings on the page. The idea is to provide you with a legal description that can be attached to other documents as needed.

Thank you for your support of **Orange Coast Title Builder Services**. We hope that this makes your job a little easier.

Exhibit "A"

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

The West $\frac{1}{2}$ of the Northwest $\frac{1}{4}$ of Section 16, Township 16 South, Range 11 East, SBEM, County of Imperial, State of California;

Except therefrom the North 66 feet of the West 660 feet.

STATEMENT OF FACTS

CONFIDENTIAL INFORMATION FOR YOUR PROTECTION

This statement is to be signed personally by each party to the transaction and by both husband, wife or domestic partner before title insurance can be written. When filled in completely it will serve to establish identity, eliminate matters affecting persons of similar name, protect you against forgeries, and speed the completion of your transaction.

MY FULL NAME (First, Middle, Last) _____ Date of Birth : _____
 Business Ph: _____ Home Ph: _____ Birthplace: _____
 SS# _____ Driver's License No. _____ Expiration Date _____ State Issued _____

I have lived continuously in the USA since: _____
 Full name of spouse/domestic partner: (First, Middle, Last) _____
 Spouse/domestic partner's Birthplace: _____ Date of Birth: _____
 Spouse/domestic partner's SS# _____ I have lived continuously in the USA since: _____
 We were married/legally joined on : _____ at _____
 Spouse/domestic partner's maiden name: _____

RESIDENCES & OCCUPATIONS DURING PAST 10 YEARS

Street _____	City _____	From _____	to _____
Street _____	City _____	From _____	to _____
Street _____	City _____	From _____	to _____

OCCUPATIONS

(Husband/Domestic partner)	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____
(Wife/Domestic partner)	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____

(If no former marriage/union, write "none" Otherwise complete the following)

Any Former Name of former wife/domestic partner: _____
Marrriages Deceased: ___ Divorced: ___ Interlocutory: ___ Final: ___ When: _____ Where: _____
 (check one item - Name of former husband/domestic partner: _____
 fill in date & place) Deceased: ___ Divorced: ___ Interlocutory: ___ Final: ___ When: _____ Where: _____

There are no leases, defects, encumbrances, adverse claims, or other matters affecting said property other than as _____
 Shown on the Preliminary Report prepared by: _____
 Bearing the above referenced order number dated: _____
 There is no-one in possession or entitled to possession of said property other than the Vestee shown in said Preliminary Report except: _____
 There is no work of improvement in progress and no such work has been completed within one year of this date:
 (Circle One) YES NO

The Street address of the property in this transaction is: _____
 Single Family Residence: _____ Multiple Residence: _____ Commercial: _____ Vacant Land: _____
 Occupied By: Owner: _____ Lessee: _____ Tenants: _____
 Is any portion of new loan funds to be used for construction? (circle one) YES NO

Date: _____ (Signature)

Order No: 1036258-32 _____ (Signature)

Exhibit B (Revised 11-17-06)

CALIFORNIA LAND TITLE ASSOCIATION STANDARD COVERAGE POLICY - 1990 EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:
1. (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien, or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
3. Defects, liens, encumbrances, adverse claims or other matters: (a) whether or not recorded in the public records at Date of Policy, but created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage or for the estate or interest insured by this policy.
4. Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with the applicable doing business laws of the state in which the land is situated.
5. Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
6. Any claim, which arises out of the transaction vesting in the insured the estate of interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.

EXCEPTIONS FROM COVERAGE - SCHEDULE B, PART I

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:
1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
2. Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

CLTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10/22/03) ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE EXCLUSIONS

In addition to the Exceptions in Schedule B, You are not insured against loss, costs, attorneys' fees, and expenses resulting from:
1. Governmental police power, and the existence or violation of any law or government regulation. This includes ordinances, laws and regulations concerning: a. building, b. zoning, c. Land use, d. improvements on the Land, e. Land division, f. environmental protection. This Exclusion does not apply to violations or the enforcement of these matters if notice of the violation or enforcement appears in the Public Records at the Policy Date. This Exclusion does not limit the coverage described in Covered Risk 14, 15, 16, 17 or 24.
2. The failure of Your existing structures, or any part of them, to be constructed in accordance with applicable building codes. This Exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at the Policy Date.
3. The right to take the Land by condemning it, unless: a. a notice of exercising the right appears in the Public Records at the Policy Date; or b. the taking happened before the Policy Date and is binding on You if You bought the Land without Knowing of the taking.
4. Risks: a. that are created, allowed, or agreed to by You, whether or not they appear in the Public Records; b. that are known to You at the Policy Date, but not to Us, unless they appear in the Public Records at the Policy Date; c. that result in no loss to You; or d. that first occur after the Policy Date - this does not limit the coverage described in Covered Risk 7, 8, d, 22, 23, 24 or 25.
5. Failure to pay value for Your Title.
6. Lack of a right: a. to any Land outside the area specifically described and referred to in paragraph 3 of Schedule A; and b. in streets, alleys, or waterways that touch the Land. This Exclusion does not limit the coverage described in Covered Risk 11 or 18.

LIMITATIONS ON COVERED RISKS

Your insurance for the following Covered Risks is limited on the Owner's Coverage Statement as follows:
* For Covered Risk 14, 15, 16 and 18, Your Deductible Amount and Our Maximum Dollar Limit of Liability shown in Schedule A.
The deductible amounts and maximum dollar limits shown on Schedule A are as follows:
Your Deductible Amount Our Maximum Dollar Limit of Liability
Covered Risk 14: % of Policy Amount or \$ (whichever is less) \$
Covered Risk 15: % of Policy Amount or \$ (whichever is less) \$
Covered Risk 16: % of Policy Amount or \$ (whichever is less) \$
Covered Risk 18: % of Policy Amount or \$ (whichever is less) \$

AMERICAN LAND TITLE ASSOCIATION RESIDENTIAL TITLE INSURANCE POLICY (6-1-87) EXCLUSIONS

In addition to the Exceptions in Schedule B, you are not insured against loss, costs, attorneys' fees, and expenses resulting from:
1. Governmental police power, and the existence or violation of any law or government regulation. This includes building and zoning ordinances and also laws and regulations concerning: * land use * improvements on the land * land division * environmental protection. This exclusion does not apply to violations or the enforcement of these matters which appear in the public records at Policy Date. This exclusion does not limit the zoning coverage described in Items 12 and 13 of Covered Title Risks.
2. The right to take the land by condemning it, unless: * a notice of exercising the right appears in the public records * on the Policy Date * the taking happened prior to the Policy Date and is binding on you if you bought the land without knowing of the taking.
3. Title Risks: * that are created, allowed, or agreed to by you * that are known to you, but not to us, on the Policy Date - unless they appeared in the public records * that result in no loss to you * that first affect your title after the Policy Date - this does not limit the labor and material lien coverage in Item 8 of Covered Title Risks.
4. Failure to pay value for your title.
5. Lack of a right: * to any land outside the area specifically described and referred to in Item 3 of Schedule A OR * in streets, alleys, or waterways that touch your land. This exclusion does not limit the access coverage in Item 5 of Covered Title Risks.

ALTA LOAN POLICY (10-17-92) WITH ALTA ENDORSEMENT-FORM I COVERAGE EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:
1. (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
3. Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy (except to the extent that this policy insures the priority of the lien of the insured mortgage over any statutory lien for services, labor or material or to the extent insurance is afforded herein as to assessments for street improvements under construction or completed at Date of Policy); or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage.
4. Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the land is situated.
5. Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
6. Any statutory lien for services, labor or materials (or the claim of priority of any statutory lien for services, labor or materials over the lien of the insured mortgage) arising from an improvement or work related to the land which is contracted for and commenced subsequent to Date of Policy and is not financed in whole or in part by proceeds of the indebtedness secured by the insured mortgage which at Date of Policy the insured has advanced or is obligated to advance.
7. Any claim, which arises out of the transaction creating the interest of the mortgage insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the interest of the insured mortgagee being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the subordination of the interest of the insured mortgagee as a result of the application of the doctrine of equitable subordination; or (iii) the transaction creating the interest of the insured mortgagee being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgment or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:
1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
2. Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
3. Easements, liens or encumbrances, or claims thereof, not shown by the public records.
4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA LOAN POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:
1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to: (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection, or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
3. Defects, liens, encumbrances, adverse claims, or other matters: (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 13, or 14); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.
5. Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law.
6. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is: (a) a fraudulent conveyance or fraudulent transfer, or (b) a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy.
7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the Insured Mortgage in the Public Records. This Exclusion does not modify or limit the coverage provided under Covered Risk 11(b). The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

- (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
- Any facts, rights, interests, or claims that are not shown by the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 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 and not shown by the Public Records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA OWNER'S POLICY (10-17-92) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the estate or interest insured by this policy.
- Any claim, which arises out of the transaction vesting in the insured the estate or interest insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the estate or interest insured by this policy being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the transaction creating the estate or interest insured by this policy being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgment or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage Policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
- Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA OWNER'S POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection, or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
- Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.
- Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is (a) a fraudulent conveyance or fraudulent transfer; or (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.
- Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

- (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
- Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 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 and that are not shown by the Public Records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (10/13/01) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the Land; (iii) a separation in ownership or a change in the dimensions or areas of the Land or any parcel of which the Land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the Public Records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters (a) created, suffered, assumed or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (this paragraph does not limit the coverage provided under Covered Risks 8, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26); or (e) resulting in loss or damage which would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
- Unenforceability of the lien of the Insured Mortgage because of the inability or failure of the Insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the Land is situated.
- Invalidity or unenforceability of the lien of the Insured Mortgage, or claim thereof, which arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, except as provided in Covered Risk 27, or any consumer credit protection or truth in lending law.
- Real property taxes or assessments of any governmental authority which become a lien on the Land subsequent to Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 7, 8(c) and 26.
- Any claim of invalidity, unenforceability or lack of priority of the lien of the Insured Mortgage as to advances or modifications made after the Insured has Knowledge that the vestee shown in Schedule A is no longer the owner of the estate or interest covered by this policy. This exclusion does not limit the coverage provided in Covered Risk 8.
- Lack of priority of the lien of the Insured Mortgage as to each and every advance made after Date of Policy, and all interest charged thereon, over liens, encumbrances and other matters affecting the title, the existence of which are Known to the Insured at (a) The time of the advance, or (b) The time a modification is made to the terms of the Insured Mortgage which changes the rate of interest charged, if the rate of interest is greater as a result of the modification than it would have been before the modification. This exclusion does not limit the coverage provided in Covered Risk 8.
- The failure of the residential structure, or any portion thereof to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at Date of Policy.

ORANGE COAST TITLE BUILDER SERVICES PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information – particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information that you provide to us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

Applicability

This Privacy Policy governs our use of the information which you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means.
- Information we receive from providers of services to us, such as appraisers, appraisal management companies, real estate agents and brokers and insurance agencies (this may include the appraised value, purchase price and other details about the property that is the subject of your transaction with us).
- Information about your transactions with us, our Affiliated Companies, or others; and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Opting Out

We may also share the information we collect about you within our family of companies (our "Affiliated Companies"). We may also provide this information to companies that perform marketing or other services on our behalf, or on behalf of our Affiliated Companies ("Service Providers"). However, we will not share this information with our Affiliated Companies or our Service Providers if you choose to opt out, in writing. To opt out, please use the form entitled "Request Not to Share Nonpublic Personal Information", which is attached hereto. This form provides instructions on how to request us not to share information with third parties.

Please be aware that Orange Coast Title Builder Services and its Affiliated Companies maintain high standards to safeguard nonpublic, personal information, and do not rent or sell such information. Please note, however, that unless you opt out in writing, our Affiliated Companies and Service Providers will have access to the information in our files.

Other Important Information

We reserve the right to modify or supplement this Privacy Policy at any time. If our Privacy Policy changes, we will provide the new Privacy Policy and the ability to opt out (as required by law) before the new policy becomes effective.

CERTIFICATION OF TRUST
PURSUANT TO CALIFORNIA PROBATE CODE SECTION 18100.5

I (We), The Jack L. Oatman, Jr. Trust dated July 1, 1994, and the Christine Oatman separate property Trust, dated July 11, 1994.

, trustee(s) confirm the following facts:

- 1. The (Name of Trust) is currently in existence and was created on (Date of Creation of Trust).
2. The settler(s) of the trust are as follows:
3. The currently acting trustee(s) of the trust is (are):
4. The power of the trustee(s) includes:
(a) The powers to sell, convey and exchange [] YES [] NO (check one)
(b) The powers to borrow money and encumber the trust property with a deed of trust or mortgage [] YES [] NO (check one)
5. The trust is: (check the applicable box)
(a) revocable [];
(b) irrevocable [] and the following party (ies), if any, is (are) identified as having the power to revoke the trust:
6. The trust: (check the applicable box)
(a) does have multiple trustees [];
(b) does not have multiple trustees []; If the trust has multiple trustees, the signatures of all the trustees or of any of the trustees is required to exercise the powers of the trust.
7. The trust identification number is as follows: (Social Security No./Employee ID)
8. Title to trust assets shall be taken in the following fashion:

The undersigned trustee(s) hereby declare(s) that the trust has not been revoked, modified, or amended in any manner, which would cause the representations, contained herein to be incorrect. The certification is being signed by all currently acting trustee(s) and is being executed in conformity with the provision of California Probate Code Section 18100.5, Chapter 530, Statutes of 1993.

Document Date:

by: by:

STATE OF CALIFORNIA) ss
COUNTY OF)

On , before me, (notary name) personally appeared

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 signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed this instrument.

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

The area below is for official notarial seal

WITNESS my hand and official seal.

Signature



ORANGE COAST TITLE COMPANY
Builder Services/Commercial Division
3536 Concours Drive #120
Ontario, CA 91764

IM James Enterprises LLC
Post Office Box 454
Etiwanda, CA 91739

Attention: Irene James
Ref/Loan No: APN 034-360-057-000
Order No.: 1032144-32

Date: December 10, 2008

Thank you for allowing us to serve your title insurance needs. In regards to the order number referenced above, you will find:

x Your report has been emailed per your request



ORANGE COAST TITLE COMPANY
Builder Services/Commercial Division
3536 Concoors Drive #120
Ontario, CA 91764

PRELIMINARY REPORT

IM James Enterprises LLC
Post Office Box 454
Etiwanda, CA 91739

Attention: Irene James
Your Reference No.: APN 034-360-057-000

Dated: December 10, 2008

In response to the above referenced application for a policy of title insurance, **Orange Coast Title Builder Services** hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a policy or policies of title insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said policy or policies are set forth in Exhibit B attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit B. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit B of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters, which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a binder or commitment should be requested.

Dated as of November 14, 2008 at 7:30 A.M.

A handwritten signature in cursive script, appearing to read 'Manuel Villalobos'.

Manuel Villalobos
Title Officer
Phone # 909-987-5433
Fax # 909-297-2547
mannyv@octitle.com

The form of Policy of Title Insurance contemplated by this report is:

C.L.T.A. Standard Coverage Policy - 1990 (Owner's Policy or Joint Protection)

SCHEDULE "A"

The estate or interest in the land hereinafter described or referred to covered by this report is:

A fee.

Title to said estate or interest at the date hereof is vested in:

Hossein Alimamaghani, a married man

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

The Southwest quarter of Section 16 Township 16 South, Range 11 East, San Bernardino Meridian, in an unincorporated area of the County of Imperial, State of California, according to the official plat thereof.

SCHEDULE "B"

At the date hereof exception to coverage in addition to the printed exceptions and exclusion contained in said policy form would be as follows:

- 1) General and Special taxes for the fiscal year 2009-2010, including any assessments collected with taxes. A lien not yet payable.
- 2) The following taxes have all been paid and are reported for proration purposes only. General and Special taxes for the fiscal year 2007-2008.

Total amount	\$336.76
1st installment	\$168.38
2nd installment	\$168.38
Parcel No.	034-360-057-000
Exemption	\$0.00
- 3) The lien of supplemental taxes, if any, assessed pursuant to the provisions of section 75, et seq. of the revenue and taxation code of the State of California.
- 4) Rights of the public in and to any portion of said land lying within any lawfully established streets, roads or highways.
- 5) The fact that the owners of said land have no record access to a public street or highway. The affirmative coverage set forth in paragraph 4 of the insuring provisions in the title policy to be issued will not be provided in said policy when issued.
- 6) Any reservations are recited in the Patent from the State of California, as filed on October 24, 1908, by instrument no. 26834, in book 2, page(s) 26 of Patents, County of Imperial.
- 7) NOTE: It will be necessary for the spouse of Hossein Alimamaghani, to join in the execution of any instrument required to convey or encumber said land.
- 8) An easement for purposes herein stated, and rights incidental thereto as provided in an instrument

Recorded:	February 18, 1982 as Instrument No. 10, in book 1480, page(s) 1482, Official Records
For:	Pole lines and incidental purposes
In favor of:	San Diego Gas and Electric Company
Affects:	The location of said easement is set forth therein.
- 9) The effect of documents, proceedings, liens, decrees or other matters which do not specifically describe said land, but which, if any do exist, may affect the title or impose liens or encumbrances thereon. The name search necessary to ascertain the existence of such matters has not been completed and will require a statement of information from vestees in order to complete this report.
- 10) "NOTE: Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge of any outstanding obligation, please contact your title officer immediately for further review".
- 11) Rights of parties in possession of said land by reason of unrecorded leases, if any. Please forward said leases for our examination.
- 12) Any facts, rights, interest or claims which a correct survey would show.
- 13) Any facts, rights, interest or claims which may be shown by an inspection of the land or which may be disclosed by inquiry of persons in possession of said land.

End of Schedule B

"NOTES AND REQUIREMENTS SECTION"**Note No. 1**

California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

NOTE NO. 2 PAYOFF INFORMATION:

Note: this company does require current beneficiary demands prior to closing.

If the demand is expired and a correct demand cannot be obtained, our requirements will be as follows:

- A. If this company accepts a verbal update on the demand, we may hold an amount equal to one monthly mortgage payment. The amount of this hold will be over and above the verbal hold the lender may have stipulated.
- B. If this company cannot obtain a verbal update on the demand, will either pay off the expired demand or wait for the amended demand, at the discretion of the escrow.
- C. In the event that a payoff is being made to a servicing agent for the beneficiary, this company will require a complete copy of the servicing agreement prior to close.

Note No. 3

If this company is requested to disburse funds in connection with this transaction, chapter 598, statutes of 1989 mandates hold periods for checks deposited to escrow or sub-escrow accounts. The mandatory hold is one business day after the day deposited. Other checks require a hold period from three to seven business days after the day deposited.

Notice Regarding Your Deposit of Funds

California Insurance Code Sections 12413 *et. Seq.* Regulates the disbursement of escrow and sub-escrow funds by title companies. The law requires that funds be deposited in the title company escrow and sub-escrow accounts and be available for withdrawal prior to disbursement. Funds deposited with the Company by wire transfer may be disbursed upon receipt. Funds deposited with the Company via cashier's checks drawn on a California based bank may be disbursed the next business day after the day of deposit. If funds are deposited with by other methods, recording or disbursement may be delayed. All escrow and sub-escrow funds received by the Company will be deposited with other funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The Company and/or its parent company may receive certain direct or indirect benefits from the financial institution by reason of the deposit of such funds or the maintenance of such accounts with the financial institution, and the Company shall have no obligation to account to the depositing party in any manner for the value of, or to pay such party, any benefit received by the Company and/or its parent Company. Those benefits may include, without limitation, credits allowed by such financial institution on loans to the Company and/or its parent company and earnings on investments made on the proceeds of such loans, accounting, reporting and other services and products of such financial institution. Such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow or sub-escrow. If funds are to be deposited with **Orange Coast Title Builder Services** by wire transfer, they should be wired to the following bank/account:

Wiring Instructions for This Office:**Bank of America**100 West 33rd Street

New York, NY 10001

ABA 026009593

Account No. 123 589 4049

Credit to the account of Orange Coast Title Builder Services

Reference Title Order No. 1032144-32

and Manuel Villalobos, title officer

/RC

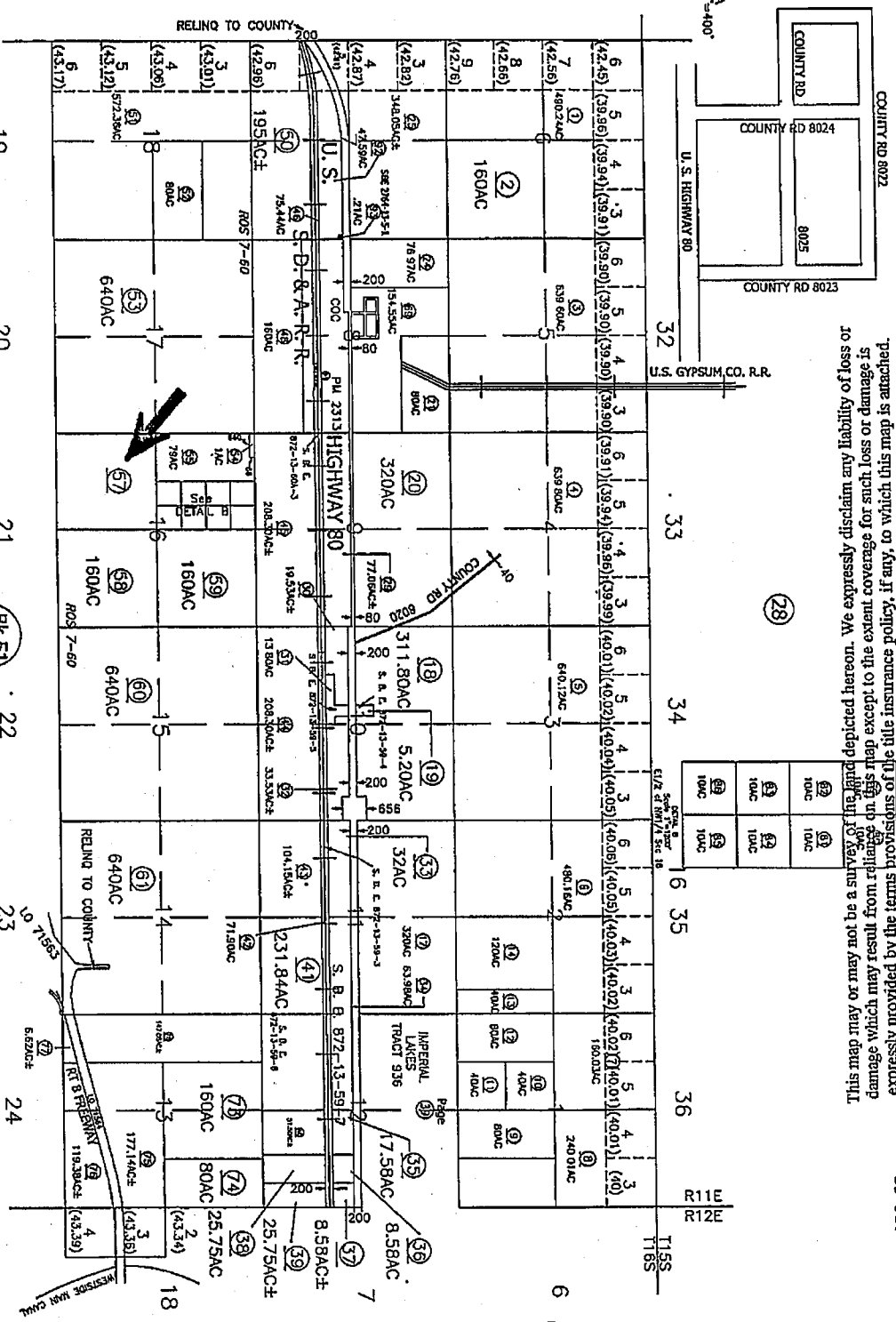
SEC. 1 TO 18 INCL., T.16S., R.11E.

Tax Area Code
69-007

34-36

paqatne si deou siqit hqijw ot yan ji kapiwod canmanun ajit ajit jo supisatiod sumit ajit qd pepiwoid assiddre
 si egeunip jo ssoi tuch jor egeawoc naxex xit to idaxe deui sif jo xaxerijer moq jitesu amu qijwaj egeunip
 jo ssoi jo kijiqetl amz unipisip assiddre am. noxeraj peqitpidap pidiqit jo kavlans e aq jor asur jo amu deui siqit.

DETAIL A
Scale 1"=400'



10AC	10AC	10AC	10AC
10AC	10AC	10AC	10AC
10AC	10AC	10AC	10AC
10AC	10AC	10AC	10AC

BK 33
Pg 23

BK 51
Pg 25

BK 51
Pg 01

4-27-04 RM
7-17-01 AR
7-25-89 RM
3-25-92 LS
10-22-96 RM

DISCLAIMER
THIS IS NOT AN OFFICIAL MAP.
THIS MAP WAS CREATED FOR THE IMPERIAL COUNTY
ASSESSOR FROM THE BEST AVAILABLE RECORDS IN
THE POSSESSION OF THE ASSESSOR.
NO WRARRANTY OR GUARANTEE IS MADE
BY THE ASSESSOR. THE COUNTY OF IMPERIAL
ON THE ASSESSOR. (REV. & TAX. CODE SEC.371)

Assessor's Map BK.34-Pg.36
County of Imperial, Calif.

Attention

Please note that this preliminary report now has an extra copy of the legal description on a separate sheet of paper. There are no markings on the page. The idea is to provide you with a legal description that can be attached to other documents as needed.

Thank you for your support of **Orange Coast Title Builder Services**. We hope that this makes your job a little easier.

Exhibit "A"

The Southwest quarter of Section 16 Township 16 South, Range 11 East, San Bernardino Meridian, in an unincorporated area of the County of Imperial, State of California, according to the official plat thereof.

Exhibit B (Revised 11-17-06)

CALIFORNIA LAND TITLE ASSOCIATION STANDARD COVERAGE POLICY – 1990 EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:
- (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien, or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy; (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy;
 - Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
 - Defects, liens, encumbrances, adverse claims or other matters: (a) whether or not recorded in the public records at Date of Policy, but created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage or for the estate or interest insured by this policy.
 - Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with the applicable doing business laws of the state in which the land is situated.
 - Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
 - Any claim, which arises out of the transaction vesting in the insured the estate of interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.

EXCEPTIONS FROM COVERAGE - SCHEDULE B, PART I

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:
- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
 - Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
 - Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
 - Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
 - (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

CLTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10/22/03) ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE EXCLUSIONS

- In addition to the Exceptions in Schedule B, You are not insured against loss, costs, attorneys' fees, and expenses resulting from:
- Governmental police power, and the existence or violation of any law or government regulation. This includes ordinances, laws and regulations concerning: a. building, b. zoning, c. Land use d. improvements on the Land, e. Land division, f. environmental protection. This Exclusion does not apply to violations or the enforcement of these matters if notice of the violation or enforcement appears in the Public Records at the Policy Date. This Exclusion does not limit the coverage described in Covered Risk 14, 15, 16, 17 or 24.
 - The failure of Your existing structures, or any part of them, to be constructed in accordance with applicable building codes. This Exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at the Policy Date.
 - The right to take the Land by condemning it, unless: a. a notice of exercising the right appears in the Public Records at the Policy Date; or b. the taking happened before the Policy Date and is binding on You if You bought the Land without Knowing of the taking.
 - Risks, a. that are created, allowed, or agreed to by You, whether or not they appear in the Public Records; b. that are Known to You at the Policy Date, but not to Us, unless they appear in the Public Records at the Policy Date; c. that result in no loss to You; or d. that first occur after the Policy Date - this does not limit the coverage described in Covered Risk 7, 8, d, 22, 23, 24 or 25.
 - Failure to pay value for Your Title.
 - Lack of a right: a. to any Land outside the area specifically described and referred to in paragraph 3 of Schedule A; and b. in streets, alleys, or waterways that touch the Land. This Exclusion does not limit the coverage described in Covered Risk 11 or 18.

LIMITATIONS ON COVERED RISKS

Your insurance for the following Covered Risks is limited on the Owner's Coverage Statement as follows:
 * For Covered Risk 14, 15, 16 and 18, Your Deductible Amount and Our Maximum Dollar Limit of Liability shown in Schedule A.
 The deductible amounts and maximum dollar limits shown on Schedule A are as follows:

Covered Risk 14:	Your Deductible Amount	Our Maximum Dollar Limit of Liability
Covered Risk 15:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 16:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 18:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____

AMERICAN LAND TITLE ASSOCIATION RESIDENTIAL TITLE INSURANCE POLICY (6-1-87) EXCLUSIONS

- In addition to the Exceptions in Schedule B, you are not insured against loss, costs, attorneys' fees, and expenses resulting from:
- Governmental police power, and the existence or violation of any law or government regulation. This includes building and zoning ordinances and also laws and regulations concerning: * land use * improvements on the land * land division * environmental protection. This exclusion does not apply to violations or the enforcement of these matters which appear in the public records at Policy Date. This exclusion does not limit the zoning coverage described in Items 12 and 13 of Covered Title Risks.
 - The right to take the land by condemning it, unless: * a notice of exercising the right appears in the public records * on the Policy Date * the taking happened prior to the Policy Date and is binding on you if you bought the land without knowing of the taking
 - Title Risks: * that are created, allowed, or agreed to by you * that are known to you, but not to us, on the Policy Date – unless they appeared in the public records * that result in no loss to you * that first affect your title after the Policy Date – this does not limit the labor and material lien coverage in Item 8 of Covered Title Risks
 - Failure to pay value for your title.
 - Lack of a right: * to any land outside the area specifically described and referred to in Item 3 of Schedule A OR * in streets, alleys, or waterways that touch your land. This exclusion does not limit the access coverage in Item 5 of Covered Title Risks.

ALTA LOAN POLICY (10-17-92) WITH ALTA ENDORSEMENT-FORM 1 COVERAGE EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:
- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy; (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
 - Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
 - Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy (except to the extent that this policy insures the priority of the lien of the insured mortgage over any statutory lien for services, labor or material or to the extent insurance is afforded herein as to assessments for street improvements under construction or completed at Date of Policy); or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage.
 - Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the land is situated.
 - Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
 - Any statutory lien for services, labor or materials (or the claim of priority of any statutory lien for services, labor or materials over the lien of the insured mortgage) arising from an improvement or work related to the land which is contracted for and commenced subsequent to Date of Policy and is not financed in whole or in part by proceeds of the indebtedness secured by the insured mortgage which at Date of Policy the insured has advanced or is obligated to advance.
 - Any claim, which arises out of the transaction creating the interest of the mortgagee insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the interest of the insured mortgagee being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the subordination of the interest of the insured mortgagee as a result of the application of the doctrine or equitable subordination, or (iii) the transaction creating the interest of the insured mortgagee being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgement or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage.

EXCEPTIONS FROM COVERAGE

- This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:
- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
 - Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
 - Easements, liens or encumbrances, or claims thereof, not shown by the public records.
 - Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
 - (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA LOAN POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

- The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:
- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to: (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection; or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power; This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
3. Defects, liens, encumbrances, adverse claims, or other matters: (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 13, or 14); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.
5. Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law.
6. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is, (a) a fraudulent conveyance or fraudulent transfer, or (b) a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy.
7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the Insured Mortgage in the Public Records. This Exclusion does not modify or limit the coverage provided under Covered Risk 11(b). The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

- (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
- Any facts, rights, interests, or claims that are not shown by the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 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 and not shown by the Public Records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA OWNER'S POLICY (10-17-92) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy, or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the estate or interest insured by this policy.
- Any claim, which arises out of the transaction vesting in the Insured the estate or interest insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the estate or interest insured by this policy being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the transaction creating the estate or interest insured by this policy being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgement or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage Policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
- Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA OWNER'S POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection; or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
- Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.
- Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is (a) a fraudulent conveyance or fraudulent transfer; or (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.
- Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

- (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
- Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
- Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
- 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 and that are not shown by the Public Records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (10/13/01) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the Land; (iii) a separation in ownership or a change in the dimensions or area of the Land or any parcel of which the Land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the Public Records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (this paragraph does not limit the coverage provided under Covered Risks 8, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26); or (e) resulting in loss or damage which would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
- Unenforceability of the lien of the Insured Mortgage because of the inability or failure of the Insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the Land is situated.
- Invalidity or unenforceability of the lien of the Insured Mortgage, or claim thereof, which arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, except as provided in Covered Risk 27, or any consumer credit protection or truth in lending law.
- Real property taxes or assessments of any governmental authority which become a lien on the Land subsequent to Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 7, 8(c) and 26.
- Any claim of invalidity, unenforceability or lack of priority of the lien of the Insured Mortgage as to advances or modifications made after the Insured has Knowledge that the vestee shown in Schedule A is no longer the owner of the estate or interest covered by this policy. This exclusion does not limit the coverage provided in Covered Risk 8.
- Lack of priority of the lien of the Insured Mortgage as to each and every advance made after Date of Policy, and all interest charged thereon, over liens, encumbrances and other matters affecting the title, the existence of which are Known to the Insured at: (a) The time of the advance; or (b) The time a modification is made to the terms of the Insured Mortgage which changes the rate of interest charged, if the rate of interest is greater as a result of the modification than it would have been before the modification. This exclusion does not limit the coverage provided in Covered Risk 8.
- The failure of the residential structure, or any portion thereof to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at Date of Policy.

ORANGE COAST TITLE BUILDER SERVICES PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information – particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information that you provide to us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

Applicability

This Privacy Policy governs our use of the information which you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means.
- Information we receive from providers of services to us, such as appraisers, appraisal management companies, real estate agents and brokers and insurance agencies (this may include the appraised value, purchase price and other details about the property that is the subject of your transaction with us).
- Information about your transactions with us, our Affiliated Companies, or others; and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Opting Out

We may also share the information we collect about you within our family of companies (our "Affiliated Companies"). We may also provide this information to companies that perform marketing or other services on our behalf, or on behalf of our Affiliated Companies ("Service Providers"). However, we will not share this information with our Affiliated Companies or our Service Providers if you choose to opt out, in writing. To opt out, please use the form entitled "Request Not to Share Nonpublic Personal Information", which is attached hereto. This form provides instructions on how to request us not to share information with third parties.

Please be aware that Orange Coast Title Builder Services and its Affiliated Companies maintain high standards to safeguard nonpublic, personal information, and do not rent or sell such information. Please note, however, that unless you opt out in writing, our Affiliated Companies and Service Providers will have access to the information in our files.

Other Important Information

We reserve the right to modify or supplement this Privacy Policy at any time. If our Privacy Policy changes, we will provide the new Privacy Policy and the ability to opt out (as required by law) before the new policy becomes effective.

REQUEST NOT TO SHARE NONPUBLIC PERSONAL INFORMATION

Please read the following information carefully.

Orange Coast Title Builder Services may share nonpublic, personal information we collect about you within our family of companies (our "Affiliated Companies"). We may also provide this information to companies that perform marketing or other services on our behalf, or on behalf of our Affiliated Companies ("Service Providers"). By sharing this information, we can better understand your service needs. We can then send you notification of new products and services offered by Orange Coast Title Builder Services, its Affiliated Companies or its Service Providers that you may not otherwise know about.

However, you may prohibit the sharing of non-public personal information within our Affiliated Companies, or with any third parties at any time. If you would like to limit disclosures of non-public, personal information about you as described herein, please check the appropriate box or boxes to indicate your privacy choices, and return this form to us at the address below.

- Please do not share personal information about me with non-affiliated third parties.
- Please do not share personal information about me with any of your Affiliated Companies except as necessary to effect, administer, process, service or enforce a transaction requested or authorized by me.
- Please do not contact me with offers of products or services by mail.
- Please do not contact me with offers of products or services by e-mail.
- Please do not contact me with offers of products or services by telephone.

Name

Company Name

Address

Address

City, State, Zip

City, State, Zip

Phone Number

Phone Number

E-mail address

E-mail address

ORANGE COAST TITLE BUILDER SERVICES
3536 Concours Drive #120
Ontario, CA 91764

STATEMENT OF FACTS

CONFIDENTIAL INFORMATION FOR YOUR PROTECTION

This statement is to be signed personally by each party to the transaction and by both husband, wife or domestic partner before title insurance can be written. When filled in completely it will serve to establish identity, eliminate matters affecting persons of similar name, protect you against forgeries, and speed the completion of your transaction.

MY FULL NAME (First, Middle, Last) _____ Date of Birth : _____
 Business Ph: _____ Home Ph: _____ Birthplace: _____
 SS# _____ Driver's License No. _____ Expiration Date _____ State Issued _____

I have lived continuously in the USA since: _____
 Full name of spouse/domestic partner: (First, Middle, Last) _____
 Spouse/domestic partner's Birthplace: _____ Date of Birth: _____
 Spouse/domestic partner's SS# _____ I have lived continuously in the USA since: _____
 We were married/legally joined on : _____ at _____
 Spouse/domestic partner's maiden name: _____

RESIDENCES & OCCUPATIONS DURING PAST 10 YEARS

Street _____	City _____	From _____	to _____
Street _____	City _____	From _____	to _____
Street _____	City _____	From _____	to _____

OCCUPATIONS

(Husband/Domestic partner)	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____
(Wife/Domestic partner)	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____
	Firm Name: _____	Location: _____

(If no former marriage/union, write "none" Otherwise complete the following)

Any Former Name of former wife/domestic partner: _____
Marriages Deceased: ___ Divorced: ___ Interlocutory: ___ Final: ___ When: _____ Where: _____
 (check one item - Name of former husband/domestic partner: _____
 fill in date & place) Deceased: ___ Divorced: ___ Interlocutory: ___ Final: ___ When: _____ Where: _____

There are no leases, defects, encumbrances, adverse claims, or other matters affecting said property other than as _____
 Shown on the Preliminary Report prepared by: _____
 Bearing the above referenced order number dated: _____
 There is no-one in possession or entitled to possession of said property other than the Vestee shown in said Preliminary Report except: _____
 There is no work of improvement in progress and no such work has been completed within one year of this date:
 (Circle One) YES NO

The Street address of the property in this transaction is: _____
 Single Family Residence: _____ Multiple Residence: _____ Commercial: _____ Vacant Land: _____
 Occupied By: Owner: _____ Lessee: _____ Tenants: _____
 Is any portion of new loan funds to be used for construction? (circle one) YES NO

Date: _____ (Signature)

Order No: 1032144-32 (Signature)



ORANGE COAST TITLE COMPANY
Builder Services/Commercial Division
3536 Concours Drive #120
Ontario, CA 91764

IM James Enterprises LLC
Post Office Box 454
Etiwanda, CA 91739

Attention: Irene James
Ref/Loan No: 034-360-058-00
Order No.: 1037391-32

Date: January 9, 2009

Thank you for allowing us to serve your title insurance needs. In regards to the order number referenced above, you will find:

X Your report has been emailed per your request



ORANGE COAST TITLE COMPANY
 Builder Services/Commercial Division
 3536 Concours Drive #120
 Ontario, CA 91764

PRELIMINARY REPORT

IM James Enterprises LLC
 Post Office Box 454
 Etiwanda, CA 91739

Attention: Irene James
 Your Reference No.: 034-360-058-00

Dated: January 9, 2009

In response to the above referenced application for a policy of title insurance, **Orange Coast Title Builder Services** hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a policy or policies of title insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said policy or policies are set forth in Exhibit B attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit B. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit B of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters, which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a binder or commitment should be requested.

Dated as of December 15, 2008 at 7:30 A.M.

Manuel Villalobos
 Title Officer
 Phone # 909-987-5433
 Fax # 909-297-2547
 mannyv@octitle.com

The form of Policy of Title Insurance contemplated by this report is:

C.L.T.A. Standard Coverage Policy - 1990 (Owner's Policy or Joint Protection)

SCHEDULE "A"

The estate or interest in the land hereinafter described or referred to covered by this report is:

A fee.

Title to said estate or interest at the date hereof is vested in:

David M. Miller and Alice K. Miller, husband and wife, as Joint Tenants to an undivided one-half interest and Jack L. Oatman, Jr., Trustee U/A DTD 7/1/94; Christine Oatman, Trustee separate property trust DTD 7/11/94; Homer C. Oatman, a married man as his sole and separate property, each as to an undivided 1/6 interest

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

Southeast quarter, Section 16, Township 16 South, Range 11 East, SBBM, in the County of Imperial, State of California.

SCHEDULE "B"

At the date hereof exception to coverage in addition to the printed exceptions and exclusion contained in said policy form would be as follows:

- 1) General and Special taxes for the fiscal year 2009-2010, including any assessments collected with taxes. A lien not yet payable.
- 2) The following taxes have all been paid and are reported for proration purposes only. General and Special taxes for the fiscal year 2008-2009.

1st installment	\$49.05
2nd installment	\$49.05
Code area	Not shown
Parcel No.	034-360-058-000
Exemption	Not shown
- 3) The lien of supplemental taxes, if any, assessed pursuant to the provisions of section 75, et seq. of the revenue and taxation code of the State of California.
- 4) Rights of the public in and to any portion of said land lying within any lawfully established streets, roads or highways.
- 5) The fact that the owners of said land have no record access to a public street or highway. The affirmative coverage set forth in paragraph 4 of the insuring provisions in the title policy to be issued will not be provided in said policy when issued.
- 6) Any reservations recited in the patent from the State of California, as filed in Book 2, Page 26 of Patents, on October 24, 1908, by Instrument No. 26834, in the County of Imperial, State of California.
- 7) An easement for purposes herein stated, and rights incidental thereto as provided in an instrument

Recorded:	June 9, 1982, Book 1485 page 1487, Official Records
For:	Pole lines and incidental purposes
In favor of:	San Diego Gas & Electric Company
Affects:	The location of said easement is set forth therein.
- 8) "NOTE: Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge of any outstanding obligation, please contact your title officer immediately for further review".
- 9) The requirement that we be furnished a copy of the Jack L. Oatman, Jr. Trust dated July 1, 1994, and the Christine Oatman separate property Trust, dated July 11, 1994 and any amendments thereto. A certification of said trust is acceptable if made pursuant to probate code section 18100.5 and qualified as a trust under section 82 of probate code.
- 10) The effect of documents, proceedings, liens, decrees or other matters which do not specifically describe said land, but which, if any do exist, may affect the title or impose liens or encumbrances thereon. The name search necessary to ascertain the existence of such matters has not been completed and will require a statement of information from vestees in order to complete this report.

End of Schedule B

"NOTES AND REQUIREMENTS SECTION"**Note No. 1**

California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

NOTE NO. 2 PAYOFF INFORMATION:

Note: this company does require current beneficiary demands prior to closing.

If the demand is expired and a correct demand cannot be obtained, our requirements will be as follows:

- A. If this company accepts a verbal update on the demand, we may hold an amount equal to one monthly mortgage payment. The amount of this hold will be over and above the verbal hold the lender may have stipulated.
- B. If this company cannot obtain a verbal update on the demand, will either pay off the expired demand or wait for the amended demand, at the discretion of the escrow.
- C. In the event that a payoff is being made to a servicing agent for the beneficiary, this company will require a complete copy of the servicing agreement prior to close.

Note No. 3

If this company is requested to disburse funds in connection with this transaction, chapter 598, statutes of 1989 mandates hold periods for checks deposited to escrow or sub-escrow accounts. The mandatory hold is one business day after the day deposited. Other checks require a hold period from three to seven business days after the day deposited.

Notice Regarding Your Deposit of Funds

California Insurance Code Sections 12413 *et. Seq.* Regulates the disbursement of escrow and sub-escrow funds by title companies. The law requires that funds be deposited in the title company escrow and sub-escrow accounts and be available for withdrawal prior to disbursement. Funds deposited with the Company by wire transfer may be disbursed upon receipt. Funds deposited with the Company via cashier's checks drawn on a California based bank may be disbursed the next business day after the day of deposit. If funds are deposited with by other methods, recording or disbursement may be delayed. All escrow and sub-escrow funds received by the Company will be deposited with other funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The Company and/or its parent company may receive certain direct or indirect benefits from the financial institution by reason of the deposit of such funds or the maintenance of such accounts with the financial institution, and the Company shall have no obligation to account to the depositing party in any manner for the value of, or to pay such party, any benefit received by the Company and/or its parent Company. Those benefits may include, without limitation, credits allowed by such financial institution on loans to the Company and/or its parent company and earnings on investments made on the proceeds of such loans, accounting, reporting and other services and products of such financial institution. Such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow or sub-escrow. If funds are to be deposited with **Orange Coast Title Builder Services** by wire transfer, they should be wired to the following bank/account:

Wiring Instructions for This Office:

Bank of America

100 West 33rd Street

New York, NY 10001

ABA 026009593

Account No. 123 589 4049

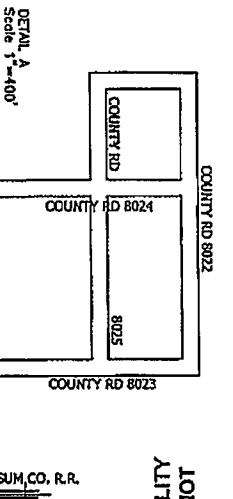
Credit to the account of Orange Coast Title Builder Services

Reference Title Order No. 1037391-32

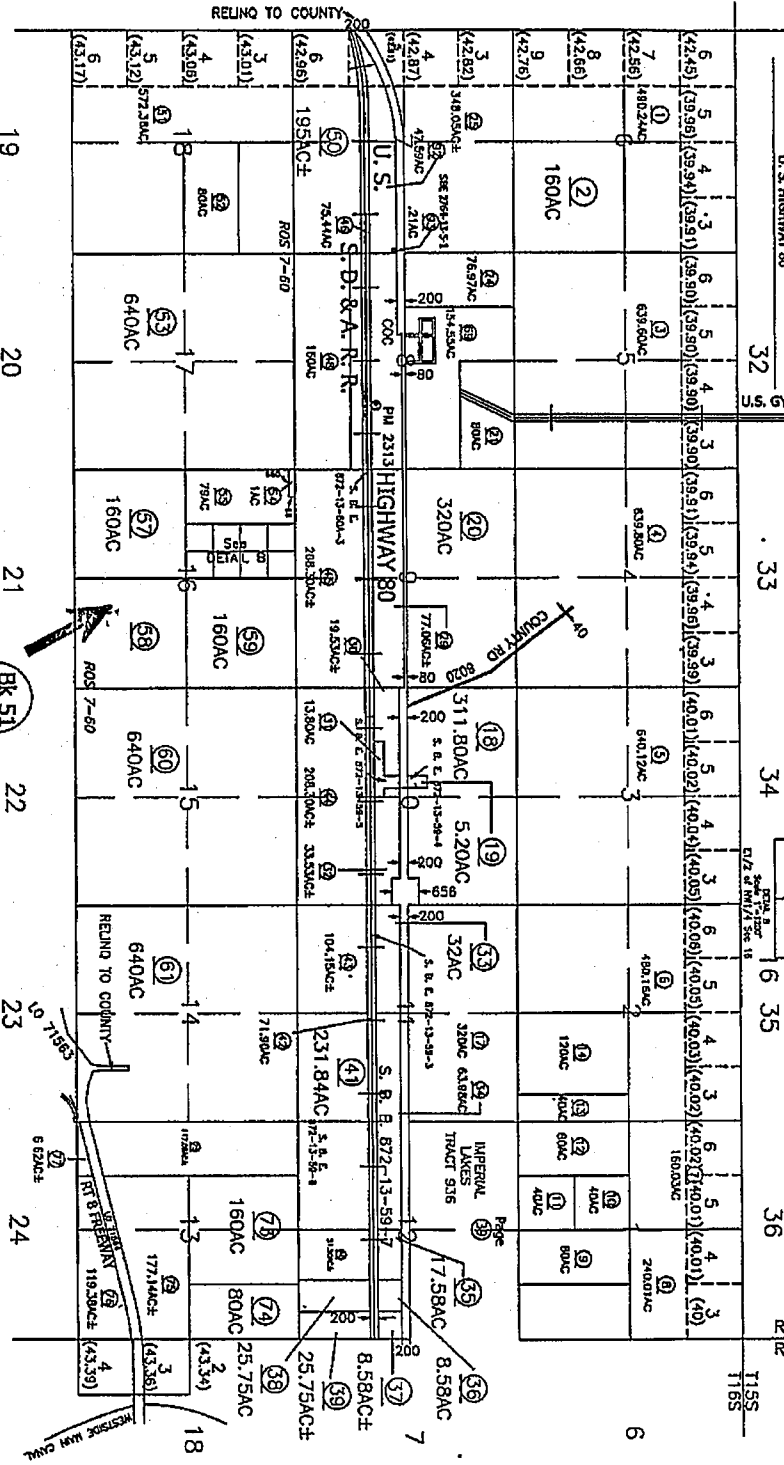
and Manuel Villalobos, title officer

/LM.

SEC. 1 TO 18 INCL., T. 16S, R. 11E.
 THIS MAP WAS PREPARED FOR THE IMPERIAL COUNTY ASSESSOR, FOR THE SOLE PURPOSE OF AIDING IN THE PERFORMANCE OF THE DUTIES OF THE ASSESSOR. ANY ERRORS OR OMISSIONS IN THIS MAP ARE NOT THE RESPONSIBILITY OF THE COUNTY OF IMPERIAL OR THE ASSESSOR. (REV. 8/84 CODE SEC. 272)



100	100	100	100
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100	100	100	100



4-27-04 RM
 7-17-01 RM
 7-25-99 RM
 3-26-92 LS
 10-22-96 RM

DISCLAIMER:
 THIS IS NOT AN OFFICIAL MAP.
 THIS MAP WAS PREPARED FOR THE IMPERIAL COUNTY ASSESSOR, FOR THE SOLE PURPOSE OF AIDING IN THE PERFORMANCE OF THE DUTIES OF THE ASSESSOR. ANY ERRORS OR OMISSIONS IN THIS MAP ARE NOT THE RESPONSIBILITY OF THE COUNTY OF IMPERIAL OR THE ASSESSOR. (REV. 8/84 CODE SEC. 272)

BK 51
 Pg 01

Assessor's Map Bk. 34-Pg. 36
 County of Imperial, Calif.

Attention

Please note that this preliminary report now has an extra copy of the legal description on a separate sheet of paper. There are no markings on the page. The idea is to provide you with a legal description that can be attached to other documents as needed.

Thank you for your support of **Orange Coast Title Builder Services**. We hope that this makes your job a little easier.

Exhibit "A"

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

Southeast quarter, Section 16, Township 16 South, Range 11 East, SBBM, in the County of Imperial, State of California.

Exhibit B (Revised 11-17-06)

CALIFORNIA LAND TITLE ASSOCIATION STANDARD COVERAGE POLICY - 1990 EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to the occupancy, use, or enjoyment of the land; (b) the character, dimensions or location of any improvement now or hereafter erected on the land; (c) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (d) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien, or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy; (e) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) whether or not recorded in the public records at Date of Policy, but created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage or for the estate or interest insured by this policy.
- Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with the applicable doing business laws of the state in which the land is situated.
- Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
- Any claim, which arises out of the transaction vesting in the insured the estate of interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.

EXCEPTIONS FROM COVERAGE - SCHEDULE B, PART I

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Basements, liens or encumbrances, or claims thereof, which are not shown by the public records.
- Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

CLTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10/22/03) ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE EXCLUSIONS

In addition to the Exceptions in Schedule B, You are not insured against loss, costs, attorneys' fees, and expenses resulting from:

- Governmental police power, and the existence or violation of any law or government regulation. This includes ordinances, laws and regulations concerning: a. building, b. zoning, c. Land use d. improvements on the Land, e. Land division, f. environmental protection. This Exclusion does not apply to violations or the enforcement of these matters if notice of the violation or enforcement appears in the Public Records at the Policy Date. This Exclusion does not limit the coverage described in Covered Risk 14, 15, 16, 17 or 24.
- The failure of Your existing structures, or any part of them, to be constructed in accordance with applicable building codes. This Exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at the Policy Date.
- The right to take the Land by condemning it, unless: a. a notice of exercising the right appears in the Public Records at the Policy Date; or b. the taking happened before the Policy Date and is binding on You if You bought the Land without knowing of the taking.
- Risks: a. that are created, allowed, or agreed to by You, whether or not they appear in the Public Records; b. that are known to You at the Policy Date, but not to Us, unless they appear in the Public Records at the Policy Date; c. that result in no loss to You; or d. that first occur after the Policy Date - this does not limit the coverage described in Covered Risk 7, 8, d, 22, 23, 24 or 25.
- Failure to pay value for Your Title.
- Lack of a right: a. to any Land outside the area specifically described and referred to in paragraph 3 of Schedule A; and b. in streets, alleys, or waterways that touch the Land. This Exclusion does not limit the coverage described in Covered Risk 11 or 18.

LIMITATIONS ON COVERED RISKS

Your insurance for the following Covered Risks is limited on the Owner's Coverage Statement as follows:

Covered Risk	Your Deductible Amount	Our Maximum Dollar Limit of Liability
Covered Risk 14:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 15:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 16:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 18:	% of Policy Amount or \$ _____ (whichever is less)	\$ _____

For Covered Risk 14, 15, 16 and 18, Your Deductible Amount and Our Maximum Dollar Limit of Liability shown in Schedule A. The deductible amounts and maximum dollar limits shown on Schedule A are as follows:

AMERICAN LAND TITLE ASSOCIATION RESIDENTIAL TITLE INSURANCE POLICY (6-1-87) EXCLUSIONS

In addition to the Exceptions in Schedule B, you are not insured against loss, costs, attorneys' fees, and expenses resulting from:

- Governmental police power, and the existence or violation of any law or government regulation. This includes building and zoning ordinances and also laws and regulations concerning: * land use * improvements on the land * land division * environmental protection. This exclusion does not apply to violations or the enforcement of these matters which appear in the public records at Policy Date. This exclusion does not limit the zoning coverage described in Items 12 and 13 of Covered Title Risks.
- The right to take the land by condemning it, unless: * a notice of exercising the right appears in the public records * on the Policy Date * the taking happened prior to the Policy Date and is binding on you if you bought the land without knowing of the taking
- Title Risks: * that are created, allowed, or agreed to by you * that are known to you, but not to us, on the Policy Date -- unless they appeared in the public records * that result in no loss to you * that first affect your title after the Policy Date -- this does not limit the labor and material lien coverage in Item 8 of Covered Title Risks
- Failure to pay value for your title.
- Lack of a right: * to any land outside the area specifically described and referred to in Item 3 of Schedule A OR * in streets, alleys, or waterways that touch your land. This exclusion does not limit the access coverage in Item 5 of Covered Title Risks.

ALTA LOAN POLICY (10-17-92) WITH ALTA ENDORSEMENT-FORM 1 COVERAGE EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy; (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed, or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy (except to the extent that this policy insures the priority of the lien of the insured mortgage over any statutory lien for services, labor or material or to the extent insurance is afforded herein as to assessments for street improvements under construction or completed at Date of Policy); or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage.
- Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the land is situated.
- Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
- Any statutory lien for services, labor or materials (or the claim of priority of any statutory lien for services, labor or materials over the lien of the insured mortgage) arising from an improvement or work related to the land which is contracted for and commenced subsequent to Date of Policy and is not financed in whole or in part by proceeds of the indebtedness secured by the insured mortgage which at Date of Policy the insured has advanced or is obligated to advance.
- Any claim, which arises out of the transaction creating the interest of the mortgagee insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the interest of the insured mortgagee being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the subordination of the interest of the insured mortgagee as a result of the application of the doctrine of equitable subordination; or (iii) the transaction creating the interest of the insured mortgagee being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgement or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage.

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Basements, liens or encumbrances, or claims thereof, not shown by the public records.
- Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA LOAN POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to, (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection, or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.

3. Defects, liens, encumbrances, adverse claims, or other matters: (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 13, or 14); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.

4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.

5. Invalidity or unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law.

6. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is: (a) a fraudulent conveyance or fraudulent transfer, or (b) a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy.

7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the Insured Mortgage in the Public Records. This Exclusion does not modify or limit the coverage provided under Covered Risk 11(b). The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage.

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
2. Any facts, rights, interests, or claims that are not shown by the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
4. 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 and not shown by the Public Records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA OWNER'S POLICY (10-17-92) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

1. (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.

2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.

3. Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the estate or interest insured by this policy.

4. Any claim, which arises out of the transaction vesting in the insured the estate or interest insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the estate or interest insured by this policy being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the transaction creating the estate or interest insured by this policy being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgment or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage Policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
2. Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA OWNER'S POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection; or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.

3. Defects, liens, encumbrances, adverse claims, or other matters: (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.

4. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is (a) a fraudulent conveyance or fraudulent transfer; or (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.

5. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records, (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
4. 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 and that are not shown by the Public Records.
5. (a) Unpatented mining claims, (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (10/13/01) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys fees or expenses which arise by reason of:

1. (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the Land; (iii) a separation in ownership or a change in the dimensions or areas of the Land or any parcel of which the Land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy.

2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the Public Records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.

3. Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (this paragraph does not limit the coverage provided under Covered Risks 8, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26); or (e) resulting in loss or damage which would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.

4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of the Insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the Land is situated.

5. Invalidity or unenforceability of the lien of the Insured Mortgage, or claim thereof, which arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, except as provided in Covered Risk 27, or any consumer credit protection or truth in lending law.

6. Real property taxes or assessments of any governmental authority which become a lien on the Land subsequent to Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 7, 8(c) and 26.

7. Any claim of invalidity, unenforceability or lack of priority of the lien of the Insured Mortgage as to advances or modifications made after the Insured has Knowledge that the vestee shown in Schedule A is no longer the owner of the estate or interest covered by this policy. This exclusion does not limit the coverage provided in Covered Risk 8.

8. Lack of priority of the lien of the Insured Mortgage as to each and every advance made after Date of Policy, and all interest charged thereon, over liens, encumbrances and other matters affecting the title, the existence of which are Known to the Insured at: (a) The time of the advance; or (b) The time a modification is made to the terms of the Insured Mortgage which changes the rate of interest charged, if the rate of interest is greater as a result of the modification than it would have been before the modification. This exclusion does not limit the coverage provided in Covered Risk 8.

9. The failure of the residential structure, or any portion thereof to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at Date of Policy.

ORANGE COAST TITLE BUILDER SERVICES PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information – particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information that you provide to us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

Applicability

This Privacy Policy governs our use of the information which you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means.
- Information we receive from providers of services to us, such as appraisers, appraisal management companies, real estate agents and brokers and insurance agencies (this may include the appraised value, purchase price and other details about the property that is the subject of your transaction with us).
- Information about your transactions with us, our Affiliated Companies, or others; and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Opting Out

We may also share the information we collect about you within our family of companies (our "Affiliated Companies"). We may also provide this information to companies that perform marketing or other services on our behalf, or on behalf of our Affiliated Companies ("Service Providers"). However, we will not share this information with our Affiliated Companies or our Service Providers if you choose to opt out, in writing. To opt out, please use the form entitled "Request Not to Share Nonpublic Personal Information", which is attached hereto. This form provides instructions on how to request us not to share information with third parties.

Please be aware that Orange Coast Title Builder Services and its Affiliated Companies maintain high standards to safeguard nonpublic, personal information, and do not rent or sell such information. Please note, however, that unless you opt out in writing, our Affiliated Companies and Service Providers will have access to the information in our files.

Other Important Information

We reserve the right to modify or supplement this Privacy Policy at any time. If our Privacy Policy changes, we will provide the new Privacy Policy and the ability to opt out (as required by law) before the new policy becomes effective.

STATEMENT OF FACTS

CONFIDENTIAL INFORMATION FOR YOUR PROTECTION

This statement is to be signed personally by each party to the transaction and by both husband, wife or domestic partner before title insurance can be written. When filled in completely it will serve to establish identity, eliminate matters affecting persons of similar name, protect you against forgeries, and speed the completion of your transaction.

MY FULL NAME (First, Middle, Last) _____ Date of Birth : _____
 Business Ph: _____ Home Ph: _____ Birthplace: _____
 SS# _____ Driver's License No. _____ Expiration Date _____ State Issued _____

I have lived continuously in the USA since: _____
 Full name of spouse/domestic partner: (First, Middle, Last) _____
 Spouse/domestic partner's Birthplace: _____ Date of Birth: _____
 Spouse/domestic partner's SS# _____ I have lived continuously in the USA since: _____
 We were married/legally joined on : _____ at _____
 Spouse/domestic partner's maiden name: _____

RESIDENCES & OCCUPATIONS DURING PAST 10 YEARS

Street _____ City _____ From _____ to _____
 Street _____ City _____ From _____ to _____
 Street _____ City _____ From _____ to _____

OCCUPATIONS

(Husband/Domestic partner) Firm Name: _____ Location: _____
 Firm Name: _____ Location: _____
 Firm Name: _____ Location: _____
 (Wife/Domestic partner) Firm Name: _____ Location: _____
 Firm Name: _____ Location: _____
 Firm Name: _____ Location: _____

(If no former marriage/union, write "none" Otherwise complete the following)

Any Former Name of former wife/domestic partner: _____
Marriages Deceased: ___ Divorced: ___ Interlocutory: ___ Final: ___ When: _____ Where: _____
 (check one item - Name of former husband/domestic partner: _____
 fill in date & place) Deceased: ___ Divorced: ___ Interlocutory: ___ Final: ___ When: _____ Where: _____

There are no leases, defects, encumbrances, adverse claims, or other matters affecting said property other than as _____
 Shown on the Preliminary Report prepared by: _____
 Bearing the above referenced order number dated: _____
 There is no-one in possession or entitled to possession of said property other than the Vestee shown in said Preliminary Report except: _____
 There is no work of improvement in progress and no such work has been completed within one year of this date:
 (Circle One) YES NO

The Street address of the property in this transaction is: _____
 Single Family Residence: _____ Multiple Residence: _____ Commercial: _____ Vacant Land: _____
 Occupied By: Owner: _____ Lessee: _____ Tenants: _____
 Is any portion of new loan funds to be used for construction? (circle one) YES NO

Date: _____ (Signature)

Order No: 1037391-32 _____ (Signature)

**CERTIFICATION OF TRUST
PURSUANT TO CALIFORNIA PROBATE CODE SECTION 18100.5**

I (We), The Jack L. Oatman, Jr. Trust dated July 1, 1994, and the Christine Oatman separate property Trust, dated July 11, 1994.

, trustee(s) confirm the following facts:

1. The _____ (Name of Trust) is currently in existence and was created on _____ (Date of Creation of Trust).
2. The settler(s) of the trust are as follows: _____
3. The currently acting trustee(s) of the trust is (are): _____
4. The power of the trustee(s) includes:
 - (a) The powers to sell, convey and exchange YES NO (check one)
 - (b) The powers to borrow money and encumber the trust property with a deed of trust or mortgage YES NO (check one)
5. The trust is: (check the applicable box)
 - (a) revocable ;
 - (b) irrevocable and the following party (ies), if any, is (are) identified as having the power to revoke the trust: _____
6. The trust: (check the applicable box)
 - (a) does have multiple trustees ;
 - (b) does not have multiple trustees ; If the trust has multiple trustees, the signatures of all the trustees or of any _____ of the trustees is required to exercise the powers of the trust.
7. The trust identification number is as follows: _____ (Social Security No./Employee ID)
8. Title to trust assets shall be taken in the following fashion: _____

The undersigned trustee(s) hereby declare(s) that the trust has not been revoked, modified, or amended in any manner, which would cause the representations, contained herein to be incorrect. The certification is being signed by all currently acting trustee(s) and is being executed in conformity with the provision of California Probate Code Section 18100.5, Chapter 530, Statutes of 1993.

Document Date: _____

by: _____ by: _____

STATE OF CALIFORNIA) ss
COUNTY OF _____)

On _____, before me, _____ (notary name) personally appeared

_____ 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 signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed this instrument.

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

The area below is for official notarial seal

WITNESS my hand and official seal.

Signature _____



ORANGE COAST TITLE COMPANY
Builder Services/Commercial Division
3536 Concours Drive #120
Ontario, CA 91764

IM James Enterprises LLC
Post Office Box 454
Etiwanda, CA 91739

Attention: Irene James
Ref/Loan No: 034-360-059-00
Order No.: 1037392-32

Date: January 9, 2009

Thank you for allowing us to serve your title insurance needs. In regards to the order number referenced above, you will find:

X Your report has been emailed per your request



ORANGE COAST TITLE COMPANY
 Builder Services/Commercial Division
 3536 Concours Drive #120
 Ontario, CA 91764

PRELIMINARY REPORT

IM James Enterprises LLC
 Post Office Box 454
 Etiwanda, CA 91739

Attention: Irene James
 Your Reference No.: 034-360-059-00

Dated: January 9, 2009

In response to the above referenced application for a policy of title insurance, **Orange Coast Title Builder Services** hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a policy or policies of title insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said policy or policies are set forth in Exhibit B attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeowner's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dollar Limit of Liability for certain coverages are also set forth in Exhibit B. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit B of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters, which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a binder or commitment should be requested.

Dated as of December 15, 2008 at 7:30 A.M.

Manuel Villalobos
 Title Officer
 Phone # 909-987-5433
 Fax # 909-297-2547
 mannyv@octitle.com

The form of Policy of Title Insurance contemplated by this report is:

C.L.T.A. Standard Coverage Policy - 1990 (Owner's Policy or Joint Protection)

SCHEDULE "A"

The estate or interest in the land hereinafter described or referred to covered by this report is:

A fee.

Title to said estate or interest at the date hereof is vested in:

David M. Miller and Alice K. Miller, husband and wife, as Joint Tenants to an undivided one-half interest and Jack L. Oatman, Jr., Trustee U/A DTD 7/1/94; Christine Oatman, Trustee separate property trust DTD 7/11/94; Homer C. Oatman, a married man as his sole and separate property, each as to an undivided 1/6 interest

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

Northeast quarter, Section 16, Township 16 South, Range 11 East, SBBM, County of Imperial, State of California.

SCHEDULE "B"

At the date hereof exception to coverage in addition to the printed exceptions and exclusion contained in said policy form would be as follows:

- 1) General and Special taxes for the fiscal year 2009-2010, including any assessments collected with taxes. A lien not yet payable.
- 2) The following taxes have all been paid and are reported for proration purposes only. General and Special taxes for the fiscal year 2008-2009.

1st installment	\$49.05
2nd installment	\$49.05
Code area	Not shown
Parcel No.	034-360-059-000
Exemption	Not shown
- 3) The lien of supplemental taxes, if any, assessed pursuant to the provisions of section 75, et seq. of the revenue and taxation code of the State of California.
- 4) Rights of the public in and to any portion of said land lying within any lawfully established streets, roads or highways.
- 5) The fact that the owners of said land have no record access to a public street or highway. The affirmative coverage set forth in paragraph 4 of the insuring provisions in the title policy to be issued will not be provided in said policy when issued.
- 6) Any reservations recited in the patent from the State of California, as filed in Book 2, Page 26 of Patents, on October 24, 1908, by Instrument No. 26834, in the County of Imperial, State of California.
- 7) "NOTE: Please be advised that our search did not disclose any open Deeds of Trust of record. If you should have knowledge of any outstanding obligation, please contact your title officer immediately for further review".
- 8) The requirement that we be furnished a copy of the The Jack L. Oatman, Jr. Trust dated July 1, 1994, and the Christine Oatman separate property Trust, dated 11, 1994 and any amendments thereto. A certification of said trust is acceptable if made pursuant to probate code section 18100.5 and qualified as a trust under section 82 of probate code.
- 9) The effect of documents, proceedings, liens, decrees or other matters which do not specifically describe said land, but which, if any do exist, may affect the title or impose liens or encumbrances thereon. The name search necessary to ascertain the existence of such matters has not been completed and will require a statement of information from vestees in order to complete this report.

End of Schedule B

"NOTES AND REQUIREMENTS SECTION"**Note No. 1**

California Revenue and Taxation Code Section 18662, effective January 1, 1994 and by amendment effective January 1, 2003, provides that the buyer in all sales of California Real Estate may be required to withhold 3 and 1/3% of the total sales price as California State Income Tax, subject to the various provisions of the law as therein contained.

NOTE NO. 2 PAYOFF INFORMATION:

Note: this company does require current beneficiary demands prior to closing.

If the demand is expired and a correct demand cannot be obtained, our requirements will be as follows:

- A. If this company accepts a verbal update on the demand, we may hold an amount equal to one monthly mortgage payment. The amount of this hold will be over and above the verbal hold the lender may have stipulated.
- B. If this company cannot obtain a verbal update on the demand, will either pay off the expired demand or wait for the amended demand, at the discretion of the escrow.
- C. In the event that a payoff is being made to a servicing agent for the beneficiary, this company will require a complete copy of the servicing agreement prior to close.

Note No. 3

If this company is requested to disburse funds in connection with this transaction, chapter 598, statutes of 1989 mandates hold periods for checks deposited to escrow or sub-escrow accounts. The mandatory hold is one business day after the day deposited. Other checks require a hold period from three to seven business days after the day deposited.

Notice Regarding Your Deposit of Funds

California Insurance Code Sections 12413 *et. Seq.* Regulates the disbursement of escrow and sub-escrow funds by title companies. The law requires that funds be deposited in the title company escrow and sub-escrow accounts and be available for withdrawal prior to disbursement. Funds deposited with the Company by wire transfer may be disbursed upon receipt. Funds deposited with the Company via cashier's checks drawn on a California based bank may be disbursed the next business day after the day of deposit. If funds are deposited with by other methods, recording or disbursement may be delayed. All escrow and sub-escrow funds received by the Company will be deposited with other funds in one or more non-interest bearing escrow accounts of the Company in a financial institution selected by the Company. The Company and/or its parent company may receive certain direct or indirect benefits from the financial institution by reason of the deposit of such funds or the maintenance of such accounts with the financial institution, and the Company shall have no obligation to account to the depositing party in any manner for the value of, or to pay such party, any benefit received by the Company and/or its parent Company. Those benefits may include, without limitation, credits allowed by such financial institution on loans to the Company and/or its parent company and earnings on investments made on the proceeds of such loans, accounting, reporting and other services and products of such financial institution. Such benefits shall be deemed additional compensation of the Company for its services in connection with the escrow or sub-escrow. If funds are to be deposited with **Orange Coast Title Builder Services** by wire transfer, they should be wired to the following bank/account:

Wiring Instructions for This Office:

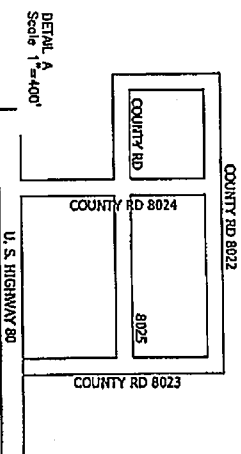
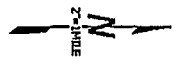
Bank of America
 100 West 33rd Street
 New York, NY 10001
 ABA 026009593

Account No. 123 589 4049

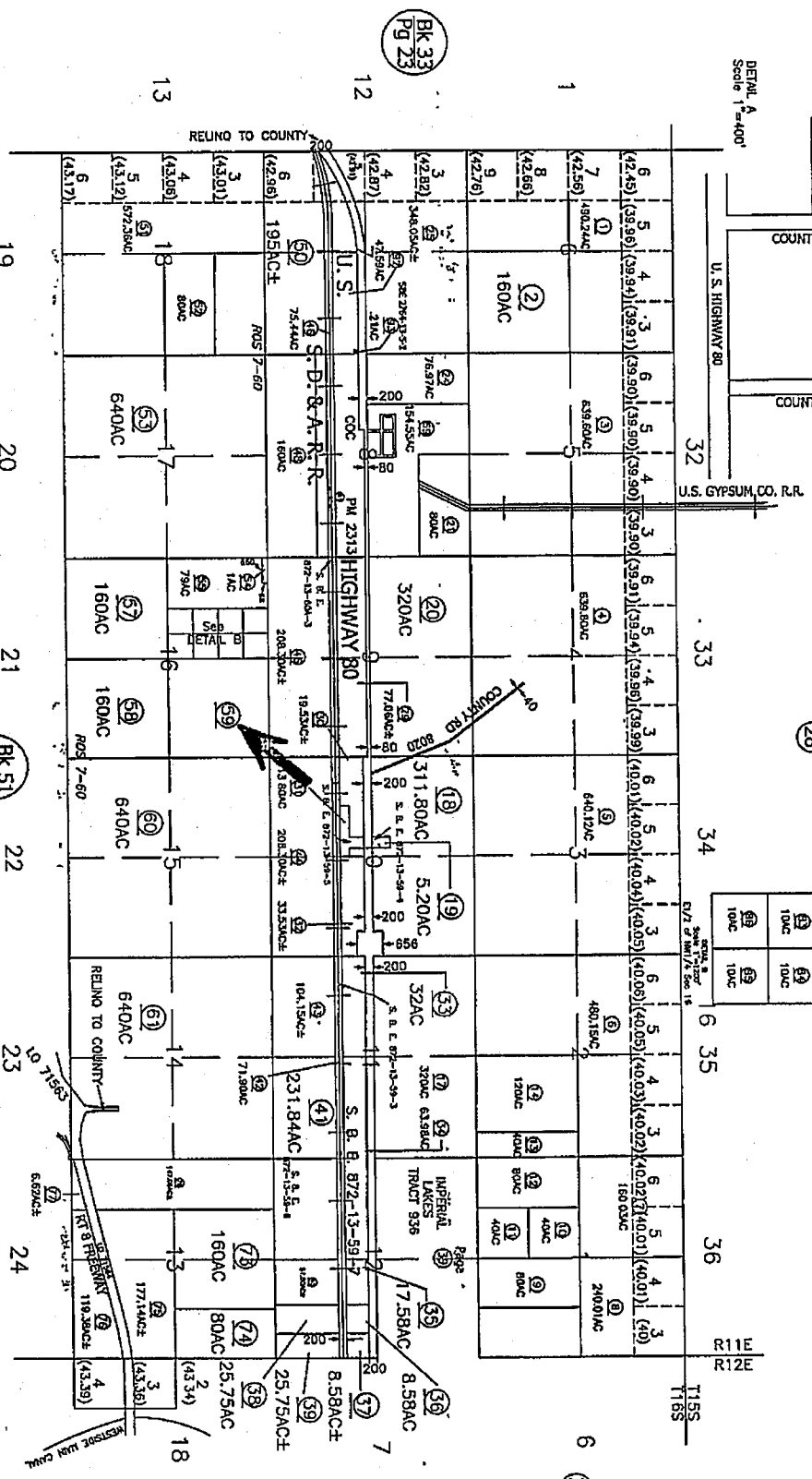
Credit to the account of **Orange Coast Title Builder Services**
 Reference Title Order No. 1037392-32
 and Manuel Villalobos, title officer

/LM

SEC. 1 TO 18 INCL., T.16S., R.11E.
 THE INFORMATION CONTAINED HEREIN IS UNOFFICIAL AND FOR INFORMATIONAL PURPOSES ONLY. THE DATA IS NOT GUARANTEED TO BE ACCURATE AND THE ASSessor'S LIABILITY ON THIS INFORMATION IS LIMITED TO THE BEST OF HIS KNOWLEDGE.



100	100	100	100	100	100
100	100	100	100	100	100
100	100	100	100	100	100
100	100	100	100	100	100



4-27-04 RM
 7-17-01 RM
 7-25-89 RM
 3-26-92 LS
 10-22-96 RM

DISCLAIMER:
 THE INFORMATION CONTAINED HEREIN IS UNOFFICIAL AND FOR INFORMATIONAL PURPOSES ONLY. THE DATA IS NOT GUARANTEED TO BE ACCURATE AND THE ASSessor'S LIABILITY ON THIS INFORMATION IS LIMITED TO THE BEST OF HIS KNOWLEDGE.



Assessor's Map BK-34-Pg. 36
 County of Imperial, Calif.

Exhibit B (Revised 11-17-06)

CALIFORNIA LAND TITLE ASSOCIATION STANDARD COVERAGE POLICY - 1990 EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to the occupancy, use, or enjoyment of the land; (b) the character, dimensions or location of any improvement now or hereafter erected on the land; (c) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (d) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien, or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (e) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage or for the estate or interest insured by this policy.
- Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with the applicable doing business laws of the state in which the land is situated.
- Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
- Any claim, which arises out of the transaction vesting in the insured the estate of interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.

EXCEPTIONS FROM COVERAGE - SCHEDULE B, PART I

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
- Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

CLTA HOMEOWNER'S POLICY OF TITLE INSURANCE (10/22/03) ALTA HOMEOWNER'S POLICY OF TITLE INSURANCE EXCLUSIONS

In addition to the Exceptions in Schedule B, You are not insured against loss, costs, attorneys' fees, and expenses resulting from:

- Governmental police power, and the existence or violation of any law or government regulation. This includes ordinances, laws and regulations concerning: a. building, b. zoning, c. Land use d. improvements on the Land, e. Land division, f. environmental protection. This Exclusion does not apply to violations or the enforcement of these matters if notice of the violation or enforcement appears in the Public Records at the Policy Date. This Exclusion does not limit the coverage described in Covered Risk 14, 15, 16, 17 or 24.
- The failure of Your existing structures, or any part of them, to be constructed in accordance with applicable building codes. This Exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at the Policy Date.
- The right to take the Land by condemning it, unless: a. a notice of exercising the right appears in the Public Records at the Policy Date; or b. the taking happened before the Policy Date and is binding on You if You bought the Land without knowing of the taking.
- Risks, a. that are created, allowed, or agreed to by You, whether or not they appear in the Public Records; b. that are known to You at the Policy Date, but not to Us, unless they appear in the Public Records at the Policy Date; c. that result in no loss to You; or d. that first occur after the Policy Date - this does not limit the coverage described in Covered Risk 7, 8, d, 22, 23, 24 or 25.
- Failure to pay value for Your Title.
- Lack of a right: a. to any Land outside the area specifically described and referred to in paragraph 3 of Schedule A; and b. in streets, alleys, or waterways that touch the Land. This Exclusion does not limit the coverage described in Covered Risk 11 or 18.

LIMITATIONS ON COVERED RISKS

Your insurance for the following Covered Risks is limited on the Owner's Coverage Statement as follows:

Covered Risk	Your Deductible Amount	Our Maximum Dollar Limit of Liability
Covered Risk 14:	_____ % of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 15:	_____ % of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 16:	_____ % of Policy Amount or \$ _____ (whichever is less)	\$ _____
Covered Risk 18:	_____ % of Policy Amount or \$ _____ (whichever is less)	\$ _____

AMERICAN LAND TITLE ASSOCIATION RESIDENTIAL TITLE INSURANCE POLICY (6-1-87) EXCLUSIONS

In addition to the Exceptions in Schedule B, you are not insured against loss, costs, attorneys' fees, and expenses resulting from:

- Governmental police power, and the existence or violation of any law or government regulation. This includes building and zoning ordinances and also laws and regulations concerning: * land use, * improvements on the land * land division * environmental protection. This exclusion does not apply to violations or the enforcement of these matters which appear in the public records at Policy Date. This exclusion does not limit the zoning coverage described in Items 12 and 13 of Covered Title Risks.
- The right to take the land by condemning it, unless: * a notice of exercising the right appears in the public records * on the Policy Date * the taking happened prior to the Policy Date and is binding on you if you bought the land without knowing of the taking
- Title Risks: * that are created, allowed, or agreed to by you * that are known to you, but not to us, on the Policy Date -- unless they appeared in the public records * that result in no loss to you * that first affect your title after the Policy Date -- this does not limit the labor and material lien coverage in Item 8 of Covered Title Risks
- Failure to pay value for your title.
- Lack of a right: * to any land outside the area specifically described and referred to in Item 3 of Schedule A OR * in streets, alleys, or waterways that touch your land. This exclusion does not limit the access coverage in Item 5 of Covered Title Risks.

ALTA LOAN POLICY (10-17-92) WITH ALTA ENDORSEMENT-FORM 1 COVERAGE EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

- (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
- Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
- Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy (except to the extent that this policy insures the priority of the lien of the insured mortgage over any statutory lien for services, labor or material or to the extent insurance is afforded herein as to assessments for street improvements under construction or completed at Date of Policy); or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage.
- Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the land is situated.
- Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.
- Any statutory lien for services, labor or materials (or the claim of priority of any statutory lien for services, labor or materials over the lien of the insured mortgage) arising from an improvement or work related to the land which is contracted for and commenced subsequent to Date of Policy and is not financed in whole or in part by proceeds of the indebtedness secured by the insured mortgage which at Date of Policy the insured has advanced or is obligated to advance.
- Any claim, which arises out of the transaction creating the interest of the insured mortgage being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the subordination of the interest of the insured mortgage as a result of the application of the doctrine of equitable subordination; or (iii) the transaction creating the interest of the insured mortgage being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such reordination to impart notice to a purchaser for value or a judgement or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage.

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

- Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
- Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
- Easements, liens or encumbrances, or claims thereof, not shown by the public records.
- Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
- (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA LOAN POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to: (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement erected on the Land; (iii) the subdivision of land; or (iv) environmental protection, or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.

Attention

Please note that this preliminary report now has an extra copy of the legal description on a separate sheet of paper. There are no markings on the page. The idea is to provide you with a legal description that can be attached to other documents as needed.

Thank you for your support of **Orange Coast Title Builder Services**. We hope that this makes your job a little easier.

Exhibit "A"

The land referred to in this report is situated in the County of Imperial, State of California, and is described as follows:

Northeast quarter, Section 16, Township 16 South, Range 11 East, SBBM, County of Imperial, State of California.

2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
3. Defects, liens, encumbrances, adverse claims, or other matters: (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 11, 13, or 14); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of an Insured to comply with applicable doing-business laws of the state where the Land is situated.
5. Invalidity of unenforceability in whole or in part of the lien of the Insured Mortgage that arises out of the transaction evidenced by the Insured Mortgage and is based upon usury or any consumer credit protection or truth-in-lending law.
6. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction creating the lien of the Insured Mortgage, is: (a) a fraudulent conveyance or fraudulent transfer, or (b) a preferential transfer for any reason not stated in Covered Risk 13(b) of this policy.
7. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the Insured Mortgage in the Public Records. This Exclusion does not modify or limit the coverage provided under Covered Risk 11(b). The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
2. Any facts, rights, interests, or claims that are not shown by the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
4. 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 and not shown by the Public Records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA OWNER'S POLICY (10-17-92) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

1. (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the Land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.
2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
3. Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed, or agreed to by the insured claimant; (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the estate or interest insured by this policy.
4. Any claim, which arises out of the transaction vesting in the insured the estate or interest insured by this policy, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that is based on: (i) the transaction creating the estate or interest insured by this policy being deemed a fraudulent conveyance or fraudulent transfer; or (ii) the transaction creating the estate or interest insured by this policy being deemed a preferential transfer except where the preferential transfer results from the failure: (a) to timely record the instrument of transfer; or (b) of such recordation to impart notice to a purchaser for value or a judgment or lien creditor. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage Policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) which arise by reason of:

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records. Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.
2. Any facts, rights, interests or claims which are not shown by the public records but which could be ascertained by an inspection of the land or which may be asserted by persons in possession thereof.
3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b) or (c) are shown by the public records.

2006 ALTA OWNER'S POLICY (06-17-06) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

1. (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions, or location of any improvement created on the Land; (iii) the subdivision of land; or (iv) environmental protection, or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5. (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
2. Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
3. Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed, or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.
4. Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is (a) a fraudulent conveyance or fraudulent transfer; or (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.
5. Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A. The above policy form may be issued to afford either Standard Coverage or Extended Coverage. In addition to the above Exclusions from Coverage, the Exceptions from Coverage in a Standard Coverage policy will also include the following Exceptions from Coverage:

EXCEPTIONS FROM COVERAGE

This policy does not insure against loss or damage (and the Company will not pay costs, attorneys' fees or expenses) that arise by reason of:

1. (a) Taxes or assessments that are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the Public Records; (b) proceedings by a public agency that may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the Public Records.
2. Any facts, rights, interests, or claims that are not shown in the Public Records but that could be ascertained by an inspection of the Land or that may be asserted by persons in possession of the Land.
3. Easements, liens or encumbrances, or claims thereof, not shown by the Public Records.
4. 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 and that are not shown by the Public Records.
5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water, whether or not the matters excepted under (a), (b), or (c) are shown by the Public Records.

ALTA EXPANDED COVERAGE RESIDENTIAL LOAN POLICY (10/13/01) EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

1. (a) Any law, ordinance or governmental regulation (including but not limited to building and zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the Land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the Land; (iii) a separation in ownership or a change in the dimensions or area of the Land or any parcel of which the Land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy. (b) Any governmental police power not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the Land has been recorded in the Public Records at Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 12, 13, 14, and 16 of this policy.
2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the Public Records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.
3. Defects, liens, encumbrances, adverse claims or other matters: (a) created, suffered, assumed or agreed to by the Insured Claimant; (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy; (c) resulting in no loss or damage to the Insured Claimant; (d) attaching or created subsequent to Date of Policy (this paragraph does not limit the coverage provided under Covered Risks 8, 16, 18, 19, 20, 21, 22, 23, 24, 25 and 26); or (e) resulting in loss or damage which would not have been sustained if the Insured Claimant had paid value for the Insured Mortgage.
4. Unenforceability of the lien of the Insured Mortgage because of the inability or failure of the Insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with applicable doing business laws of the state in which the Land is situated.
5. Invalidity or unenforceability of the lien of the Insured Mortgage, or claim thereof, which arises out of the transaction evidenced by the Insured Mortgage and is based upon usury, except as provided in Covered Risk 27, or any consumer credit protection or truth in lending law.
6. Real property taxes or assessments of any governmental authority which become a lien on the Land subsequent to Date of Policy. This exclusion does not limit the coverage provided under Covered Risks 7, 8(c) and 26.
7. Any claim of invalidity, unenforceability or lack of priority of the lien of the Insured Mortgage as to advances or modifications made after the Insured has Knowledge that the vestee shown in Schedule A is no longer the owner of the estate or interest covered by this policy. This exclusion does not limit the coverage provided in Covered Risk 8.
8. Lack of priority of the lien of the Insured Mortgage as to each and every advance made after Date of Policy, and all interest charged thereon, over liens, encumbrances and other matters affecting the title, the existence of which are Known to the Insured at: (a) The time of the advance; or (b) The time a modification is made to the terms of the Insured Mortgage which changes the rate of interest charged, if the rate of interest is greater as a result of the modification than it would have been before the modification. This exclusion does not limit the coverage provided in Covered Risk 8.
9. The failure of the residential structure, or any portion thereof to have been constructed before, on or after Date of Policy in accordance with applicable building codes. This exclusion does not apply to violations of building codes if notice of the violation appears in the Public Records at Date of Policy.

ORANGE COAST TITLE BUILDER SERVICES

PRIVACY POLICY

We Are Committed to Safeguarding Customer Information

In order to better serve your needs now and in the future, we may ask you to provide us with certain information. We understand that you may be concerned about what we will do with such information – particularly any personal or financial information. We agree that you have a right to know how we will utilize the personal information that you provide to us. Therefore, we have adopted this Privacy Policy to govern the use and handling of your personal information.

Applicability

This Privacy Policy governs our use of the information which you provide to us. It does not govern the manner in which we may use information we have obtained from any other source, such as information obtained from a public record or from another person or entity.

Types of Information

Depending upon which of our services you are utilizing, the types of nonpublic personal information that we may collect include:

- Information we receive from you on applications, forms and in other communications to us, whether in writing, in person, by telephone or any other means.
- Information we receive from providers of services to us, such as appraisers, appraisal management companies, real estate agents and brokers and insurance agencies (this may include the appraised value, purchase price and other details about the property that is the subject of your transaction with us).
- Information about your transactions with us, our Affiliated Companies, or others; and
- Information we receive from a consumer reporting agency.

Use of Information

We request information from you for our own legitimate business purposes and not for benefit of any nonaffiliated party. Therefore, we will not release your information to nonaffiliated parties except: (1) as necessary for us to provide the product or service you have requested of us; or (2) as permitted by law. We may, however, store such information indefinitely, including the period after which any customer relationship has ceased. Such information may be used for any internal purpose, such as quality control efforts or customer analysis.

Former Customers

Even if you are no longer our customer, our Privacy Policy will continue to apply to you.

Confidentiality and Security

We will use our best efforts to ensure that no unauthorized parties have access to any of your information. We restrict access to nonpublic personal information about you to those individuals and entities who need to know that information to provide products or services to you. We will use our best efforts to train and oversee our employees and agents to ensure that your information will be handled responsibly and in accordance with this Privacy Policy. We currently maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard your nonpublic personal information.

Opting Out

We may also share the information we collect about you within our family of companies (our "Affiliated Companies"). We may also provide this information to companies that perform marketing or other services on our behalf, or on behalf of our Affiliated Companies ("Service Providers"). However, we will not share this information with our Affiliated Companies or our Service Providers if you choose to opt out, in writing. To opt out, please use the form entitled "Request Not to Share Nonpublic Personal Information", which is attached hereto. This form provides instructions on how to request us not to share information with third parties.

Please be aware that Orange Coast Title Builder Services and its Affiliated Companies maintain high standards to safeguard nonpublic, personal information, and do not rent or sell such information. Please note, however, that unless you opt out in writing, our Affiliated Companies and Service Providers will have access to the information in our files.

Other Important Information

We reserve the right to modify or supplement this Privacy Policy at any time. If our Privacy Policy changes, we will provide the new Privacy Policy and the ability to opt out (as required by law) before the new policy becomes effective.

CERTIFICATION OF TRUST
PURSUANT TO CALIFORNIA PROBATE CODE SECTION 18100.5

I (We), The Jack L. Oatman, Jr. Trust dated July 1, 1994, and the Christine Oatman separate property Trust, dated July 11, 1994

, trustee(s) confirm the following facts:

- 1. The (Name of Trust) is currently in existence and was created on (Date of Creation of Trust).
2. The settler(s) of the trust are as follows:
3. The currently acting trustee(s) of the trust is (are):
4. The power of the trustee(s) includes:
(a) The powers to sell, convey and exchange [] YES [] NO (check one)
(b) The powers to borrow money and encumber the trust property with a deed of trust or mortgage [] YES [] NO (check one)
5. The trust is: (check the applicable box)
(a) revocable [];
(b) irrevocable [] and the following party (ies), if any, is (are) identified as having the power to revoke the trust:
6. The trust: (check the applicable box)
(a) does have multiple trustees [];
(b) does not have multiple trustees []; If the trust has multiple trustees, the signatures of all the trustees or of any of the trustees is required to exercise the powers of the trust.
7. The trust identification number is as follows: (Social Security No./Employee ID)
8. Title to trust assets shall be taken in the following fashion:

The undersigned trustee(s) hereby declare(s) that the trust has not been revoked, modified, or amended in any manner, which would cause the representations, contained herein to be incorrect. The certification is being signed by all currently acting trustee(s) and is being executed in conformity with the provision of California Probate Code Section 18100.5, Chapter 530, Statutes of 1993.

Document Date:

by: by:

STATE OF CALIFORNIA) ss
COUNTY OF)

On , before me, (notary name) personally appeared

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 signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed this instrument.

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

The area below is for official notarial seal

WITNESS my hand and official seal.

Signature

Attachment B

Land Use Records - Imperial County Recorder's Office

Dolores Provencio
County Clerk / Recorder

P Public

Doc#: 2008-025541

Titles: 1 Pages: 4



Fee 26.00
Taxes 1.10
Other 0.00
PAID \$27.10

RECORDING REQUESTED BY
Asset Holding LLC

**AND WHEN RECORDED MAIL
DOCUMENT AND TAX STATEMENT TO:**
Asset Holding LLC
8390 East Via De Ventura F110-254
Scottsdale AZ 85258

A.P.N.:034-360-054-00

4
011
SA

GRANT DEED

The undersigned Grantor(s) Declare(s): DOCUMENTARY TRANSFER TAX \$ 1.10
CITY TRANSFER TAX \$0.00; SURVEY MONUMENT FEE \$10.00

[] computed on the consideration or full value of property conveyed, OR
[] computed on the consideration or full value less value of liens and / or
encumbrances remaining at time of sale,
[] unincorporated area; [] City of , and

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

**Roy Charles Godfrey and Bobbie Mae Godfrey, Trustees of the Godfrey 2006
Family Trust Dated October 12, 2006**

Hereby GRANTS to Asset Holding LLC, an Arizona Limited Liability Company

the following described property in the unincorporated area of, County of Imperial, State
of California:

See Exhibit A

Dated: August 25, 2008

Roy Charles Godfrey, trustee
Roy Charles Godfrey, Trustee

Bobbie Mae Godfrey, trustee
Bobbie Mae Godfrey, Trustee

A.P.N.: 034-360-054-00

Grant Deed Continued

STATE of California) SS
COUNTY of Imperial)

On 08/25/2008, before me, ^{Monica M. Leon} ~~the undersigned~~ Notary Public, personally appeared _{MONI}

Roy Charles Godfrey, Trustee and Bobbie Mae Godfrey, Trustee

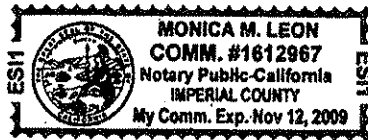
who proved to me on the basis of Satisfactory evidence to be the person(s) whose name(s) is / are subscribed to the within instrument and acknowledged to me that he / she /they executed the same in his / her /their authorized capacity (ies), and that by his/her/their signatures(s) on the instrument the 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 correct.

WITNESS my hand and official seal.

Signature

Monica M. Leon



My Commission Expires: 11/12/09

This area for official seal

Notary Name: Monica M. Leon Notary Phone: 760-791-3234
Notary Registration Number: 1612967 County of Principal
Business Imperial

A.P.N.: 034-360-054-00

Grant Deed Continued

EXHIBIT A

Beginning at the NW corner of Section 16, Township 16 South, Range 11 East, S.B.B.M., then South 66 feet; then East 660 feet, then North 66 feet, then West 660 feet to the point of beginning, situated in the County of Imperial, State of California

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

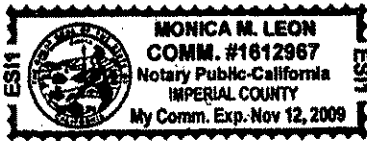
State of California

County of Imperial

On 08/25/2008 before me, Monica M. Leon, Notary Public
Date Here Insert Name and Title of the Officer

personally appeared Roy Charles Godfrey and
Bobbie Mae Godfrey
Name(s) of Signer(s)

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 signature(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 Monica M. Leon
Signature of Notary Public

Place Notary Seal Above

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Title or Type of Document: Grant Deed

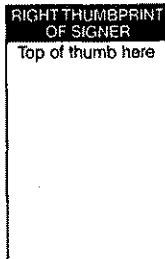
Document Date: 8/25/08 Number of Pages: 2

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: _____

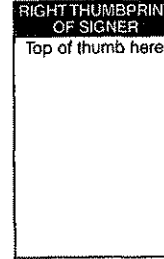
- Individual
- Corporate Officer — Title(s): _____
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____

Signer's Name: _____

- Individual
- Corporate Officer — Title(s): _____
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____

RECORDING REQUESTED BY
CHICAGO TITLE COMPANY

89-03592

BOOK 1620 PAGE 600

Return To:

Bureau Of Land Management
555 Leslie Street
Ukiah, California 95482

REG	\$ 7
RIF	\$ 5
MC	\$ 1
NIL	\$
TOTAL	\$ 13

DOLORES PROVENTINI
COUNTY RECORDER

MAR 8 9 30 AM '89

OFFICIAL RECORDS
IMPERIAL COUNTY, CALIF.

BOOK 1620 PAGE 600

CONSENT TO COMMON USE AGREEMENT

THIS AGREEMENT, entered into this 10th day of January, 1989, by and between SAN DIEGO GAS AND ELECTRIC COMPANY, hereinafter referred to as "Company" and the UNITED STATES BUREAU OF LAND MANAGEMENT, hereinafter referred to as "Agency",

WITNESSETH

WHEREAS, Agency has acquired the following easement for road use, hereinafter referred to as "Agency's Easement", described as follows:

That certain easement granted to the UNITED STATES by Dorothy J. Peroff and Dorothy J. Peroff, Trustee, located in Tract 43, Township 17 South, Range 9 East, San Bernardino Meridian, said easement recorded on 3-8-89 #89-03591 in Book _____ at page _____, Official Records of Imperial County, California, and

WHEREAS, Company is the owner in possession of the following easement, hereinafter referred to as "Company's Easement", which predates and in part traverses the said land subject to the aforesaid easement granted to the United States:

That certain easement granted to Company by Dorothy J. Peroff and Dorothy J. Peroff, Trustee, located in Tract 43, Township 17 and 18 South, Range 9 East, San Bernardino Meridian, said easement recorded March 9, 1982 in Book 1481 at page 1209, Official Records of Imperial County, California, and

WHEREAS, Agency's Easement occupies a portion of Company's Easement and is subject to said easement which portion is hereinafter referred to as "Area of Common Use" and is shown on Exhibit A attached hereto and made a part hereof, and

WHEREAS, Agency desires the Company's written consent to the common use of the Area of Common Use;

NOW THEREFORE, Company and Agency hereby mutually agree as follows:

1. Company hereby consents to the use, control, maintenance, improvement, relocation and repair by Agency of the road over, along and upon Company's Easement in the Area of Common Use subject to Company's right and easement to use said Area of Common Use for all of the purposes for which Company's Easement was acquired and to the terms and conditions herein contained. Company does not by this consent and shall not be deemed to subordinate its rights in the Area of Common Use to any use which Agency shall make of said area.
2. Except as expressly set forth herein, this agreement shall not in any way alter, modify or terminate any provision of Company's Easement or the priority thereof over the title of Agency in said Area of Common Use. Both Agency and Company shall use said Area of Common Use in such a manner as not to interfere unreasonably with the rights of the other. Nothing herein contained shall be construed as a release or waiver of any claim for compensation or damages which Company or Agency may now have or may hereafter acquire resulting from the construction of additional facilities or the alteration of existing facilities by either Agency or Company in such a manner as to cause an unreasonable interference with the use of said Area of Common Use by the other party.
3. This agreement is subject to all the provisions of General Order No. 69-B of the Public Utilities Commission of the State of California, and to all other applicable provisions of the laws and regulations of the State of California and other governmental agencies.
4. Nothing herein contained shall be construed to obligate the Government beyond the extent of available funds allocated or programmed for this work or contrary to applicable laws, rules and regulations.
5. This agreement shall inure to the benefit of and be binding upon the successors and assigns of both parties.

The U. S. Bureau of Land Management is hereby authorized to fill in the blanks for the recording data of the easement to the UNITED STATES OF AMERICA after execution and before recordation of this agreement.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed by their respective officials thereunto duly authorized.

SAN DIEGO GAS AND ELECTRIC COMPANY

By: *James W. Murphy* Attest: _____

UNITED STATES BUREAU OF LAND MANAGEMENT

By: *Michael* Title: Acting State Director

STATE OF CALIFORNIA

SS

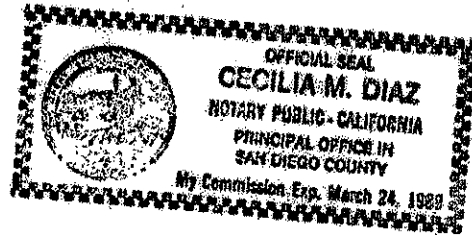
COUNTY OF SAN DIEGO

On January 10, 1989, before me, the undersigned, a Notary Public in and for said State, personally appeared James W. Shepard personally known to me (or proved to me on the basis of satisfactory evidence) to be the person who executed the within instrument as Land Management Supervisor, Land Services Department, on behalf of San Diego Gas & Electric company, the corporation therein named, and acknowledged to me that such corporation executed the within instrument pursuant to its by-laws or a resolution of its Board of Directors.

WITNESS my hand and official seal.

Signature

Cecilia M. Diaz

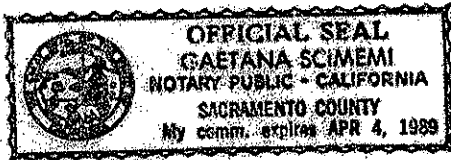


STATE OF CALIFORNIA)
) ss.
County of Sacramento)

On this 24th day of January, 19 89,
before me, Gaetana Scimemi, a Notary Public
in and for the County and State aforesaid, personally
appeared Dick Freel
personally (known to me) (~~proved to me on the basis
of satisfactory evidence~~) to be the person whose name
is subscribed to the within instrument, and acknowledged
that he executed the same on behalf of the United States.

IN WITNESS WHEREOF, I have hereunto set my hand
and affixed my official seal the day and year in this
certificate first above written.

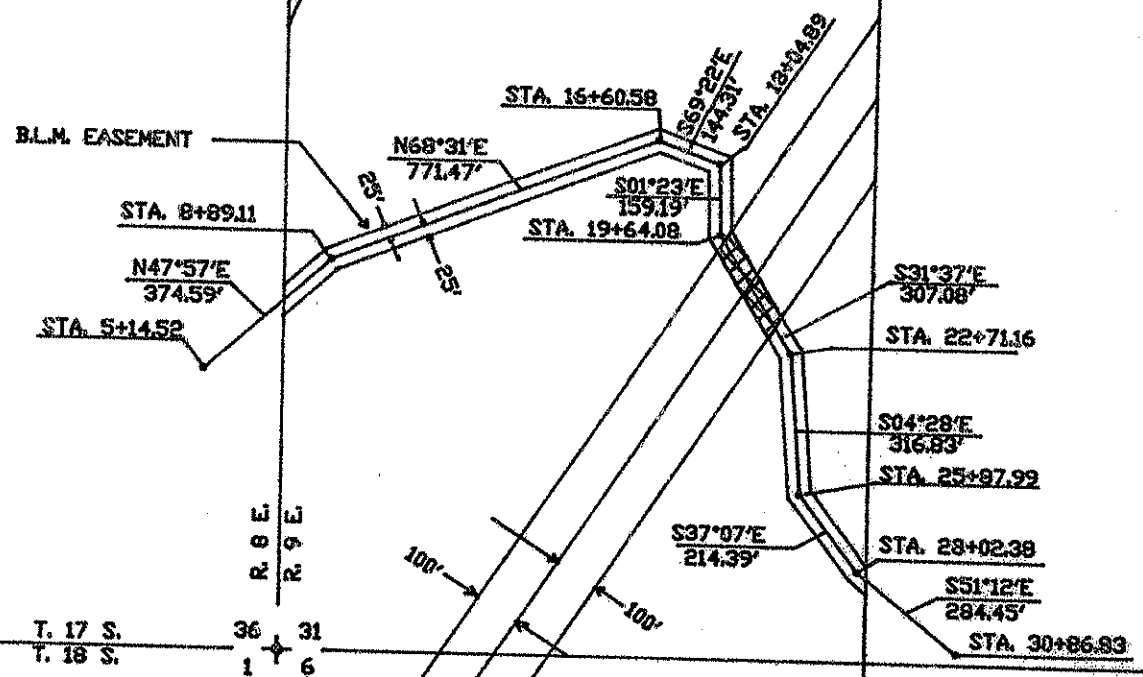
Gaetana Scimemi
Notary Public in and for the County
of Sacramento, State of California



(SEAL)

TR. 43

EXHIBIT A



SCALE: 1" = 400'

AREA OF COMMON USE 



RECORDING REQUESTED BY: GRANTOR

AND WHEN RECORDED MAIL THIS DEED AND UNLESS OTHERWISE SHOWN BELOW MAIL TAX STATEMENTS TO:

Name HOSSEIN ALIMAMAGHANI
Street Address 5735 BECKFORD AVE.
TARZANA, CA 91356
City & State

MAIL TAX STATEMENTS TO:

Name
Street Address SAME AS ABOVE
City & State

DOLORES PROVENCIO

COUNTY RECORDER
BOOK 1924 PAGE 312
'98 MAR 16 AM 9 38

OFFICIAL RECORDS
IMPERIAL COUNTY, CA

Table with columns for recording codes (TL, RG, RF, MC, IX, TF, NL, PY, PR) and their corresponding values (9, 3, 1, 1, 1, -, 3, -).

SPACE ABOVE THIS LINE FOR RECORDER'S USE

CORPORATION GRANT DEED

14-037

THE UNDERSIGNED GRANTOR(S) DECLARE(S)

DOCUMENTARY TRANSFER TAX is \$ 28.60

[X] computed on full value of property conveyed, or

[] computed on full value less value of liens and encumbrances remaining at time of sale.

[X] unincorporated area [] city of AND

FOR VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

M.J.R. Holdings, Inc., a California Corporation

a corporation organized under the laws of the State of California
hereby GRANTS to HOSSEIN ALIMAMAGHANI, A MARRIED MAN

the following described real property in the
County of Imperial, State of California.

THE SOUTHWEST QUARTER OF SECTION 16, TOWNSHIP 16 SOUTH, RANGE 11
EAST, S.B.M., IN AN UNINCORPORATED AREA OF THE COUNTY OF
IMPERIAL, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT
THEREOF.

APN: 034-360-57

Dated November 14, 1993

State of California

County of Orange

On March 9, 1998 before me,
MIKE SWOBODA, Notary Public.
NAME, TITLE OF OFFICER - E.G. "JANE DOE, NOTARY PUBLIC"

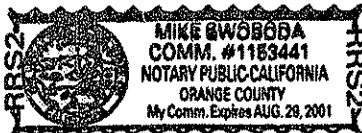
M.J.R. Holdings, Inc.,
a California Corporation

Signature of Robert D. Friedman, President

personally appeared
Robert D. Friedman, President
and Jeffrey P. Frieden, Secretary

Signature of Jeffrey P. Frieden, Secretary

[X] personally known to me - OR - [] 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
signature(s) on the instrument the person(s), or the entity upon behalf of which the
person(s) acted, executed the instrument.



Witness my hand and official seal.

Signature of Notary Mike Swoboda

SIGNATURE OF NOTARY

When recorded return to:

First Interstate Bank of Denver
Attn: Trust Natural Resources
P.O. Box 5825
Denver, CO 80217 **ENVELOPE**

DOLORES PROVENCIO

COUNTY RECORDER
BOOK 1872 PAGE 138

96 DEC 23 PM 12 59

OFFICIAL RECORDS
IMPERIAL COUNTY, CA

TL\$	94
RG	4
RF	2
MC	1
IX	1
TF	1
NL	
PY	
PR	

This is a bona fide gift and the grantor received nothing in return.

NO DOCUMENTARY TRANSFER TAX DUE.
EXEMPT CONVEYANCE BY A TRUSTEE
TO A BENEFICIARY OF A TRUST, NOT
PURSUANT TO A SALE



Terry L. Oliver, Vice President

TRUSTEE'S MINERAL DEED

THIS DEED made by Wells Fargo Bank, N.A. (formerly First Interstate Bank of California), as Trustee of the Oatman Property Holding Trust dated October 12, 1994, as "Grantor" to the following named "Grantees":

Jack Oatman
Box 1081
Del Mar, CA 92014

As to an undivided 1/3 interest of
an undivided 1/2 mineral interest

Christine Oatman
254 Sunset Dr.
Encinitas, CA 92024

As to an undivided 1/3 interest of
an undivided 1/2 mineral interest

Homer Oatman
2232 Port Lerwick
Newport Beach, CA 92660

As to an undivided 1/3 interest of
an undivided 1/2 mineral interest

WHEREAS, Grantor is the owner of certain mineral interests situated in Imperial County, California;


NOW, THEREFORE, pursuant to the authority conferred upon it as Trustee, Grantor does hereby convey, assign, transfer and set over unto Grantees, all of Grantor's right, title and interest in and to the mineral interest, together with all appurtenances; subject, however, to all valid and subsisting oil and gas leases of record, as well as any other encumbrances, covenants and restrictions affecting such interests.

Wells Fargo Bank, N.A. (formerly First Interstate Bank of California) executes the foregoing instrument solely in its capacity as Trustee of the Oatman Property Holding Trust and not in its corporate capacity, makes no warranties or representations of title either express or implied, and any liability asserted against said Bank because of its execution of this instrument shall be satisfied solely from assets held by it as Trustee at the time of such assertion.

Dated this 15 day of October, 1996.

WELLS FARGO BANK, N.A. (FORMERLY FIRST INTERSTATE BANK OF CALIFORNIA), as Trustee of the Oatman Property Holding Trust

ATTEST:

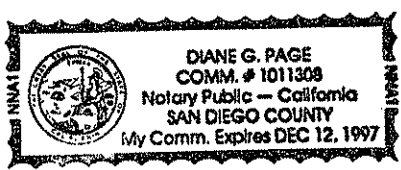


By Jacquelyn Powers
Jacquelyn Powers
Assistant Vice President

STATE OF CALIFORNIA |
 | ss.
COUNTY OF SAN DIEGO |

On October 15, 1996 before me DIANE G. PAGE, personally appeared Jacquelyn Powers, personally known to me to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorize capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.



Diane G. Page
Notary Public

94017524

BOOK 1777 PAGE 478

RECORDING REQUESTED BY:
First Interstate Bank

AND WHEN RECORDED MAIL TO:

First Interstate Bank
P.O. Box 129113, Dept. A120
San Diego, CA 92112

MAIL TAX STATEMENTS TO:

Jack L. Oatman, Jr.
1551 Fourth Avenue, Suite 500
San Diego, CA 92101-3153

DOLORES PROVENCIO

COUNTY RECORDER

BOOK 1777 PAGE 478

'94 JUL 26 PM 2 08

OFFICIAL RECORDS
IMPERIAL COUNTY, CA

TL	9
RG	4-5
RF	2-3
MC	1
IX	1
TF	1
NL	1
FY	1
FR	1

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

**CORPORATION QUITCLAIM DEED
CHANGE IN TRUSTEE DUE TO BANK MERGER**

The undersigned grantor(s) declare(s):

APN: 034-360-55-01/58-01/59-01

Documentary transfer tax is \$ -0-

- () computed on full value of property conveyed, or
- () computed on full value less value of liens and encumbrances remaining at time of sale.
- () Unincorporated area: () City of _____, and

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

FIRST INTERSTATE BANK OF CALIFORNIA, as Trustee pursuant to Trust Agreement No. 1-2542-00-6 as to an undivided one-half interest, successor in merger to San Diego Trust & Savings Bank

a corporation organized under the laws of the State of California,
does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to

JACK L. OATMAN, JR., Trustee U/A DTD 7/1/94; CHRISTINE OATMAN, Trustee separate property trust DTD 7/11/94;
HOMER C. OATMAN, a married man as his sole and separate property, each as to an undivided 1/6 interest

the following described real property in the County of Imperial, State of California:

AS DESCRIBED IN EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF.

FIRST INTERSTATE BANK OF CALIFORNIA, Trustee

Dated July 19, 1994

BY: Diane L. Underwood
Diane L. Underwood, Assistant Vice President

BY: Irene J. Luntz
Irene J. Luntz, Trust Officer

STATE OF CALIFORNIA)
) SS
COUNTY OF SAN DIEGO)

On July 19, 1994 before me, Christine Stoneberg, a Notary Public, personally appeared Diane L. Underwood, Asst. Vice President & Irene J. Luntz, Trust Officer personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signatures on the instrument the persons or the entity upon behalf of which the persons acted, executed the instrument.

WITNESS my hand and official seal.

Signature Christine Stoneberg



MAIL TAX STATEMENT AS DIRECTED ABOVE

EXHIBIT "A"

West 1/2 of NW 1/4 of Section 16, except the North 66 feet of the West 660 feet in Section 16, Township 16 South, Range 11 East, S.B.M.

Southeast quarter, Section 16, Township 16 South, Range 11 East (160 acres).

Northeast quarter, Section 16, Township 16 South, Range 11 East (160 acres).

RECORDING REQUESTED BY:
First Interstate Bank

DOLORES PROVENCIO

AND WHEN RECORDED MAIL TO:

COUNTY RECORDER
BOOK 1777 PAGE 476

First Interstate Bank
P.O. Box 129113, Dept. A120
San Diego, CA 92112

94 JUL 26 PM 2 08

MAIL TAX STATEMENTS TO:

OFFICIAL RECORDS
IMPERIAL COUNTY, CA

Jack L. Oatman, Jr.
1551 Fourth Avenue, Suite 500
San Diego, CA 92101-3153

TL\$	6
RG	3-3
RF	1-2
MC	1
IX	1
TF	-
NL	-
PY	-
PR	-

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

**CORPORATION QUITCLAIM DEED
CHANGE IN TRUSTEE DUE TO BANK MERGER**

The undersigned grantor(s) declare(s):

APN: 051-380-09-01

Documentary transfer tax is \$ 0-

- () computed on full value of property conveyed, or
- () computed on full value less value of liens and encumbrances remaining at time of sale.
- () Unincorporated area: () City of _____, and

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

FIRST INTERSTATE BANK OF CALIFORNIA, as Trustee pursuant to Trust Agreement No. 1-2542-00-6 as to an undivided one-half interest, successor in merger to San Diego Trust & Savings Bank

a corporation organized under the laws of the State of California, does hereby REMISE, RELEASE AND FOREVER QUITCLAIM to

JACK L. OATMAN, JR., Trustee U/A DTD 7/1/94; CHRISTINE OATMAN, Trustee separate property trust DTD 7/1/94; HOMER C. OATMAN, a married man as his sole and separate property, each as to an undivided 1/6 interest

the following described real property in the County of Imperial, State of California:

The Northeast Quarter of the Southwest Quarter of Section 2 in Township 17 South, Range 12 East, S.B.M., in the County of Imperial, State of California.

Dated July 19, 1994

FIRST INTERSTATE BANK OF CALIFORNIA, Trustee

BY: Diane L. Underwood
Diane L. Underwood, Assistant Vice President

BY: Irene J. Luntz
Irene J. Luntz, Trust Officer

STATE OF CALIFORNIA)
) SS
COUNTY OF SAN DIEGO)

On July 19, 1994 before me, Christine Stoneberg, a Notary Public, personally appeared Diane L. Underwood, Asst. Vice President & Irene J. Luntz, Trust Officer personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signatures on the instrument the persons or the entity upon behalf of which the persons acted, executed the instrument.

WITNESS my hand and official seal.

Signature Christine Stoneberg

MAIL TAX STATEMENT AS DIRECTED ABOVE



MAY 27 2005 020388

TLS	602
RG	19
RF	16
MC	1
IX	1
TR	15
NL	1
PY	1
CR	1
MS	10

RECORDING REQUESTED BY:
FIRST AMERICAN TITLE

AND WHEN RECORDED MAIL TO:

PLASTER BEACH, INC., a California corporation
2026 West Drive
El Cajon, CA 92021

Order No.: 1778191-1
Escrow No.: LME0302871-JW
A.P.N.: 034-360-52-01

DOLORES PROVENCIO
BOOK 2439 PAGE 1723
COUNTY RECORDER

'05 MAY 27 PM 3 57

OFFICIAL RECORDS
IMPERIAL COUNTY, CA

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE
GRANT DEED

THE UNDERSIGNED GRANTOR(S) DECLARE(S) This Deed is being signed in counterparts
DOCUMENTARY TRANSFER TAX IS \$82.50 This is part 1 of 8 counterparts.

- computed on full value of property conveyed, or
- computed on full value less value of liens or encumbrances remaining at time of sale.
- unincorporated area City of

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,
GARY SMITH and UTHANA SMITH, husband and wife and SIMONE TONTINI, a widow and ALBERT J. PAGE and MYRNA J. PAGE, Trustees UDT dated August 11, 1994 and GASTON VANONI Jr. and SHARON VANONI, husband and wife and JIMMIE D. KETNER and AUNGSANA KETNER, husband and wife and RICHARD MACIAS and CINDY S. MACIAS, husband and wife and STANLEY KETNER and TONI KETNER, husband and wife and HOWARD D. SMITH and JILL SMITH, husband and wife

hereby GRANT(S) to PLASTER BEACH, INC., a California corporation

the following described real property in the County of Imperial, State of California
The South Half of the Northeast Quarter of Section 18, Township 16 South, Range 11 East, San Bernardino Base and Meridian, in the County of Imperial, State of California, according to Official Plat thereof, as conveyed to the State of California by Deed recorded April 2, 1942, Book 587, Page 29 of Official Records of said County.

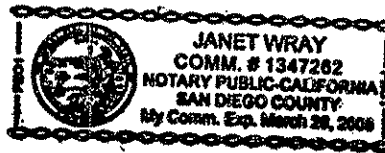
Dated: March 25, 2005
STATE OF CALIFORNIA
COUNTY OF San Diego

} ss.

On April 7, 2005 before me
Janet Wray
a Notary Public in and for said County and State, personally
appeared
Gary Smith and Uthana Smith

Per attached signature page

~~personally known to me~~ (or 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 signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s), acted, executed the instrument.



WITNESS my hand and official seal.

Signature Janet Wray
Signature of Notary

(This area for official notary seal)
MAIL TAX STATEMENTS AS DIRECTED ABOVE

Gary Smith
GARY SMITH

Uthana Smith
UTHANA SMITH

signed on counterpart
SIMONE TONTINI

signed on counterpart
ALBERT J. PAGE, Trustee

signed on counterpart
MYRNA J. PAGE, Trustee

signed on counterpart
GASTON VANONI Jr.

signed on counterpart
SHARON VANONI

signed on counterpart
JIMMIE D. KETNER

signed on counterpart
AUNGSANA KETNER

signed on counterpart
RICHARD MACIAS

signed on counterpart
CINDY S. MACIAS

signed on counterpart
STANLEY KETNER

singed on counterpart
TONI KETNER

signed on counterpart
HOWARD D. SMITH

signed on counterpart
JILL SMITH

Attachment C

Land Survey Records – Imperial County Public Works Office

RECORD OF SURVEY

STIRLING ENERGY SYSTEMS, INC.
 SEC 12, 13, 14, 22, 23, 24, 25, 26 & 27, T16S, R10E
 AND
 SEC 7, 9, 14, 15, 16, 17, 18, 19, 20, 21, & 22, T16S, R11E S.B.B. & M.
 COUNTY OF IMPERIAL

SURVEYOR'S STATEMENT

THIS MAP CORRECTLY REPRESENTS A SURVEY MADE BY ME OR UNDER MY DIRECTION IN CONFORMANCE WITH THE REQUIREMENTS OF THE LAND SURVEYOR'S ACT AT THE REQUEST OF STIRLING ENERGY SYSTEM, INC. ON APRIL 22, 2008.



RONALD C. PARKER, P.L.S. 4312
 LIC. EXP. DATE 06/30/10

COUNTY SURVEYOR'S STATEMENT

THIS MAP HAS BEEN EXAMINED IN ACCORDANCE WITH SECTION 8766 OF THE LAND SURVEYOR'S ACT THIS _____ DAY OF _____ 2008.

TIMOTHY B. JONES, P.L.S. 5926
 LIC. EXP. DATE 12/31/08
 ACTING COUNTY SURVEYOR

COUNTY RECORDER'S STATEMENT

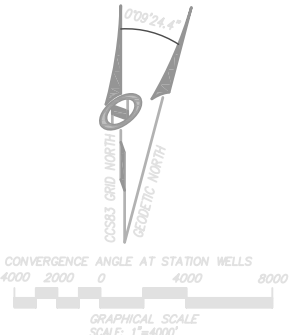
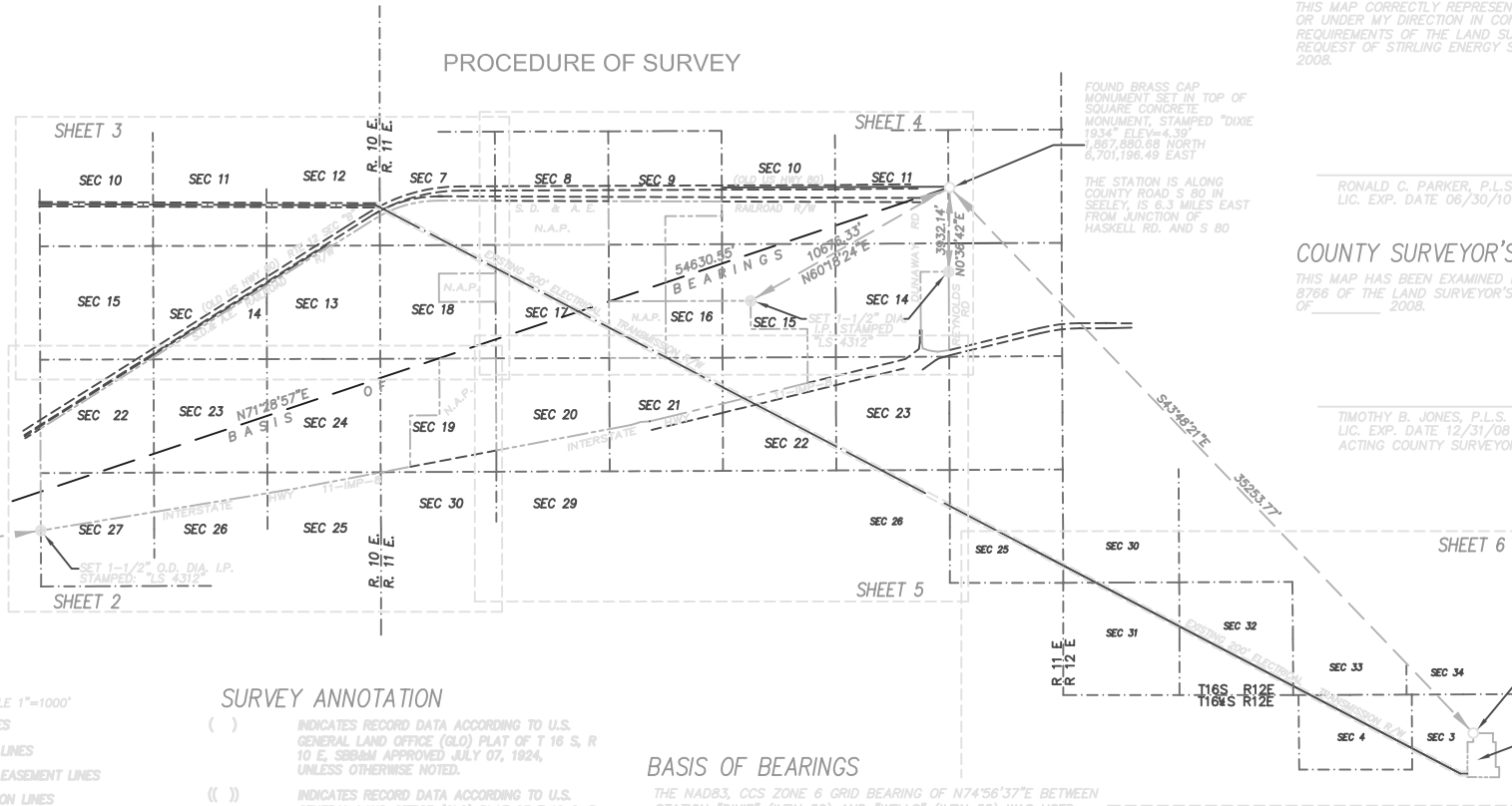
FILED THIS _____ DAY OF _____, 2008, AT _____ O'CLOCK _____ M., IN BOOK _____ OF RECORD OF SURVEY MAPS AT PAGE _____, AT THE REQUEST OF NOLTE ASSOCIATES, INC.

DOC. NO. _____
 FEE _____
 DOLORES PROVENCIO
 COUNTY RECORDER

PROJ. NO. ECB020400



PROCEDURE OF SURVEY



FOUND BRASS CAP MONUMENT SET IN A BOULDER STAMPED: "WELLS 1935" ELEV=293.55' 1,850,530.34 NORTH 6,649,394.34 EAST

9547.76' N81°51'21"E

THE STATION IS 1.85 MILES EAST ALONG COUNTY ROAD S 80 FROM INTERSTATE HWY 8 OVERPASS AT OCOTILLO.

LEGEND	
—	FOR LINES TYPES AT SCALE 1"=1000'
---	INDICATES BOUNDARY LINES
----	INDICATES RIGHT OF WAY LINES
-----	INDICATES RIGHT OF WAY EASEMENT LINES
- - - - -	INDICATES QUARTER SECTION LINES
- - - - -	INDICATES SECTION LINES
	INDICATES RAILROAD TRACTS
—	INDICATES CENTERLINE EXISTING SNPL TRANSMISSION LINE
●	INDICATES SET 5/8" DIA. X 30" REBAR W/PLASTIC CAP TAGGED "LS 4312", UNLESS OTHERWISE NOTED.
○	INDICATES FOUND MONUMENT AS NOTED.
□	INDICATES FOUND 1-1/2" O.D. IRON PIPE WITH BRASS DISK STAMPED "LS 3681 SDG&E" PER ROS 7/69 AND 7/70.
△	INDICATES FOUND 1-1/4" O.D. IRON PIPE WITH TAG STAMPED "DIV HWYS R/W", SET ALONG INTERSTATE HWY 8 RIGHT OF WAY PER CALTRANS DWG# X-MP-8-PM 23.7

SURVEY ANNOTATION	
()	INDICATES RECORD DATA ACCORDING TO U.S. GENERAL LAND OFFICE (GLO) PLAT OF T 16 S, R 10 E, SDBAM APPROVED JULY 07, 1924, UNLESS OTHERWISE NOTED.
(())	INDICATES RECORD DATA ACCORDING TO U.S. GENERAL LAND OFFICE (GLO) PLAT OF T 16 S, R 11 E, SDBAM APPROVED AUGUST 15, 1913.
[]	INDICATES RECORD DATA PER RECORD OF SURVEY 7/60-63, APPROVED JULY 25, 1985, ON FILE IN THE OFFICE OF THE IMPERIAL COUNTY'S SURVEYOR.
[]	INDICATES RECORD DATA PER RECORD OF SURVEY 7/66-68, APPROVED JUNE 24, 1985, ON FILE IN THE OFFICE OF THE IMPERIAL COUNTY'S SURVEYOR.
< >	INDICATES RECORD DATA PER RECORD OF SURVEY 6/38, APPROVED MARCH 13, 1981, ON FILE IN THE OFFICE OF THE IMPERIAL COUNTY'S SURVEYOR.
<< >>	INDICATES RECORD DATA PER RECORD OF SURVEY 8/37, APPROVED MARCH 13, 1981, ON FILE IN THE OFFICE OF THE IMPERIAL COUNTY'S SURVEYOR.
[]	INDICATES RECORD DATA PER RIGHT OF WAY MAP X-MP-8-PM 23.7, ON FILE IN THE OFFICE OF THE IMPERIAL COUNTY'S SURVEYOR.

BASIS OF BEARINGS

THE NAD83, CCS ZONE 6 GRID BEARING OF N74°56'37"E BETWEEN STATION "DIXIE" (IVPN 52) AND "WELLS" (IVPN 55) WAS USED FOR BASIS OF ALL MEASURED BEARINGS SHOWN HEREON. REFERENCED RECORD BEARINGS SHOWN HEREON MAY OR NOT BE ON SAID SYSTEM.

GROUND TO GRID CONVERSIONS

ALL DISTANCES SHOWN ARE GRID UNLESS NOTED OTHERWISE. TO OBTAIN GROUND DISTANCES, MULTIPLY THE GRID DISTANCES BY THE COMBINATION FACTOR (C.F. 0.99999806) SHOWN ON EACH SHEET, (GRID DISTANCE X C.F. = GROUND DISTANCE)

SURVEYOR'S NOTE

DESCRIPTIONS OF THE FOUND MONUMENTS SHOWN HEREIN ARE CORRECT AS OF THE LAST DAY THE MONUMENT SITE WAS VISITED FOR THIS SURVEY. IT IS POSSIBLE THAT SOME FOUND MONUMENTS SHOWN HEREIN HAVE BEEN REPLACED OR DESTROYED BY OTHERS.

Attachment D

BLM Case Recordation Reports

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
 Geographic Report with Customer
 Sorted by Serial Number

Admin State: CA

Geo State: CA

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 005865	285003	AUTHORIZED	304	AUTH AMENDED/MODIFIED	06/26/1998	Total Acres = 1,998.790
SAN DIEGO GAS & ELECTRIC CO		PO BOX 1831		SAN DIEGO	92112 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	M&B		1	;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 007236A	231201	AUTHORIZED	705	ORDER ISSUED	10/16/1984	Total Acres = 1.000
BLM CAL SO		2800 COTTAGE WAY		SACRAMENTO	95825 CA	100.00000 ADMIN MGT ENTITY

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			ALL;
27	0160S	0100E	013	ALIQ			ALL;
27	0160S	0100E	014	ALIQ			ALL;
27	0160S	0100E	022	ALIQ			E2,N2NW,SEW,E2SW;
27	0160S	0100E	022	LOTS			1,3-7;
27	0160S	0100E	024	ALIQ			ALL;
27	0160S	0100E	025	ALIQ			ALL;
27	0160S	0100E	026	ALIQ			ALL;
27	0160S	0100E	027	ALIQ			ALL;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 034397	286203	AUTHORIZED	307	ROW GRANTED-ISSUED	04/21/1995	Total Acres = 29.000
PACIFIC BELL		7337 TRADE ST 5410		SAN DIEGO	92121 CA	100.00000 HOLDER/BILLEE

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
 Geographic Report with Customer
 Sorted by Serial Number

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			NESE,S2SE;
27	0160S	0100E	013	ALIQ			NWNWNE,N2NW,NWSWNW;
27	0160S	0100E	014	ALIQ			S2NE,NESW,SWSW,NWSESW;
27	0160S	0100E	022	ALIQ			N2NE,SEENW,SEW;
27	0160S	0100E	022	LOTS			1;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 038821	286203	AUTHORIZED	304	AUTH AMENDED/MODIFIED	10/31/2000	SEE DEC 10/31/2000	Total Acres = 22.050
QWEST COMMUNICATIONS		555 17TH ST FL 12		DENVER		80202 CO	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			SESESW,SENESE,S2SE;
27	0160S	0100E	013	ALIQ			NENW,S2NWNW,NWSWNW;
27	0160S	0100E	014	ALIQ			SESWNE,SENE,NESW,SWSW;
27	0160S	0100E	014	ALIQ	1		NWSESW;
27	0160S	0100E	022	ALIQ			N2NE,SEENW,SEW;
27	0160S	0100E	022	FF	1		LOTS 2 & 4 OF TR 39;
27	0160S	0100E	022	LOTS			1;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 041192	286203	AUTHORIZED	307	ROW GRANTED-ISSUED	11/28/2000	30 YRS	Total Acres = 83.300
LEVEL THREE COMMUNICATIONS		14023 GOLDEN WEST PKWY		DENVER		80401 CO	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			SE;
27	0160S	0100E	013	ALIQ			NW;
27	0160S	0100E	014	ALIQ			SENE,SW,NWSE;
27	0160S	0100E	022	ALIQ			NE,NW,SW;

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
 Geographic Report with Customer
 Sorted by Serial Number

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 041690	286203	AUTHORIZED	307	ROW GRANTED-ISSUED	06/27/2001	/A/;	Total Acres = 379.100
AT&T CORP		3001 COBB PKWY RM 162		ATLANTA		30339 GA	100.00000 HOLDER
AT&T LEASE ADMINISTRATION		1 ATT WAY RM 1B201		BEDMINSTER		07921 NJ	0.00000 BILLEE
<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			NESE,SESE,SWSE,SESW;
27	0160S	0100E	013	ALIQ			NENW,NWNW,SWNW;
27	0160S	0100E	014	ALIQ			SENE,SWNE,NWSE,NESW,SWSW;
27	0160S	0100E	022	ALIQ			NENE,NWNE,NENW,SENE,SWNW;
27	0160S	0100E	022	ALIQ			NWSW;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 04169001	280004	AUTHORIZED	308	ROW RENEWED	06/10/2009	JAN 2009 - DEC 2010;	Total Acres = 249.500
AT&T CORP		3001 COBB PKWY RM 162		ATLANTA		30339 GA	100.00000 HOLDER
AT&T LEASE ADMINISTRATION		1 ATT WAY RM 1B201		BEDMINSTER		07921 NJ	0.00000 BILLEE
<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			NESE,SESE,SWSE,SESW;
27	0160S	0100E	013	ALIQ			NENW,NWNW,SWNW;
27	0160S	0100E	014	ALIQ			SENE,SWNE,NWSE,NESW,SWSW;
27	0160S	0100E	022	ALIQ			NENE,NWNE,NENW,SENE,SWNW;
27	0160S	0100E	022	ALIQ			NWSW;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 047658	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	02/24/2009		Total Acres = 770.000
SAN DIEGO GAS & ELECTRIC CO		8335 CENTURY PARK CT STE 100		SAN DIEGO		92123 CA	100.00000 HOLDER/BILLEE
<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			S2N2,N2S2;

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
 Geographic Report with Customer
 Sorted by Serial Number

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 04765801	289001	AUTHORIZED	307	ROW GRANTED-ISSUED	02/24/2009	Total Acres = 215.600
SAN DIEGO GAS & ELECTRIC CO		8335 CENTURY PARK CT STE 100		SAN DIEGO	92123 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			S2NE,NESE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 049773	292006	AUTHORIZED	276	PMT-LIC ISSUED	04/09/2008	Total Acres = 10.000
WATER STATIONS		PO BOX 186		POWAY	92074 CA	100.00000 PERMITTEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	ALIQ			N2S2;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CALA 0021388	284200	AUTHORIZED	307	ROW GRANTED-ISSUED	04/03/1915	Total Acres = 1.000
SAN DIEGO & AZ RR CO		45 12TH AVE		SAN DIEGO	92102 CA	100.00000 HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	FF			WITHIN;
27	0160S	0100E	013	FF			WITHIN;
27	0160S	0100E	014	FF			WITHIN;
27	0160S	0100E	022	FF			WITHIN;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CARI 0001729	282105	AUTHORIZED	307	ROW GRANTED-ISSUED	09/21/1933	Total Acres = 1.000
CA DEPT PUBLIC WORKS		PO BOX 1499		SACRAMENTO	95812 CA	100.00000 HOLDER

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<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	012	FF			WITHIN;
27	0160S	0100E	013	FF			WITHIN;
27	0160S	0100E	014	FF			WITHIN;
27	0160S	0100E	022	FF			WITHIN;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CARI 0001911	281008	AUTHORIZED	307	ROW GRANTED-ISSUED	03/27/1945	Total Acres = 1.000
COMMERCE DEPT OF		390 MAIN ST		SAN FRANCISCO	94105 CA	100.00000 HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	022	LOTS			2,4;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CARI 0006893	282103	AUTHORIZED	304	AUTH AMENDED/MODIFIED	04/18/1967	Total Acres = 1.000
CA DEPT PUBLIC WORKS		PO BOX 1499		SACRAMENTO	95812 CA	100.00000 HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0100E	025	ALIQ			N2N2,SWNW;
27	0160S	0100E	026	ALIQ			NE,S2NW;
27	0160S	0100E	027	ALIQ			S2NE,SESW,NESW,NWSE;
27	0160S	0100E	027	LOTS			4,5,6,7;

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Geo State: CA

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 005865	285003	AUTHORIZED	304	AUTH AMENDED/MODIFIED	06/26/1998		Total Acres = 1,998.790
SAN DIEGO GAS & ELECTRIC CO		PO BOX 1831		SAN DIEGO		92112 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	M&B		1	;
27	0160S	0110E	017	M&B		1	;
27	0160S	0110E	018	M&B		1	;
27	0160S	0110E	021	M&B		1	;
27	0160S	0110E	022	M&B		1	;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 008683	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	04/21/1981	30 YRS, EST \$2000/YR	Total Acres = 19.694
IMPERIAL IRRIGATION DISTRICT		PO BOX 937		IMPERIAL		92251 CA	100.00000 HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	009	ALIQ			S2S2N2;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 034397	286203	AUTHORIZED	307	ROW GRANTED-ISSUED	04/21/1995		Total Acres = 29.000
PACIFIC BELL		7337 TRADE ST 5410		SAN DIEGO		92121 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			N2N2N2SE,N2NESW;
27	0160S	0110E	007	LOTS			5;
27	0160S	0110E	009	ALIQ			S2S2N2;

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CACA 038821	286203	AUTHORIZED	304	AUTH AMENDED/MODIFIED	10/31/2000	SEE DEC 10/31/2000	Total Acres = 22.050
QWEST COMMUNICATIONS		555 17TH ST FL 12		DENVER		80202 CO	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			N2NESW,N2N2N2SE;
27	0160S	0110E	007	LOTS			5;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 039037	281001	AUTHORIZED	307	ROW GRANTED-ISSUED	10/15/1998		Total Acres = 1.240
PLASTER BEACH INC		213 JARRETT LN		EL CAJON		920214 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	LOTS			6,5;
27	0160S	0110E	018	ALIQ			SENW;
27	0160S	0110E	018	LOTS			3,4;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 041192	286203	AUTHORIZED	307	ROW GRANTED-ISSUED	11/28/2000	30 YRS	Total Acres = 83.300
LEVEL THREE COMMUNICATIONS		14023 GOLDEN WEST PKWY		DENVER		80401 CO	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			SW,SE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 041690	286203	AUTHORIZED	307	ROW GRANTED-ISSUED	06/27/2001	/A/;	Total Acres = 379.100
AT&T CORP		3001 COBB PKWY RM 162		ATLANTA		30339 GA	100.00000 HOLDER
AT&T LEASE ADMINISTRATION		1 ATT WAY RM 1B201		BEDMINSTER		07921 NJ	0.00000 BILLEE

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27	0160S	0110E	007	ALIQ			SENE,SWNE,SENW,NESW,NWSW;
27	0160S	0110E	009	ALIQ			SENE,SWNE,SENW,SWNW;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 04169001	280004	AUTHORIZED	308	ROW RENEWED	06/10/2009	JAN 2009 - DEC 2010;	Total Acres = 249.500
AT&T CORP		3001 COBB PKWY RM 162		ATLANTA	30339	GA	100.00000 HOLDER
AT&T LEASE ADMINISTRATION		1 ATT WAY RM 1B201		BEDMINSTER	07921	NJ	0.00000 BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			SENE,SWNE,SENW,NESW,NWSW;
27	0160S	0110E	009	ALIQ			SENE,SWNE,SENW,SWNW;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 042904	286001	AUTHORIZED	307	ROW GRANTED-ISSUED	02/04/2002		Total Acres = 0.260
SBA NETWORK SERVICES INC		5900 BROKEN SOUND PKWY NW		BOCA RATON	33487	FL	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			NENESE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 047112	281001	AUTHORIZED	307	ROW GRANTED-ISSUED	05/06/2005		Total Acres = 0.069
CARRIZO GORGE RAILWAY INC		2295 FLETCHER PARKWAY STE 101		EL CAJON	92020	CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	LOTS			5;

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CACA 047658	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	02/24/2009	Total Acres = 770.000	
SAN DIEGO GAS & ELECTRIC CO		8335 CENTURY PARK CT STE 100		SAN DIEGO	92123 CA	100.00000 HOLDER/BILLEE	
<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			E2SW,S2SE;
27	0160S	0110E	007	LOTS			4,5;
27	0160S	0110E	017	ALIQ			S2NE,NW,N2SE;
27	0160S	0110E	018	ALIQ			NENE;
27	0160S	0110E	021	ALIQ			N2NE;
27	0160S	0110E	022	ALIQ			SWNE,W2NW,SENW,N2SE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 04765801	289001	AUTHORIZED	307	ROW GRANTED-ISSUED	02/24/2009	Total Acres = 215.600	
SAN DIEGO GAS & ELECTRIC CO		8335 CENTURY PARK CT STE 100		SAN DIEGO	92123 CA	100.00000 HOLDER/BILLEE	
<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			NESW;
27	0160S	0110E	007	LOTS			4,5;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 049773	292006	AUTHORIZED	276	PMT-LIC ISSUED	04/09/2008	Total Acres = 10.000	
WATER STATIONS		PO BOX 186		POWAY	92074 CA	100.00000 PERMITTEE	
<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			SWSWSW;
27	0160S	0110E	014	ALIQ			N2;
27	0160S	0110E	015	ALIQ			N2;
27	0160S	0110E	017	ALIQ			S2;
27	0160S	0110E	018	ALIQ			SWNE,E2NW,N2SE;

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27 0160S 0110E 022 ALIQ SE;

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CALA 0039762	287101	AUTHORIZED	307	ROW GRANTED-ISSUED	02/28/1921	INDEFINITE	Total Acres =	1.000
IMPERIAL IRRIGATION DISTRICT	PO BOX 937			IMPERIAL		92251 CA	100.00000	HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	009	ALIQ			ALL;
27	0160S	0110E	014	ALIQ			ALL;
27	0160S	0110E	015	ALIQ			ALL;
27	0160S	0110E	016	ALIQ			ALL;
27	0160S	0110E	017	ALIQ			ALL;
27	0160S	0110E	021	ALIQ			ALL;
27	0160S	0110E	022	ALIQ			ALL;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>		
CALA 0052825	286203	AUTHORIZED	308	ROW RENEWED	11/19/1987	I/P 30 YRS	Total Acres =	0.220
PACIFIC BELL	7337 TRADE ST 5410			SAN DIEGO		92121 CA	100.00000	HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			NESW;
27	0160S	0110E	007	LOTS			8;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>		
CARI 0001729	282105	AUTHORIZED	307	ROW GRANTED-ISSUED	09/21/1933		Total Acres =	1.000
CA DEPT PUBLIC WORKS	PO BOX 1499			SACRAMENTO		95812 CA	100.00000	HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	FF			WITHIN;
27	0160S	0110E	009	FF			WITHIN;

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CARI 0006893	282103	AUTHORIZED	304	AUTH AMENDED/MODIFIED	04/18/1967	Total Acres = 1.000
CA DEPT PUBLIC WORKS		PO BOX 1499		SACRAMENTO	95812 CA	100.00000 HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	014	ALIQ			S2SE;
27	0160S	0110E	019	ALIQ			SESW,S2SE;
27	0160S	0110E	019	LOTS			6;
27	0160S	0110E	020	ALIQ			NESW,S2SW,SWSE,N2SE;
27	0160S	0110E	021	ALIQ			S2NE,N2S2;
27	0160S	0110E	022	ALIQ			N2NE,S2N2;

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CARI 0007432	281001	AUTHORIZED	307	ROW GRANTED-ISSUED	04/04/1966	Total Acres = 90.210
TXI RIVERSIDE CEMENT CO		PO BOX 158		ORO GRANDE	92368 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			E2E2NE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CARI 0007483	281100	AUTHORIZED	307	ROW GRANTED-ISSUED	10/11/1966	Total Acres = 7.990
TXI RIVERSIDE CEMENT CO		PO BOX 158		ORO GRANDE	92368 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0110E	007	ALIQ			E2E2NE,E2NESE;

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CACA 005865	285003	AUTHORIZED	304	AUTH AMENDED/MODIFIED	06/26/1998	Total Acres = 1,998.790
SAN DIEGO GAS & ELECTRIC CO		PO BOX 1831		SAN DIEGO	92112 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0120E	030	M&B		1	;
27	0160S	0120E	031	M&B		1	;
27	0160S	0120E	032	M&B		1	;
27	0162S	0120E	003	M&B		1	;
27	0162S	0120E	004	M&B		1	;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 007236A	231201	AUTHORIZED	705	ORDER ISSUED	10/16/1984	Total Acres = 1.000
BLM CAL SO		2800 COTTAGE WAY		SACRAMENTO	95825' CA	100.00000 ADMIN MGT ENTITY

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0120E	030	ALIQ			E2,E2NW,E2SW;
27	0160S	0120E	030	LOTS			1-4;
27	0160S	0120E	031	ALIQ			E2,E2W2;
27	0160S	0120E	031	LOTS			1-4;
27	0160S	0120E	032	ALIQ			ALL;
27	0160S	0120E	033	ALIQ			SWNE,NW,NESW,SE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 007236B	231201	AUTHORIZED	705	ORDER ISSUED	10/16/1984	Total Acres = 1.000
BLM CAL SO		2800 COTTAGE WAY		SACRAMENTO	95825' CA	100.00000 ADMIN MGT ENTITY

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
 Geographic Report with Customer
 Sorted by Serial Number

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0162S	0120E	003	ALIQ			ALL;
27	0162S	0120E	004	ALIQ			S2;
27	0162S	0120E	004	LOTS			1,2,7-12;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 013079	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	12/16/1983	50YRS	Total Acres = 75.000
SAN DIEGO GAS & ELECTRIC CO		PO BOX 1831		SAN DIEGO		92112 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0162S	0120E	003	FF			LOTS 7,8,9;E2SE;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 013206	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	02/09/1983	30 YRS AT \$25/5 YRS	Total Acres = 2.151
IMPERIAL IRRIGATION DISTRICT		PO BOX 937		IMPERIAL		92251 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0162S	0120E	003	LOTS			2,7;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 042892	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	12/31/2001		Total Acres = 87.000
TERMOELECTRICA US LLC		PO BOX 8505		CALEXICO		92231 CA	100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0162S	0120E	003	ALIQ			E2;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>	
CACA 042893	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	12/28/2001		Total Acres = 87.000

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
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BAJA CALIFORNIA POWER INC 15 WAYSIDE RD BURLINGTON 01803 MA 100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0162S	0120E	003	ALIQ			E2;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 047658	285003	AUTHORIZED	307	ROW GRANTED-ISSUED	02/24/2009	Total Acres = 770.000

SAN DIEGO GAS & ELECTRIC CO 8335 CENTURY PARK CT STE 100 SAN DIEGO 92123 CA 100.00000 HOLDER/BILLEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0120E	030	ALIQ			SESW;
27	0160S	0120E	030	LOTS			3,4;
27	0160S	0120E	031	ALIQ			N2NE,SENE,NENW;
27	0160S	0120E	032	ALIQ			S2NW,NESW,N2SE,SESE;
27	0162S	0120E	003	ALIQ			N2SW,SESE,NWSE;
27	0162S	0120E	003	LOTS			5,11,12;
27	0162S	0120E	004	LOTS			2,7,8;

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>
CACA 049773	292006	AUTHORIZED	276	PMT-LIC ISSUED	04/09/2008	Total Acres = 10.000

WATER STATIONS PO BOX 186 POWAY 92074 CA 100.00000 PERMITTEE

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0120E	030	ALIQ			SWSW;
27	0160S	0120E	031	ALIQ			NE;
27	0160S	0120E	032	ALIQ			S2;
27	0162S	0120E	003	ALIQ			N2S2;
27	0162S	0120E	004	ALIQ			NE;

UNITED STATES DEPARTMENT OF THE INTERIOR
 BUREAU OF LAND MANAGEMENT
 Geographic Report with Customer
 Sorted by Serial Number

<u>Serial Number</u>	<u>Casetype</u>	<u>Disposition</u>	<u>Actn Code</u>	<u>Actn Txt</u>	<u>Date</u>	<u>Action Remarks</u>		
CALA 0039762	287101	AUTHORIZED	307	ROW GRANTED-ISSUED	02/28/1921	INDEFINITE	Total Acres =	1.000
IMPERIAL IRRIGATION DISTRICT	PO BOX 937			IMPERIAL		92251 CA	100.00000	HOLDER

<u>MER</u>	<u>Township</u>	<u>Range</u>	<u>Section</u>	<u>Typ</u>	<u>Sur Nr</u>	<u>Suff</u>	<u>Aliquot Part</u>
27	0160S	0120E	030	ALIQ			ALL;
27	0160S	0120E	031	ALIQ			ALL;
27	0160S	0120E	032	ALIQ			ALL;
27	0160S	0120E	033	ALIQ			ALL;
27	0162S	0120E	003	ALIQ			ALL;
27	0162S	0120E	004	ALIQ			ALL;

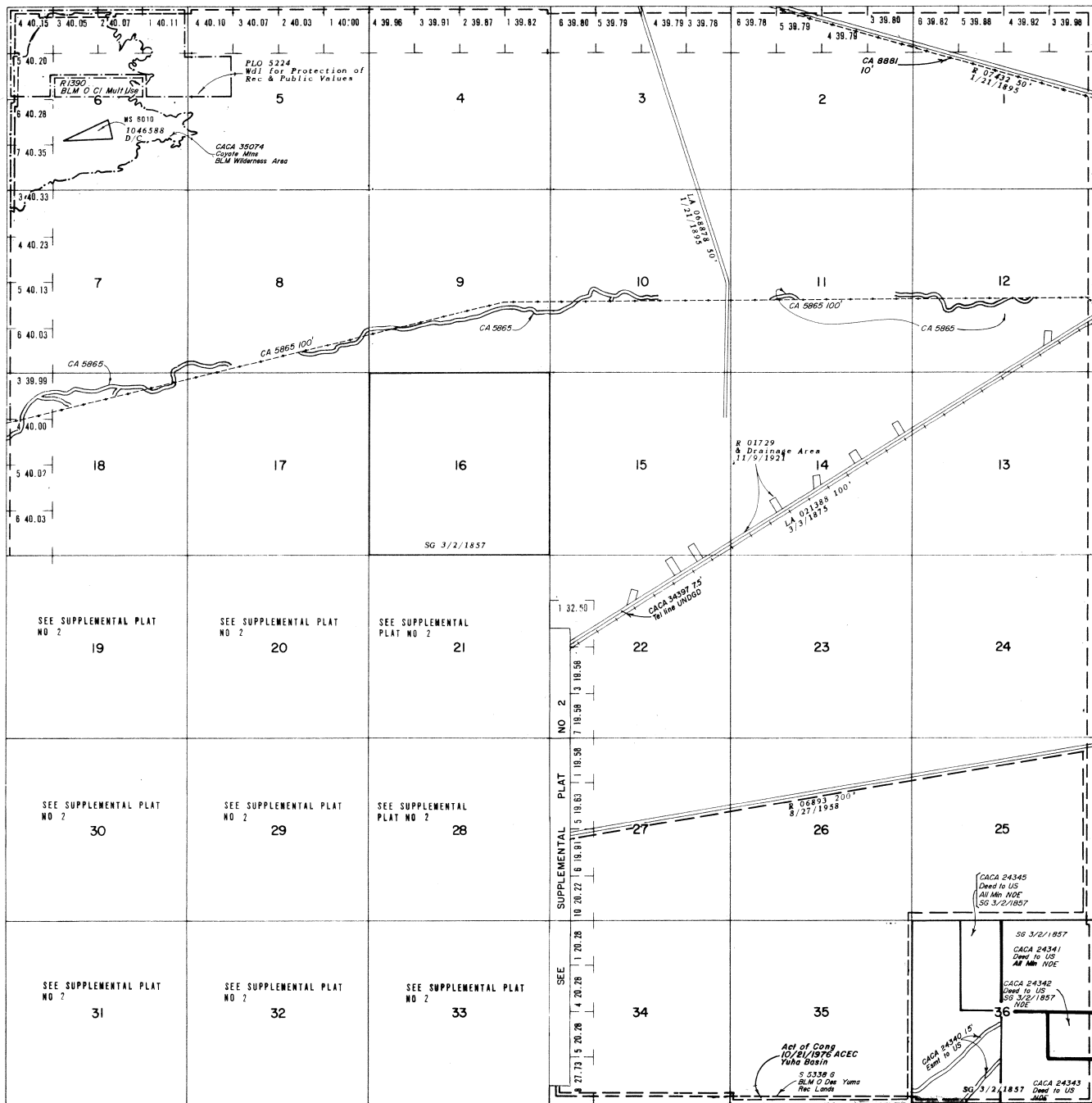
Attachment E

BLM Master Title Plats

TOWNSHIP 16 SOUTH RANGE 10 EAST OF THE SAN BERNARDINO MERIDIAN, CALIFORNIA

EL CENTRO FIELD OFFICE
IMPERIAL COUNTY
SEC 15

STATUS OF PUBLIC DOMAIN
LAND AND MINERAL TITLES



MT PLAT

INDEX TO SEGREGATED TRACTS				
RESURVEY TRACT NO	ORIGINAL SURVEY			
	T	R	SEC	SUBDIVISION

All Tp within designated California Desert Conserv Area Act of Cong 10/21/1976

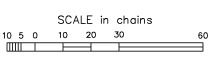
CACA 3882 7.5' R/W UNLGD Tel Line
 Sec 12: SE¹/₄SE¹/₄SW¹/₄, SE¹/₄NE¹/₄SE¹/₄, S¹/₂SE¹/₄ Within
 Sec 13: NE¹/₄NW¹/₄, S¹/₂NW¹/₄NW¹/₄, NW¹/₄SW¹/₄NW¹/₄ Within
 Sec 14: SE¹/₄SW¹/₄NE¹/₄, SE¹/₄NE¹/₄NE¹/₄SW¹/₄, SW¹/₄SW¹/₄ Within
 NW¹/₄SE¹/₄SW¹/₄ Within
 Sec 15: SE¹/₄SE¹/₄SE¹/₄ Within
 Sec 22: Lot 1, N¹/₂NE¹/₄, SE¹/₄NE¹/₄NW¹/₄, SE¹/₄NW¹/₄ Within
 Tr 39, Lots 2, 4, 16, 17, 27 Within

R/W locations are approx on congested areas
 Tp within limits of RR Grant, Re: Transp Act 1940, SO 4/14/1953, SO 10/11/1953

FOR ORDERS AFFECTING DISPOSAL OR USE OF UNIDENTIFIED LANDS REFER TO INDEX OF MISCELLANEOUS DOCUMENTS.

16 1/2 S 9 1/2 E 16 1/2 S 10 E

16 1/2 S 11 E



WARNING STATEMENT
 This plot is the Bureau's Record of Title, and should be used only as a graphic display of the township survey data. Records hereon do not reflect title changes which may have been effected by lateral movements of rivers or other bodies of water. Refer to the cadastral surveys for official survey information.

SB Mer

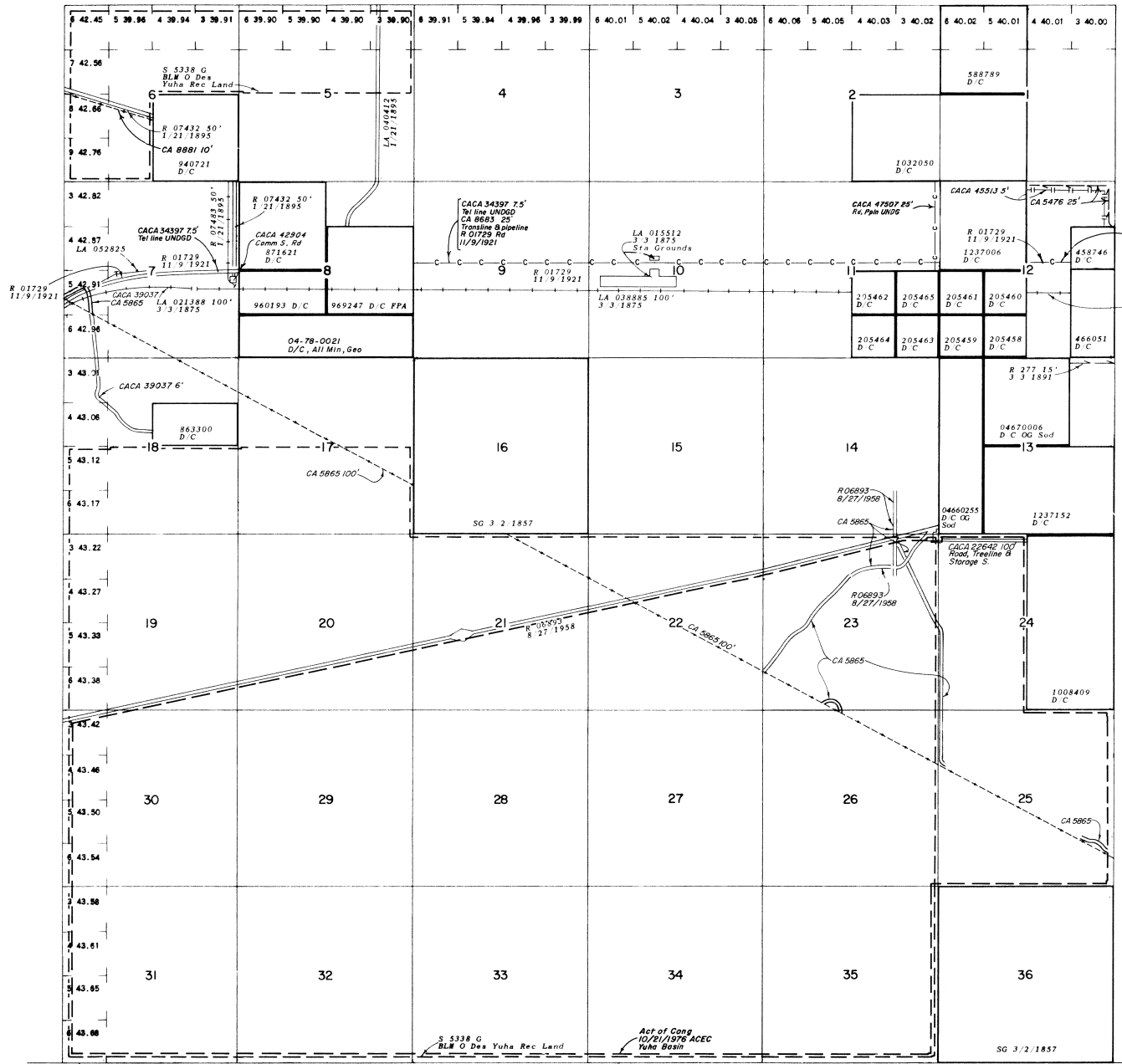
CURRENT TO	PV	RE	T	16 S
6-21-2006			R	10 E

TOWNSHIP 16 SOUTH RANGE 11 EAST OF THE SAN BERNARDINO MERIDIAN, CALIFORNIA

IMPERIAL COUNTY
CALIFORNIA DESERT DIST. SEC 15
EL CENTRO FIELD OFFICE

STATUS OF PUBLIC DOMAIN
LAND AND MINERAL TITLES

MT PLAT



INDEX TO SEGREGATED TRACTS			
RESURVEY	ORIGINAL SURVEY		
TRACT NO	T	R	SEC

LA 039762 Imperial Irrigation Dist affects lands in Secs 1 thru 5, 8 thru 17, 21 thru 25

All Tp within designated California Desert Conserv Area Act of Cong 10/21/1976

CACA 38821 7.5' R/W UNDGD Tel Line Sec 7: Lot 5, NENE 1/4, NE 1/4 SEC 7 Within

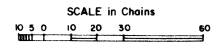
R/W locations are Approx in congested areas

FOR ORDERS EFFECTING DISPOSAL OR USE OF UNIDENTIFIED LANDS REFER TO INDEX OF MISCELLANEOUS DOCUMENTS

CURRENT TO	CURRENT TO
8-21-2008	LW
USE PLATS:	

17S 10E 16S 11E

16S 12E

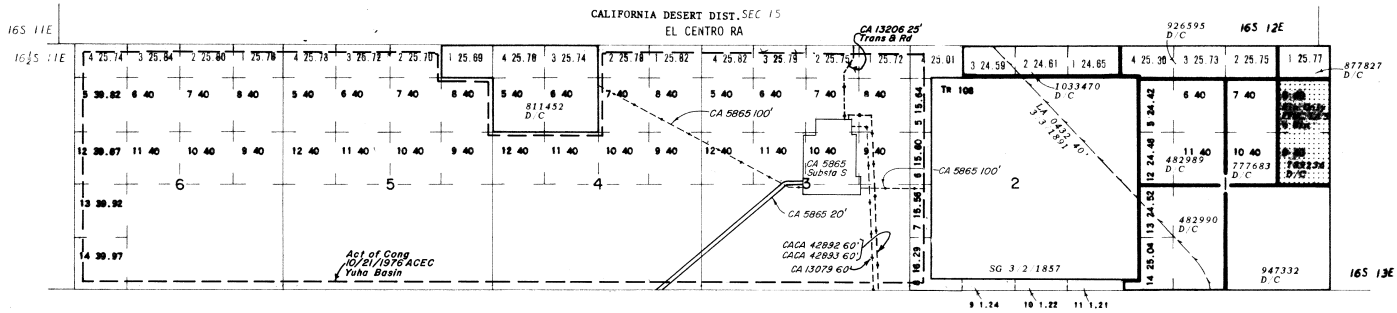


WARNING STATEMENT
This plat is the Bureau's Record of Title, and should be used only as a graphic display of the township survey data. Records hereon do not reflect title changes which may have been effected by lateral movements of rivers or other bodies of water. Refer to the cadastral surveys for official survey information.

SB Mer
T. 16 S.
R. 11 E.

TOWNSHIP 16 1/2 SOUTH RANGE 12 EAST OF THE SAN BERNARDINO MERIDIAN, CALIFORNIA

IMPERIAL COUNTY
CALIFORNIA DESERT DIST. SEC. 15
EL CENTRO RA



STATUS OF PUBLIC DOMAIN
LAND AND MINERAL TITLES
AND ACQUIRED LANDS

MT PLAT

INDEX TO SEGREGATED TRACTS				
TRACT NO.	ORIGINAL SURVEY			
	T	R	SEC	SUBDIVISION
108	16S	12E	36	A11

S 5404 R/W Ditches 50' Act of Cong 3/3/1891
Sec 1 Subdiv Und

LA 039762 Imperial Irrigation Dist affects
lands in
Secs 1 thru 4

All Tp within designated California Desert Conserv
Area Act of Cong 10/21/1976

Tp within limits of RR Grant, Re: Transp Act
1940, SO 4/14/1953, SO 10/11/1953

FOR ORDERS EFFECTING DISPOSAL OR USE OF
UNIDENTIFIED LANDS REFER TO INDEX OF
MISCELLANEOUS DOCUMENTS.

CURRENT TO CURRENT TO
MAR 31 2006

USE PLATS:

WARNING STATEMENT
This plat is the Bureau's Record of Title, and should be used only as a graphic display of the township survey data. Records hereon do not reflect title changes which may have been effected by lateral movements of rivers or other bodies of water. Refer to the cadastral surveys for official survey information.

SCALE in Chains
0 10 20 30 40 50 60

Attachment F

MASS Serial Register Pages

**DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
CASE RECORDATION
(MASS) Serial Register Page**

RunDate/Time: 09/04/09 03:55 PM

Page 1 of 3

01 10-21-1976;090STAT2776;43USC1761
Case Type 285003: ROW-POWER TRAN-FLPMA
Commodity 970: OTHER ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
1,998.790

Serial Number
CACA-- - 005865

Name & Address			Serial Number: CACA-- - 005865		
	Int Rel	% Interest			
SAN DIEGO GAS & ELECTRIC CO	PO BOX 1831	SAN DIEGO CA 92112	HOLDER/BILLEE	100.00000000	

							Serial Number: CACA-- - 005865		
Mer Twp	Rng	Sec	STyp	SNr SUFF	Subdivision	District/Resource Area	County	Mgmt Agency	
27 0180S	0020E	008	ALIQ		S2NE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0020E	015	ALIQ		NESW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0040E	021	ALIQ		S2S2;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0040E	024	ALIQ		SWSW,SESE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0040E	024	ALIQ		SWSW,SESE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	019	LOT:		6;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	020	FF	1	SWSW OF LOT 1;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	020	FF	2	LOT 2 OF SESW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	020	FF	3	SWSE OF LOT 3;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	020	FF	4	SESE OF LOT 4;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	020	LOT:		1-4;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	022	LOT:		6;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	023	LOT:		2-4;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0050E	024	ALIQ		ALL;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0060E	019	ALIQ		ALL;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0070E	017	ALIQ		ALL;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0070E	017	ALIQ		ALL;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0070E	018	ALIQ		ALL;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0080E	002	ALIQ		NWSE,N2SW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27 0180S	0080E	003	ALIQ		NESW,N2SE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27 0160S	0090E	013	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0090E	014	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0090E	015	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0090E	022	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0090E	028	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0090E	033	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	003	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	009	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	010	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	016	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	020	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	021	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	029	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0170S	0090E	032	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	007	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	008	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	009	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	010	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	011	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	012	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	017	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0100E	018	M&B	1	;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	

**NO WARRANTY IS MADE BY BLM
FOR USE OF THE DATA FOR
PURPOSES NOT INTENDED BY BLM**

**DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
CASE RECORDATION
(MASS) Serial Register Page**

RunDate/Time: 09/04/09 03:55 PM

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27 0160S 0110E 007	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 017	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 018	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 021	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 022	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 023	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 025	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 026	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 030	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 031	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 032	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 003	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 004	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0170E 001	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0170E 002	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0170E 003	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0170E 004	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0170E 005	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0170E 006	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0180E 001	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0180E 002	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0180E 003	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0180E 004	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0180E 005	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0180E 006	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0190E 001	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0190E 002	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0190E 003	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0190E 004	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0190E 005	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0190E 006	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 013	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 014	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 021	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 022	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 023	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 028	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 029	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 030	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0200E 004	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0200E 005	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0200E 006	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0210E 024	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0210E 034	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 003	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 005	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 008	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0220E 019	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0220E 020	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0220E 021	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0220E 022	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0220E 023	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0220E 024	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0150S 0230E 019	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0230E 020	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0230E 021	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0230E 022	M&B	1 ;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0230E 022	M&B	1 ;	YUMA FIELD OFFICE	IMPERIAL	BUREAU OF LAND MGMT

Serial Number: CACA-- - 005865

Act Date	Code	Action	Action Remarks	Pending Office
02/05/1979	124	APLN RECD		
05/19/1980	103	ADDTL INFO RECD	EXHIBIT A;	
05/19/1980	114	AMEND/CORR APLN RECD		
06/23/1980	103	ADDTL INFO RECD	AMD, EXHIBIT A-1;	
08/05/1982	307	ROW GRANTED-ISSUED		
08/05/1982	503	LENGTH IN MILES	82.50;	
08/05/1982	504	WIDTH IN FEET (TOTAL)	200;	
08/05/1982	506	POWERLINE VOLTAGE (KV)	500;	
04/29/1988	600	RECORDS NOTED		
07/19/1989	974	AUTOMATED RECORD VERIF		
08/07/1992	315	RENTAL RATE DET/ADJ	\$26225;	
08/11/1992	111	RENTAL RECEIVED	\$25000;1YR/91	
03/28/1993	111	RENTAL RECEIVED	\$14071;1YR/92	
02/14/1994	111	RENTAL RECEIVED	\$27697;1YR/93	
03/24/1994	103	ADDTL INFO RECD	FILE VERIFIED CDD;	
12/20/1994	111	RENTAL RECEIVED	\$28091;1YR/94	
01/24/1996	111	RENTAL RECEIVED	\$28603;1YR/95	
04/10/1996	042	CASE SENT TO	PERM RET EL CENTRO;	
01/24/1997	111	RENTAL RECEIVED	\$29213;1YR/96	
01/14/1998	111	RENTAL RECEIVED	\$29920.60;1YR/97	
06/26/1998	304	AUTH AMENDED/MODIFIED		
08/25/1998	600	RECORDS NOTED		
01/07/1999	111	RENTAL RECEIVED	\$21767.35;1YR/98	
01/07/1999	111	RENTAL RECEIVED	\$8275.66;YR/99	
03/16/2000	111	RENTAL RECEIVED	\$30434.74;YR/00	
01/09/2001	111	RENTAL RECEIVED	\$31046.82;YR/01	
01/28/2002	111	RENTAL RECEIVED	\$31783.56;1YR/02	
02/03/2003	111	RENTAL RECEIVED	\$32128.57;1YR/03	
01/06/2004	111	RENTAL RECEIVED	\$32615.98;1YR/04	
01/16/2004	041	COMPL EXAM/RPT COMPLETED		
01/06/2005	111	RENTAL RECEIVED	\$33328.24;1YR/05	
01/06/2006	111	RENTAL RECEIVED	\$34403.25;1YR/06	
01/03/2007	111	RENTAL RECEIVED	\$35747.58;1YR/07	
12/31/2007	111	RENTAL RECEIVED	\$36851.56;1YR/08	
01/06/2009	111	RENTAL RECEIVED	\$174896.17;1YR/09	
05/12/2009	974	AUTOMATED RECORD VERIF	VA;	
01/01/2010	097	NEXT BILLING DATE		
12/31/2032	763	EXPIRES		

Serial Number: CACA-- - 005865

Line Nr	Remarks
0001	VERIFIED WITH CONVERSION STANDARDS - SM;
0002	FORMAL MAP OF CENTERLINE SURVEY TO BE FILED
0003	WITHIN 60 DAYS OF COMPLETION OF LINE;

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01 10-21-1976;090STAT2776;43USC1761
Case Type 281001: ROW-ROADS
Commodity 971: NON-ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
1.240

Serial Number
CACA-- - 039037

Name & Address			Serial Number: CACA-- - 039037	
				Int Rel % Interest
PLASTER BEACH INC	213 JARRETT LN	EL CAJON CA 920214027	HOLDER/BILLEE	100.00000000

							Serial Number: CACA-- - 039037		
Mer Twp	Rng	Sec	STyp	SNr Suff	Subdivision	District/Resource Area	County	Mgmt Agency	
27 0160S	0110E	007	LOT;	6;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0110E	018	ALIQ	SENW;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	
27 0160S	0110E	018	LOT;	3;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT	

				Serial Number: CACA-- - 039037	
Act Date	Code	Action	Action Remarks	Pending Office	
11/10/1997	124	APLN RECD			
11/11/1997	971	COST RECOV (PROC) RECD	\$125;		
11/12/1997	065	COST RECOV (MON) RECD	\$50;		
08/28/1998	241	AUTH OFFERED APPLICANT			
09/29/1998	111	RENTAL RECEIVED	\$91.01;		
10/15/1998	307	ROW GRANTED-ISSUED			
10/15/1998	502	LENGTH IN FEET	4488;		
10/15/1998	504	WIDTH IN FEET (TOTAL)	12;		
12/01/1998	600	RECORDS NOTED			
12/15/2003	111	RENTAL RECEIVED	\$94.49;1		
06/08/2005	140	ASGN FILED	3;		
06/10/2005	347	FILING FEE RECEIVED	\$50;1		
01/05/2007	139	ASGN APPROVED			
01/13/2009	111	RENTAL RECEIVED	\$901.00;1		
01/01/2014	097	NEXT BILLING DATE			
12/31/2029	763	EXPIRES			

		Serial Number: CACA-- - 039037
Line Nr	Remarks	
0001	VERIFIED WITH CONVERSION STANDARDS - SM	
0002	ACCESS RD TO PRIVATE PROPERTY.	
0003	FROM GARY & UTHANA SMITH TO PLASTER BEACH, INC.	

**DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
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01 10-21-1976;090STAT2762;43USC1732
Case Type 292006: PERMITS SEC 302 FLPMA
Commodity 885: OTHER
Case Disposition: AUTHORIZED

Total Acres
10.000

Serial Number
CACA-- - 049773

Serial Number: CACA-- - 049773

Name & Address

Int Rel % Interest

WATER STATIONS PO BOX 186 POWAY CA 92074 PERMITTEE 100.00000000

Serial Number: CACA-- - 049773

Mer Twp	Rng	Sec	STyp	SNr	Suff	Subdivision	District/Resource Area	County	Mgmt Agency
27	0160S	0090E	018		ALIQ	SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0090E	019		ALIQ	NENE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0090E	020		ALIQ	S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0090E	010		ALIQ	SWSW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0090E	015		ALIQ	NWNWNW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0100E	002		ALIQ	E2W2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0100E	012		ALIQ	N2S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0100E	034		ALIQ	S2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0100E	035		ALIQ	S2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0162S	0100E	006		ALIQ	N2N2NW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0100E	018		ALIQ	S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0100E	024		ALIQ	N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	005		ALIQ	E2E2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	007		ALIQ	SWSWSW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	013		ALIQ	N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	014		ALIQ	N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	015		ALIQ	N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	017		ALIQ	S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	018		ALIQ	SWNE,E2NW,N2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	022		ALIQ	SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	023		ALIQ	SWSW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	025		ALIQ	NW,SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	026		ALIQ	NE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	031		ALIQ	S2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	032		ALIQ	S2NW,SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0110E	033		ALIQ	SW,N2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0110E	017		ALIQ	NE,S2NW,W2SW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0110E	018		ALIQ	SESE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0110E	019		ALIQ	SW,NE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0110E	024		ALIQ	S2S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0110E	026		ALIQ	N2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0170S	0110E	027		ALIQ	N2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	010		ALIQ	SW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	013		ALIQ	N2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	014		ALIQ	N2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	015		ALIQ	N2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	017		ALIQ	N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	018		ALIQ	N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	030		ALIQ	SWSW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	031		ALIQ	NE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0160S	0120E	032		ALIQ	S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0162S	0120E	003		ALIQ	N2S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0162S 0120E 004 ALIG NE; CDD-EL CENTRO FLD OFC IMPERIAL BUREAU OF LAND MGMT

Act Date	Code	Action	Action Remarks	Serial Number: CACA-- - 049773	Pending Office
03/05/2008	124	APLN RECD			
03/21/2008	111	RENTAL RECEIVED	\$100.00;1		
04/09/2008	276	PMT-LIC ISSUED			
10/31/2010	763	EXPIRES			

Line Nr	Remarks	Serial Number: CACA-- - 049773
0001	400 WATERSTATIONS, PLUS OR MINUS ON EAST AND WEST	
0002	DESERT OF IMPERIAL COUNTY.	
0003	USE LIMITED TO PERIOD BETWEEN 3/15-10/31 EACH YEAR.	
0004	MUST MAINTAIN MIN OF \$300,000 IN LIABILITY INS.	

**DEPARTMENT OF THE INTERIOR
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01 03-03-1875;018STAT0482;43USC934-939
Case Type 284200: RR & STATIONS OUTSIDE AK
Commodity 971: NON-ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
1.000

Serial Number
CALA-- 0 021388

Name & Address			Serial Number: CALA-- 0 021388	
				Int Rel % Interest
SAN DIEGO & AZ RR CO	45 12TH AVE	SAN DIEGO CA 92102	HOLDER	100.00000000

							Serial Number: CALA-- 0 021388	
Mer Twp	Rng	Sec	STyp	SNr Suff	Subdivision	District/Resource Area	County	Mgmt Agency
27 0162S	0092E	001	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	012	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	013	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	014	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	015	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	021	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	022	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	028	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	029	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	031	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	032	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0120E	007	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0120E	010	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0120E	011	FF		WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
21 0260S	0420E	001	LOT;		1-3;	CDD-RIDGECREST FLD OFC	SAN BERNARDINO	BUREAU OF LAND MGMT

			Serial Number: CALA-- 0 021388	
Act Date	Code	Action	Action Remarks	Pending Office
06/03/1914	387	CASE ESTABLISHED		
04/03/1915	307	ROW GRANTED-ISSUED		
04/03/1915	502	LENGTH IN FEET	UNK;	
04/03/1915	504	WIDTH IN FEET (TOTAL)	UNK;	
03/18/1916	287	PROOF CONST/USE ACPT		
03/13/1969	163	CASE SENT TO NARA	LOS/049-69-A1105;	
03/13/1969	164	FRC RETRIEVAL NUMBERS	3-60/239364;	

		Serial Number: CALA-- 0 021388	
Line Nr	Remarks		
0001	ABSTRACTED FROM SERIAL REGISTER PAGE AND MTP ONLY		

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01 08-11-1916;039STAT0506.
Case Type 287101: ROW-IRRIGATION DIST
Commodity 971: NON-ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
1.000

Serial Number
CALA-- 0 039762

Serial Number: CALA-- 0 039762

Name & Address

Int Rel % Interest

IMPERIAL IRRIGATION DISTRICT PO BOX 937 IMPERIAL CA 92251 HOLDER 100.00000000

Serial Number: CALA-- 0 039762

Mer Twp	Rng	Sec	STyp	SNr	Suff	Subdivision	District/Resource Area	County	Mgmt Agency
27	0120S	0090E	007	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	008	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	009	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	011	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	012	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	013	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	014	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	015	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	016	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	017	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	018	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	019	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	020	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	021	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	022	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	023	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	024	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	025	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	026	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	027	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	028	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	029	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	033	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	034	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	035	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0090E	036	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	001	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	002	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	005	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	006	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	007	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	008	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	010	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	011	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	012	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	013	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	014	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	015	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	023	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	024	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0130S	0090E	025	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27	0120S	0100E	018	ALIQ	ALL;		CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0140S 0100E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0100E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0100E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0100E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0100E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0110E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0110E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0110S 0110E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0110E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0110S 0110E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0110E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0110S 0110E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0110S 0110E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0110E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0110S 0110E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0110E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0120S 0110E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0120S 0110E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0110E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0110E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0110E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0150S 0110E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0110E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0110E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 008	ALIQ	ALL;	CDD-PALM SPGS-S CST FLD O	RIVERSIDE	BUREAU OF LAND MGMT
27 0160S 0110E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0120E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0120E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0120E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0120E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0120E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0120E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0120E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0120S 0120E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0120S 0120E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0120S 0120E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0120S 0120E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0120E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0162S 0120E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0120E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0120E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0120E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0120E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0120E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0130E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0130E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0090S 0130E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 004	ALIQ	ALL;	CDD-NEEDLES FLD OFC	SAN BERNARDINO	BUREAU OF LAND MGMT
27 0100S 0130E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0130E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0130E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0130E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0130E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0130E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0130E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0130E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	SALTON SEA NWR
27 0110S 0130E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0130E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0130E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0170S 0130E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT
27 0170S 0130E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT
27 0170S 0130E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0130E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0100S 0140E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0140E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0160S 0140E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0140E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0140E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0140E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0140E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0110S 0150E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0150E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0170S 0150E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0150E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0160E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0110S 0160E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0120S 0160E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0160E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0160S 0160E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0160E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0160E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0160E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0160E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0160E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0160E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0160E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0160E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0130S 0170E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0130S 0170E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0170E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0170S 0170E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0170E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0170E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0170E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0170E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0140S 0180E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0140S 0180E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	DEPT OF THE NAVY
27 0150S 0180E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0180E 036	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0180E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

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27 0150S 0200E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 027	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 028	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 033	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 034	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0150S 0200E 035	ALIQ	ALL;	CDD-PALM SPGS-S CST FLD O	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 001	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 002	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 003	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 010	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 011	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 012	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 013	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 014	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 015	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 022	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 023	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 024	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0200E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0200E 004	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0200E 005	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0170S 0200E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0160S 0210E 006	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 007	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 008	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 009	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 016	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 017	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 018	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 019	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 020	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 021	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 025	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	FORT YUMA/QUECHAN RESF
27 0160S 0210E 026	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	FORT YUMA/QUECHAN RESF
27 0160S 0210E 029	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 030	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0210E 031	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0160S 0210E 032	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	INTL BDY COMM-US & MEX
27 0160S 0210E 035	ALIQ	ALL;	CDD-EL CENTRO FLD OFC	IMPERIAL	FORT YUMA/QUECHAN RESF
27 0160S 0210E 036	ALIQ	ALL;	YUMA FIELD OFFICE	IMPERIAL	FORT YUMA/QUECHAN RESF

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			Serial Number: CALA-- 0 039762	
Act Date	Code	Action	Action Remarks	Pending Office
05/06/1920	124	APLN RECD		
02/28/1921	307	ROW GRANTED-ISSUED	INDEFINITE	
02/28/1921	503	LENGTH IN MILES	UNK;	
02/28/1921	504	WIDTH IN FEET (TOTAL)	UNK;	
05/11/1977	163	CASE SENT TO NARA	SAN/049-77-0040;	
05/11/1977	164	FRC RETRIEVAL NUMBERS	15-20/67666;	
07/29/1997	349	CASE RECALLED	PERM RECALL	
09/08/1997	149	CASE RECEIVED FROM	FROM FRC	
04/01/1998	042	CASE SENT TO	PERM RETN ELCENTRO RA	
08/21/1998	042	CASE SENT TO	CA-067.26 TO CA-931	
01/01/9999	763	EXPIRES		
Line Nr			Serial Number: CALA-- 0 039762	
Remarks				

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01 10-21-1976;090STAT2776;43USC1761
Case Type 285003: ROW-POWER TRAN-FLPMA
Commodity 970: OTHER ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
770.000

Serial Number
CACA-- - 047658

Name & Address			Serial Number: CACA-- - 047658		Int Rel	% Interest
SAN DIEGO GAS & ELECTRIC CO	8335 CENTURY PARK CT STE 100	SAN DIEGO CA 92123	HOLDER/BILLEE			100.00000000

							Serial Number: CACA-- - 047658		
Mer Twp	Rng	Sec	Sr	Suff	Subdivision	District/Resource Area	County	Mgmt Agency	
27	0150S	0010E	001	ALIQ	NWNW,S2NW,N2SE,SESE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	001	LOT:	3,4;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	002	ALIQ	N2NE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	002	LOT:	5;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	003	ALIQ	SWNE,S2NW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	003	LOT:	6,7;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	004	ALIQ	N2SE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0150S	0010E	004	LOT:	2;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0030E	025	ALIQ	N2SW,SWSW,E2SE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0030E	026	ALIQ	N2S2,S2SE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0030E	027	ALIQ	N2S2;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0030E	028	ALIQ	SWNW,NWSW,NESE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0030E	029	ALIQ	E2NE,NWNE,NESE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0030E	036	ALIQ	NWNE,N2NW,SENW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0040E	030	ALIQ	NWSW,SESE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0040E	032	ALIQ	N2NE,NWNW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0040E	034	ALIQ	N2NE,NENW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0040E	034	LOT:	1;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0040E	035	ALIQ	N2N2;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0050E	014	ALIQ	NWNW,S2NW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0050E	015	ALIQ	SENE,SWSE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0050E	022	ALIQ	NWNE,E2NW,N2SW,SWSW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0050E	027	ALIQ	NWNW;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0050E	028	ALIQ	E2NE,N2SE,SWSE;	CDD-PALM SPGS-S CST FLD O	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0060E	009	ALIQ	S2S2;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0060E	010	ALIQ	S2S2;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0060E	011	ALIQ	S2SW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0060E	013	ALIQ	S2NW,N2SW,NWSE,S2SE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0060E	014	ALIQ	E2NE,NWNE,NENW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	018	LOT:	4;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	019	ALIQ	W2NE,E2NW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	019	LOT:	1;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	020	ALIQ	SESW,S2SE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	028	ALIQ	W2SW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	029	ALIQ	E2NE,NESE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	032	ALIQ	NENE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0160S	0070E	033	ALIQ	W2NW,SENW,E2SW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0070E	003	ALIQ	SWNW,W2SW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0070E	003	LOT:	4;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0070E	004	LOT:	1,2;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0070E	010	ALIQ	W2W2;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	
27	0170S	0070E	015	ALIQ	NWNW;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT	

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27 0170S 0080E 036	ALIQ	SESE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT
27 0180S 0080E 002	ALIQ	N2SW,NWSE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT
27 0180S 0080E 003	ALIQ	NESW,N2SE;	CDD-EL CENTRO FLD OFC	SAN DIEGO	BUREAU OF LAND MGMT
27 0160S 0090E 013	ALIQ	NE,S2NW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 014	ALIQ	S2NE,N2SW,W2SE,SESE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 015	ALIQ	E2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 015	LOT:	1,8;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 022	LOT:	1-3,9-11,15,16,20,21;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 027	LOT:	5-7;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 028	LOT:	12,13,25,26;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0090E 033	LOT:	2,3,9-12,16,18,19;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 003	ALIQ	SWNE,SESW,SW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 003	LOT:	6;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 009	ALIQ	E2NE,SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 010	ALIQ	W2NW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 016	ALIQ	W2NE,E2NW,SW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 020	ALIQ	NENE,W2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 020	LOT:	5,6;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 021	ALIQ	NWNW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 021	LOT:	1;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 029	ALIQ	NWNE,E2NW,N2SW,SWSW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0170S 0090E 032	ALIQ	NWNW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 007	ALIQ	S2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 008	ALIQ	S2SW,NESE,S2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 009	ALIQ	N2S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 010	ALIQ	S2N2,N2SW,NWSE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 011	ALIQ	S2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 012	ALIQ	S2N2,N2S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 018	ALIQ	N2NE,NENW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 018	LOT:	3,4;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 007	ALIQ	E2SW,S2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 007	LOT:	4,5;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 017	ALIQ	S2NE,NW,N2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 018	ALIQ	NENE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 021	ALIQ	N2NE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 022	ALIQ	SWNE,W2NW,SESW,N2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 023	ALIQ	SENE,W2SW,SESW,NESE,SWSE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 024	ALIQ	S2NW,NWSW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 025	ALIQ	1 SWNE,W2NW,SESW,NESE,SWSE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 025	ALIQ	2 SESE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 026	ALIQ	N2NE,SENE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 030	ALIQ	SESW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 030	LOT:	3,4;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 031	ALIQ	N2NE,SENE,NENW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0120E 032	ALIQ	S2NW,NESW,N2SE,SESE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 003	ALIQ	N2SW,SESE,NWSE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 003	LOT:	5,11,12;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0162S 0120E 004	LOT:	2,7,8;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

Serial Number: CACA-- - 047658

Act Date Code Action
11/02/2005 124 APLN RECD

Action Remarks Pending Office

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01 08-27-1958;072STAT0916;23USC317(A)
Case Type 282103: FED AID HIGHWAY(SEC 317)
Commodity 971: NON-ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
1.000

Serial Number
CARI-- 0 006893

Name & Address			Serial Number: CARI-- 0 006893	
CA DEPT PUBLIC WORKS	PO BOX 1499	SACRAMENTO CA 95812	HOLDER	Int Rel % Interest
				100.00000000

							Serial Number: CARI-- 0 006893	
Mer Twp	Rng	Sec	STyp	SNr Suff	Subdivision	District/Resource Area	County	Mgmt Agency
27 0160S	0100E	025	ALIQ		N2N2,SWNW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	026	ALIQ		NE,S2NW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	027	ALIQ		S2NE,SESW,NESW,NWSE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	027	LOT:		4,5,6,7;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0100E	028	LOT:		8,13-20;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	014	ALIQ		S2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	019	ALIQ		SESW,S2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	019	LOT:		6;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	020	ALIQ		NESW,S2SW,SWSE,N2SE;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	021	ALIQ		S2NE,N2S2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	022	ALIQ		N2NE,S2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	023	ALIQ		N2N2;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	030	ALIQ		NENW;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S	0110E	030	LOT:		3;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
21 0030S	0290E	030	ALIQ		NWSWNW;	BISHOP FIELD OFFICE	MONO	BUREAU OF LAND MGMT

			Serial Number: CARI-- 0 006893	
Act Date	Code	Action	Action Remarks	Pending Office
07/20/1965	124	APLN RECD		
10/26/1966	307	ROW GRANTED-ISSUED		
10/26/1966	502	LENGTH IN FEET	UNK;	
10/26/1966	504	WIDTH IN FEET (TOTAL)	VAR;	
04/18/1967	304	AUTH AMENDED/MODIFIED		
03/13/1969	163	CASE SENT TO NARA	LOS/049-69-A1105	
03/13/1969	164	FRC RETRIEVAL NUMBERS	34-60/239396;	

		Serial Number: CARI-- 0 006893	
Line Nr	Remarks		
0001	ABSTRACTED FROM SERIAL REGISTER PAGE AND MTP ONLY		

**DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
CASE RECORDATION
(MASS) Serial Register Page**

RunDate/Time: 09/18/09 10:31 AM

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01 11-09-1921;042STAT0216.
Case Type 282105: FED AID HIGHWAY(SEC 17)
Commodity 971: NON-ENERGY FACILITIES
Case Disposition: AUTHORIZED

Total Acres
1.000

Serial Number
CARI-- 0 001729

Name & Address

Serial Number: CARI-- 0 001729

Int Rel % Interest

CA DEPT PUBLIC WORKS	PO BOX 1499	SACRAMENTO CA 95812	HOLDER	100.00000000
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Serial Number: CARI-- 0 001729

Mer Twp Rng Sec	S Typ SNr Suff	Subdivision	District/Resource Area	County	Mgmt Agency
27 0160S 0100E 012	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 013	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 014	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 015	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 021	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0100E 022	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 007	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 009	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 010	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 011	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT
27 0160S 0110E 012	FF	WITHIN;	CDD-EL CENTRO FLD OFC	IMPERIAL	BUREAU OF LAND MGMT

Serial Number: CARI-- 0 001729
Pending Office

Act Date	Code	Action	Action Remarks
09/20/1933	124	APLN RECD	
09/21/1933	307	ROW GRANTED-ISSUED	
09/21/1933	502	LENGTH IN FEET	UNK;
09/21/1933	504	WIDTH IN FEET (TOTAL)	UNK;
09/21/1933	542	SUPPLEMENTAL USE/PURPOSE	049;
03/13/1969	163	CASE SENT TO NARA	LOS/049-69-A1105
03/13/1969	164	FRC RETRIEVAL NUMBERS	28-60/239390;

Line Nr	Remarks
0001	ABSTRACTED FROM SERIAL REGISTER PAGE AND MTP ONLY



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

California Desert District

22835 Calle San Juan De Los Lagos

Moreno Valley CA 92553-9046

www.ca.blm.gov



DEC 16 2009

In Reply Refer To:
3031 (P)
CACA-047740
CAD000.06

Richard Knox
Permitting Director, Stirling Energy Systems
Tessera Solar
4800 N. Scottsdale Rd., Suite 5500
Scottsdale, AZ 85251

Dear Mr. Knox,

This letter is to confirm that the California Desert District Office (CDD), Bureau of Land Management (BLM) has received and reviewed your Corridor Conflict Analysis Letter for SES Solar Two Project – CACA- 047740.

The report provided information on the potential impacts to the existing California Desert Conservation Area Plan designated energy Corridor N, and Corridor 115-238, designated in the *Final Environmental Impact Statement for Designation of Energy Corridors on Bureau of Land Management Administered Lands in the 11 Western States*. The information provided was sufficient enough for BLM to determine that the current proposed siting for the solar fields, power block, and other facilities within the SES Solar Two Project would provide ample room to accommodate existing and future utility sitings through both designated corridors. Should you require changes to the footprint of the current SES Solar Two Project siting proposal, a re-evaluation of the impacts to the corridors from the updated solar project siting would need to be done.

If you have any questions please call our Renewable Energy Program Manager, Greg Miller at (951) 697-5216.

Thank you,

Steven J. Borchard
District Manager



BEFORE THE ENERGY RESOURCES CONSERVATION AND DEVELOPMENT
COMMISSION OF THE STATE OF CALIFORNIA
1516 NINTH STREET, SACRAMENTO, CA 95814
1-800-822-6228 – WWW.ENERGY.CA.GOV

**APPLICATION FOR CERTIFICATION
For the SES SOLAR TWO PROJECT**

Docket No. 08-AFC-5

PROOF OF SERVICE

(Revised 8/17/09)

APPLICANT

Richard Knox
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allanori@comcast.net

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Jim Stobaugh,
Project Manager &
National Project Manager
Bureau of Land Management
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& Cardozo
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Public Adviser
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*indicates change

DECLARATION OF SERVICE

I, Corinne Lytle, declare that on January 7, 2010, I served and filed copies of the Applicant's Corridor Conflict Analysis. The original document, filed with the Docket Unit, is accompanied by a copy of the most recent Proof of Service list, located on the web page for this project at: [<http://www.energy.ca.gov/sitingcases/solartwo/index.html>].

The documents have been sent to both the other parties in this proceeding (as shown on the Proof of Service list) and to the Commission's Docket Unit, in the following manner:

(Check all that Apply)

FOR SERVICE TO ALL OTHER PARTIES:

X sent electronically to all email addresses on the Proof of Service list;

X by personal delivery or by depositing in the United States mail at _____ with first-class postage thereon fully prepaid and addressed as provided on the Proof of Service list above to those addresses **NOT** marked "email preferred."

AND

FOR FILING WITH THE ENERGY COMMISSION:

X sending an original paper copy and one electronic copy, mailed and emailed respectively, to the address below (**preferred method**);

OR

_____ depositing in the mail an original and 12 paper copies, as follows:

CALIFORNIA ENERGY COMMISSION

Attn: Docket No. 08-AFC-5
1516 Ninth Street, MS-4
Sacramento, CA 95814-5512
docket@energy.state.ca.us

I declare under penalty of perjury that the foregoing is true and correct.

Original Signed By _____

Corinne Lytle