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Sierra Madre City Planning Commission 232 W. Sierra Madre Blvd. Sierra Madre, CA

Via email to <u>PublicComment@CityofSierraMadre.com</u>; planningcommission@cityofsierramadre.com

Re: 700 North Sunnyside Avenue, Mater Dolorosa Development

Dear Members of the Sierra Madre Planning Commission,

Strumwasser & Woocher LLP represents Protect Sierra Madre, an all-volunteer group of Sierra Madre residents concerned about the proposed "Meadows at Bailey Canyon" project ("Project") on the property located at 700 North Sunnyside Avenue, owned by The Congregation of the Passion, Mater Dolorosa Community, which would be the largest housing development project in Sierra Madre history.

This firm has conducted a detailed review of the plan to build 42 high end homes, the Draft and Final Environmental Impact Reports (EIR), comments on the Draft EIR, as well as the applicable text of the California Environmental Quality Act (CEQA). This revealed a substantial discrepancy between the Draft EIR and the Final EIR: though the Draft EIR indicated the project would involve some widening of Carter Avenue on the Mater Dolorosa property, *nowhere* did it disclose that the portion of Carter Avenue between the southeastern portion of the project site boundary and Lima Street would be widened, over a dozen protected trees completely removed or directly impacted, and a new project access route behind homes along a now-little used portion of Carter Avenue would be established. Because there is no formal opportunity for public comment on a Final EIR (*Center for Biological Diversity v. Dept. of Fish & Wildlife* (2015) 62 Cal.4th 204, 237; CEQA Guidelines §15089(b)¹), this means the public has been denied the

¹ All references to the "CEQA Guidelines" or "Guidelines" refer to Cal. Code Regs., tit. 14, § 15000 *et seq.* developed by the Office of Planning and Research and adopted by the California Resources Agency. (Pub. Res. Code §§ 21083, 21087.) "[C]ourts should afford great weight to the Guidelines except when a provision is clearly unauthorized or erroneous under CEQA." (*Laurel Heights Improvement Ass'n v. Regents of Univ. of Cal.* (1988) 47 Cal.3d 376, 391 n.2 ("*Laurel Heights I*").)

participation in the environmental review process to which it is entitled by CEQA. We recommend that you require that the EIR be recirculated prior to considering the project. Proceeding to certify the EIR absent re-circulation could put the project in legal jeopardy.

Additionally, the EIR's analysis of impacts to water and sewer, and the mitigation measures or "project design features" for these critical municipal services, is inadequate and fails to satisfy CEQA's requirements. The EIR must be revised and these impacts should be addressed correctly.

Moreover, the applicant requests a Lot Line Adjustment that would be illegal and in violation of the state Subdivision Map Act. This request must be denied, and the project must be required to comply with the Subdivision Map Act in its request to create new legal parcels from the single parcel at 700 North Sunnyside that has existed since the Passionists first acquired this property.

A. THE EIR DOES NOT SATISFY THE REQUIREMENTS OF THE CALIFORNIA ENVIRONMENTAL QUALITY ACT

An EIR is the "heart of CEQA." (Citizens of Goleta Valley v. Board of Supervisors (1990) 52 Cal.3d 553, 564.) It is an informational document that provides detailed information about the effects of a proposed project; "[i]ts purpose is to inform the public and its responsible officials of the environmental consequences of their decisions before they are made." (Laurel Heights I, 47 Cal.3d at p. 392, emphasis added.) This begins with a description of the project, which must contain specific information, including the "precise location and boundaries of the proposed project shall be shown on a detailed map, preferably topographic." (CEQA Guidelines, § 15124, subd. (a).) Hence, an agency's failure to accurately describe the proposed project in detail can render an entire EIR inadequate and misleading, for it precludes informed public participation in the process.

CEQA also contains specific requirements to prevent agencies from changing the description of the project or adding in substantial information after the public has already commented on a draft EIR. For example, Public Resources Code section 21092.1 provides that when a lead agency adds "significant new information" to an EIR *after* completion of consultation with other agencies and the public, the lead agency must pursue an additional round of consultation before certifying the EIR. Information is deemed "significant" if it would change the EIR "in a way that deprives the public of a meaningful opportunity to comment upon a *substantial* adverse environmental effect of the project or a feasible way to mitigate or avoid such an effect." (*Laurel Heights Improvement Assn. v. Regents of the University of California* (1993) 6 Cal.4th 1112, 1129 (*Laurel Heights II*); accord, CEQA Guidelines, § 15088.5, subd. (a).) Recirculation is required when new information reveals, for example, a new substantial impact or a substantially increased impact on the environment. (*Laurel Heights II*, at pp. 1129–1130.)

In this case, the Draft EIR describes the proposed Project as development of a 17.30-acre parcel, featuring 42 detached single-family homes, a roughly 3-acre public park, as well as changes to portions of two streets within the 17.30-acre footprint. (Draft EIR, ES-1, p. 17 [describing "reconfigur[ing]" North Sunnyside Avenue and "improv[ing]" Carter Avenue].) There was no mention of "improvements" to the portions of Carter Avenue that lay beyond the 17.30-acre parcel, nor any detailed map showing that the boundaries of the proposed Project actually extended beyond the 17.30-acre parcel.

The newly-disclosed component of the Project involves reconfiguring "off-site" portions of Carter Avenue, increasing the overall Project footprint by acquiring public rights-of-way and widening of Carter Avenue between the southeastern portion of the project site boundary and Lima Street. This would involve acquiring 9 feet of public right-of-way to widen Carter Avenue to a total of 24 feet (10 feet for each travel lane plus one 4-foot curb along the southern boundary of Carter Avenue) and a 6-foot sidewalk on the north side of Carter Avenue--a total width of 30 feet. (Final EIR, RTC-293, p. 311.)

To depict these changes, new figures were "added to the Final EIR" (Final EIR, RTC-11, p. 29) acknowledging, for the first time, that what was once a relatively unused single-lane road providing access to Bailey Canyon Wilderness Park, would be widened to become a major artery for Sierra Madre's largest housing development in history:



In fact, this "offsite" widening of Carter Avenue was part of the Project from the very beginning. Documents disclosed pursuant to a Public Records Act request confirm that representatives from Los Angeles County, the City of Sierra Madre, and the developer held meetings and exchanged emails *as early as September 2020* regarding the plan to "widen Carter Avenue," which would require acquiring "approximately 15 to 20 feet of right of way" from the

County property bordering Carter Avenue. (Exhibit 1, p. 2.) And yet there was no mention of this aspect of the Project in the Draft EIR, which was released almost a year later, in July 2021.

The failure to disclose the "offsite" Carter Avenue widening undermines the credibility and analysis of the entire final EIR. For example, the Final EIR admits that it was based on the "proposed project site" as described in the *draft* EIR, but the draft EIR did *not* disclose or depict the additional road-widening later described in the Final EIR. (Final EIR, RTC-72, p. 90 ["The final boundary of the proposed project site is accurately depicted in the Draft EIR figures, and the proposed project site described in Draft EIR Chapter 3, Project Description, served as the basis of the environmental impact analysis provided in the EIR."].) In other words, the Draft EIR description obscured the true scope of the project under consideration and, by extension, the true environmental impacts of that project.

This failure to include the "offsite" Carter Avenue widening in the Draft EIR has cascading effects. Because it was not disclosed in the first place, there was no consideration of alternative proposals that would avoid or lessen the impacts of widening Carter. Because it was not disclosed in the Draft EIR, this important aspect of the Project was never subject to a formal comment period, presenting a moving target that has impaired the public's ability to participate in the environmental review process. Because it was not disclosed in the Draft EIR, the public had no way of meaningfully considering the issues raised by the proposed Project.

Moreover, the fact that the inclusion of this new component of the project required many "revisions" to the Final EIR in *multiple* different sections of the report reflects how important and significant this new component is. (Final EIR, ES.6 [Executive Summary], Section 3.3.12 [Project Description], Sections 4.4.1-4.4.2 [Biological Resources], Section 4.11 [Land Use and Planning], Section 4.17 [Transportation], Final EIR Appendix C2 [Arborist Report].) In other words, the Draft EIR did not provide sufficient information to foster informed public participation and to enable reasonable decision-making.

I. The Belated Disclosure of the Carter Avenue Improvement Project Deprived the Public of its Opportunity to Comment on Significant Concerns and Environmental Effects.

The contemplated "off-site" component of the Project is an important, if not critical, aspect of the entire development. The failure to disclose this important aspect of the Project *before* gathering public comment precluded the public's ability to meaningfully participate in the environmental review process.

Removing More Mature Trees

The Draft EIR warned the public that the Project entailed removing over 100 mature trees, 10 of which are protected under the City's Tree Preservation and Protection Ordinance, and that the Project would "result in potentially significant impacts" in this respect. (Draft EIR,

ES-12, p. 28.) The newly-disclosed widening of Carter Avenue will impact an additional 16 mature trees. (Final EIR Appendix C2 [Arborist Report], p. 12; Final EIR Appendix B [map of identified trees].) Yet the public had no opportunity to raise comments on these projected impacts nor mitigation measures, nor weigh in on potential alternatives because the "off-site" Carter Avenue widening component was not disclosed until the Final EIR.

Indeed, the loss of these additional trees receives little to no analysis in the Final EIR, despite the fact that they play a critical role in providing habitat for local animals and anchor the very steeply sloped hillside, as shown here:



Recall that the roots of large mature trees—the very trees which would be removed or impacted by the planned construction between a parking lot and the existing roadway—help stabilize the hillside and reduce erosion. Indeed, the impacts of widening Carter Avenue will be so significant that that an arborist must be present on-site during the proposed widening to ensure that unavoidable disturbance to soil and roots of trees (encroachment) does not end up requiring additional trees to be removed altogether.

Not only was the public not made aware of these additional impacts but, to make matters worse, the Final EIR inaccurately characterizes the trees as located on City property. (Final EIR Appendix C2 [Arborist Report], p. 7 [stating all 16 of the trees inventoried in the "off-site improvement area" are "protected" trees as they are located on City-owned property within Bailey Canyon Wilderness Park].) In fact, those trees are located on property owned by Los Angeles County. As shown below, only the flat road bed belongs to the City of Sierra Madre; the sloped land is County property.



As a result of this glaring inaccuracy, the Arborists' report contained in the Final EIR (and the mitigation based on that report) are fatally flawed. Had the Draft EIR accurately described that Carter Avenue would be widened and how, the public could have corrected these inaccurate statements. Instead, the Final EIR claims that these trees "must be replaced on a 1:1 basis, with a like species, based on the City Tree Preservation and Protection Ordinance" (Final EIR Appendix C2 [Arborist Report], p. 13), when in reality, the City's Ordinance *does not apply*.

Greater Impacts on Ecologically Sensitive Areas

Moreover, the newly-disclosed Carter Avenue widening component would not only increase the number of trees impacted, but the location of those impacted trees merits particular scrutiny for this aspect of the Project. Indeed, as stated by LACFCD, "[t]he hillsides above the

proposed housing project are highly erosive and subject to severe burn from wildfires." (Draft EIR Appendix 1a [NOP and Comment Letters], p. 25.)

In fact, the area to be impacted by the previously-undisclosed Carter Avenue widening is the most ecologically sensitive part of the entire project. It is the part of the project closest in proximity to Bailey Canyon Wilderness Park, as well as "adjacent to wetlands and riparian features." (Final EIR, Vol. 1, RTC-97, p. 115.²) The California Department of Fish and Wildlife commented on the Draft EIR that the project is located in the range of black bears, mountain lion, nesting birds (including special status bird Bell's vireo), Crotch's bumble bee (DFW has determined listing this species on the California Endangered Species "may be warranted"), multiple species of bat, and several special status reptiles (including the southern California legless lizard and coast horned lizard). (Draft EIR Appendix 1a [NOP and Comment Letters], pp. 15-19.)

Traffic-Related Safety and Noise Concerns

The Final EIR at last acknowledges the fact that "Carter Avenue will perform as a two-way access for the project site and will experience additional traffic generated by the proposed project." (Final EIR, RTC-10, p. 28.) But it provides no basis for its conclusion that only 16% of the daily trips to and from the housing development would use Carter Avenue, which it claims is "discussed in Appendix K." (*Ibid.*)³ Nor is it obvious why Carter Avenue would be relegated to only a "secondary" point for ingress and egress. Almost half of the homes are closer to Carter than Sunnyside; the parking lot of the proposed park would be adjacent to Carter, not to mention Carter Avenue has easier access to the City Center and the 210 freeway (via Baldwin Ave).

These unexamined traffic increases along Carter Avenue carry significant safety and noise concerns. Apart from whether the traffic itself would have a significant impact, the potential increase in vehicular noise along a currently quiet and little used street requires assessment. Similarly, the 12 percent grade of the on-site portion of Carter Avenue as it approaches the site boundary requires safety considerations off-site.

² The 1312-page Final EIR posted on the City's website indicates it was last revised in January 2022. (See

⁽https://www.cityofsierramadre.com/common/pages/DisplayFile.aspx?itemId=18280089.) Yet a new version of this "Final" EIR was revised and published in two volumes, apparently last revised on February 17, 2022. (See

https://www.cityofsierramadre.com/common/pages/DisplayFile.aspx?itemId=18352111.)

Volume 1 of the "Final EIR" contains the acknowledgment regarding the proposed Project's proximity to "wetlands and riparian features;" the previously published "Final EIR" does not.

³ Indeed, the Appendix K does not list Carter Avenue as a "roadway segment" likely to experience direct traffic effects. (Appendix K, p. 2.) Nor was Carter Avenue one of the roadways even analyzed at all. (Table at Appendix K, p. 4.)

Unexamined Impacts on County Stormwater Drains

The area impacted by the new Carter Avenue widening also plays an outsized role in terms of stormwater. The proposed off-site road widening would undeniably increase the amount of area covered by impervious surfaces, which would have impacts on "adjacent to wetlands and riparian features" (Final EIR, Vol. 1, RTC-97, p. 115) and could impact the effectiveness of the existing storm drains. As noted by the LACFCD, even without the Carter Avenue widening, the Project would impact county storm drains. (DEIR Appendix 1a, p. 25.) Depending on the slope of the widened Carter Avenue and the location of storm drains, further "[f]lood and debris control may be required to protect the proposed housing project." (*Ibid.*)



Impacts on City Water Infrastructure

Not only was the "offsite" widening of Carter Avenue first disclosed *after* the public comment period had ended, but the discussion of this project component is so vague and non-descript that it fails even to adequately notify the public and decisionmakers about precisely what will occur. For example, the Final EIR does not disclose whether or not the widening project requires improving the roadbed itself, which is in a seriously deteriorating condition. Nor does the Final EIR make any mention of City water pipes beneath Carter Avenue, which are a regular source of leaks and, according to the City Manager, were installed in 1925.

What makes this omission particularly striking is the fact that, as early as October 2020, it was clear that the Developer was being asked to upgrade the 8-inch water line between the proposed development and the intersection of West Carter Ave & Oak Crest Dr/North Lima Street. Exhibit 2 to this letter, a record produced by the City in response to a public records request, confirms that upgrading this water line "on Carter from Lima to the development" was a "confirmed" part of the Project. Yet the Draft EIR, which was made public July 2021, is completely silent on this point. Only does the Final EIR vaguely list among "project design features" a newly-disclosed component: "Improvements to existing water infrastructure." (Final EIR, Section 4.19.4, p. 1219-1220 [listing project design features].) Yet there is otherwise no mention of what, when, where, or how.

This "oversight" has the effect of failing to discuss a significant impact related to utilities and service systems. As both the Draft and Final EIRs, a "significant impact related to utilities and service systems would occur if the project would . . . [r]equire or result in the relocation or construction of new or expanded water, wastewater treatment, or storm water drainage, electric

power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects." (Final EIR, Section 4.19.3, p. 1219.) Given the aforementioned proximity to protected trees and ecologically sensitive areas, the Final EIR is woefully lacking in analysis of the environmental impacts of this aspect of the project.

Fire

As California continues to experience longer and more intense wildfire seasons as a result of climate change, wildfire is a factor that absolutely must be considered during environmental reviews. That is particularly the case here, given the proposed Project is in an area designated as "Very High Fire Hazard Severity Zone" because of the proximity to wildland (also called wildland-urban interface, or WUI). (Final EIR Appendix F2 [Fire Protection Plan], p. 1-2.) This risk cannot be understated: "the alignment of tributary canyons and dominant ridges are conducive to channeling and funneling wind, thereby increasing the potential for more extreme wildfire behavior in the region." (Final EIR Appendix F2 [Fire Protection Plan], p. 12.)

Considering this heightened risk and the obvious fact that additional people competing for the same limited routes can cause congestion and delay in evacuation, resulting in increased wildfire-related deaths, why then was the "off-site" widening of Carter Avenue not included in the Draft EIR? Surely Developers did not overlook this important aspect of the project; it should have been obvious that Carter Avenue would need to be widened for safety reasons to allow for evacuations in event of fire. Yet the Draft EIR had *no* mention of this necessary aspect of the Project.

Nor does the Final EIR fare any better. The document acknowledges that

"The existing West Carter Avenue access point, outside of the project boundary, does not currently comply with fire apparatus access road requirements. Therefore, a stop sign would be provided at the southern portion of the project site along Carter Avenue for safety of vehicle and pedestrians." (Final EIR, RTC-9, p. 27)

But why would a stop sign solve the problem? It's not clear from the Final EIR whether either the City of Sierra Madre Fire Department or Los Angeles County Fire Department have "signed off" on this stop sign idea, to say nothing of the overall "offsite" widening of Carter Avenue, because it suggests the fire departments' review was of the *Draft* EIR, which did not include the "off-site" road widening component. (See Final EIR, RTC-502, p. 520.) ⁴

⁴ In fact, it's not at all clear that the Los Angeles County Fire Department reviewed the Draft EIR; the response to comments carefully omits reference to the County. (See Final EIR, RTC-502, p. 520 ["The comment also asks if the City or County Fire Department has reviewed this Draft EIR and agreed with the finding. The City of Sierra Madre Fire Department (SMFD)

II. Recirculation Would Also Provide the Necessary Opportunity to Engage Government and Tribal Officials.

Los Angeles County Flood Control District (LACFCD), Los Angeles County Public Works Department (LACPWD), Los Angeles County Fire Department (LACFD), California Department of Fish and Wildlife

These entities have important interests in the widening of Carter Avenue because this project would certainly impact these entities' responsibilities to maintain the debris basin, provide rescue and emergency services to lost or injured hikers, ensure public safety in the event of wildfire, and regulate potential impacts to adjacent jurisdictional waters. Certainly, it is essential to consult these agencies to evaluate construction related impacts on their activities. Indeed, the "off-site" component of the Project includes constructing a side walk right across LACFCD's road to access the debris basin. Inability to access the debris basin as needed could result in downstream flood impacts, an environmental consequence of the sort that CEQA intends to prevent by requiring full consideration and consultation before agencies approve projects.

Moreover, future potentially-competing uses of Carter Avenue are important to consider in light of the fact that it will now be a two-lane road and need to provide access to the residents and visitors of the Meadows at Bailey Canyon, as well as the other existing users of Carter Avenue. The Final EIR does not discuss the feedback or consultations that this overlap in responsibilities should have merited. If these government entities have not been consulted, had their concerns ameliorated or addressed, re-circulation would provide an additional opportunity to do so.

Tribal Officials

As reflected in the Final EIR, it does appear that consultation with the Gabrieleño Band of Mission Indians – Kizh Nation occurred. However, the newly-disclosed information regarding the impacts of road-widening calls into question whether this consultation was proper given the Tribe wouldn't have been notified about change prior to identifying its tribal cultural resources (TCRs) and proposed mitigation measures. In fact, the newly-disclosed widening of Carter Avenue is as likely as the housing project to impact TCRs; there is ample evidence in the record that the entire area was used by many tribes, local common knowledge refers to an "Indian

reviewed and agreed with the conclusions of the FPP and Draft EIR Section 4.15, Public Services...].)

Campsite" within Bailey Canyon Wilderness Park, and the waterfall within the Park would also make it a convenient stop on trade routes.⁵

In fact, documents produced in response to a public records request confirm that the Tribe has made multiple requests for mitigation, including some large enough that the consultant thought may warrant re-circulation of the entire Draft EIR. (Exhibit 3, p. 1 ["Additionally, such a large introduction of new mitigation requirements may constitute grounds for recirculation of the EIR."].) Notably, the Tribe requested new requirements for the treatment of human remains, including the potential for designation of a reburial site "within the footprint of the project." (Ibid., emphasis added.) Given the changing footprint of the project between the Draft and Final EIR, it would be best for the Tribe to have an opportunity to identify any additional TCRs and mitigation necessary.

An agency cannot be permitted to use a "decoy" project the entire CEQA public review process and then, after the close of the public comment period, slip something akin to the "real" project into the FEIR. CEQA simply does not permit an agency to shield the "real" project from effective public review and comment.

III. The EIR's Discussion of Impacts to Utilities and Public Services is Inadequate and Mitigation is Insufficient

The EIR discusses, but fails to fully disclose, the project's impacts on water and sewer utility systems in the City of Sierra Madre. The EIR fails to identify necessary off-site upgrades to both water and sewer systems that were required in City communications prior to the Draft EIR's publication, which is a critical public disclosure failure and results in an incomplete analysis of the project's full environmental impacts.

The DEIR discloses the following thresholds of significant for utilities and services:

- "1. Require or result in the relocation or construction of new or expanded water, wastewater treatment, or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects.
- 2. Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years.
- 3. Result in a determination by the wastewater treatment provider, which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments." (Draft EIR 4.19-11.)

One of the thresholds of significance is the need for new *or expanded* water or sewer treatment. As discussed above, the City has stated since October 2020 that the water lines on

⁵ Trade routes are considered a "cultural landscape" and therefore protected as "tribal cultural resources." (See Pub. Util. Code, section 21074, subd. (a)(1).)

Carter *outside the project site* would have to be replaced and upgraded. Yet neither the DEIR nor the FEIR clearly acknowledge this off-site work. In fact, the illustrations in the FEIR depict the line on Carter as existing. The EIR thus fails to disclose this off-site activity, which, in light of the threshold of significance, is clearly a prejudicial omission.

What's more, the project appears to require far more water than originally stated in the Draft EIR, implicating the second threshold of significance of sufficient water supply. While the Draft EIR contended that outdoor water consumption would be only 3.65 acre feet per year (AFY), the Final EIR acknowledges that the outdoor consumption will be maximum of 18.04 AFY, a nearly 400 percent increase over the draft EIR's statement, seemingly without any explanation for the significant discrepancy. (Final EIR, 4.19-12.) The EIR claims that the 18.04 AFY figure represents "the maximum amount of water usage that the project would be allowed to use, per Chapter 15.60, Water Efficient Landscape Ordinance, of the Sierra Madre Municipal Code (SMMC)." (Ibid.) Is this increased calculation in the Final EIR intended to give the project a boost on its permitted outdoor water use under the Municipal Code standards? Moreover, the statement about the Water Efficient Landscape Ordinance is incorrect, because the code only allows for use of 0.7 of the MAWA value, except for special landscaped areas. (Sierra Madre Municipal Code section 15.60.050.) It is unclear whether any of the project qualifies as a "special landscaped area" which are areas with edible plants, areas irrigated with recycled water, and turf playing fields. (Id., section 15.60.020.) The Final EIR's conclusions regarding sufficient water availability and compliance with the City's landscaping water use appear to be unfounded.

Perhaps in recognition of the fact that the project will consume significant portions of the City's limited water supply, the Final EIR includes "project design features," some of which are newly added to the Final EIR.

"PDF-UTL-1 Prior to issuance of a building unit, the project applicant will provide funds to the City to achieve one of the following:

- 1. Purchase supplemental water from the San Gabriel Valley Municipal Water District (SGVMWD) in an amount equal to the anticipated total indoor and outdoor water demand of each residential unit over a 50-year period. This purchase would be in addition to the City's existing agreement with SGVMWD providing for the purchase of supplemental imported water.
- 2. Creation of a lawn retrofit program, which would provide homeowners with a grant provided
- to replace their lawn with turf;
- 3. Improvements to existing water infrastructure, such as pipe leakage fixes." (Final EIR, 4.19-11-4.19-12.)

The project applicant apparently recognized that supplemental water may, in fact, not be available for purchase, as it has not in recent years. Yet the Final EIR contains no analysis of how either of the other project design features – creation of a lawn retrofit program or pipe

leakage fixes – would actually conserve the amount of water that is being demanded by the project, as contended in the Final EIR. There is no analysis of the efficacy of either of these programs, and thus they cannot be relied upon to offset the project's water consumption.

In addition, the EIR does not include analysis of the sewer flow that was reviewed by City staff, and therefore fails to provide analysis sufficient to determine whether the third threshold of significance is satisfied by the project. In a September 29, 2021 email from Kevork Tcharkhoutian to Chris Cimino, Mr. Tcharkhoutian identified a significant issue in the applicant's sewer flow analysis, which understated that assumed flow by 100 gallons per day from each residence. (Exhibit 4.) Mr. Tcharkhoutian concluded that the total peak flow would be 40,000 gallons per day, not 31,500 gallons per day. The EIR does not contain any of this "back up data" or detailed analysis. Indeed, the EIR simply cites the greenhouse gas emissions analysis for its sewage volumes. The EIR fails to analyze the capacity of the local sewer main to handle the increased waste water from the new residences, a failure that is more remarkable because City staff cast a skeptical eye at the developer's analysis on this issue.

We expect that the City will comply with the requirements of CEQA, now that we have demonstrated that the newly-disclosed "offsite" improvements to Carter Avenue are a significant aspect of the project and require public scrutiny, and how the City would benefit from additional consultation on this newly-disclosed component. The EIR should be revised and recirculated.

B. THE PROJECT DOES NOT QUALIFY FOR A LOT LINE ADJUSTMENT AND COMPLIANCE WITH THE SUBDIVISION MAP ACT IS REQUIRED

State law regulates the subdivision of land via the Subdivision Map Act. Certain actions related to the division of land are exempt from the state law, including "a lot line adjustment between four or fewer existing adjoining parcels, where the land taken from one parcel is added to an adjoining parcel, and where a greater number of parcels than originally existing is not thereby created." (Government Code, § 66412, subd. (d).) A lot line adjustment is essentially ministerial and the approval cannot be conditioned. However, a lot line adjustment is improper here, because the adjustment would create two legal parcels where there is presently only one.

The Draft EIR improperly contends that the Mater Dolorosa property is "currently split within three different lots," (Draft EIR, p. 3-1) and that a "lot line adjustment would be processed to consolidate the two lots that make up the project site into one, and adjust the site's northern boundary farther to the north" (Draft EIR, p. 3-6). "The Specific Plan, General Plan land use amendment, and zone change will be implemented for the project site only." (*Ibid.*) These contentions are repeated in numerous locations in the EIR. (See sections ES-1, ES-2, ES 2.2, 1.1, 2.1.1, 3.3.9, 4.4.1, 4.10.1, 4.11.1, 4.11.5.)

This statement is incorrect, and the applicant has been informed of this since May 2021, when licensed civil engineer Kevork Tcharkhoutian, on behalf of the City of Sierra Madre,

informed Vincent Gonzalez and other city staff that that "the three parcels in question are tied together as one as evidenced by assessor parcel number (APN) 5761-002-008. The applicant is starting with one legal parcel namely 5761-002-008 and the proposed lot line adjustment will result in the creation of two parcels from one existing parcel, which is in violation of the Subdivision Map Act, as it relates to Lot Line Adjustments." (Exhibit 5, pp. 1-2.) Mr. Tcharkhoutian requested that the applicant research "the title of the three parcels prior to their tie as one parcel," and requested that the applicant provide the City with the lot tie covenant. (*Id.*, p. 2.) Exhibit 6 reflects communications where staff in the County Department of Public Works speculated that the lots were simply consolidated under one APN for billing convenience. No further information appears to have been provided, based on documents provided in response to Public Records Act requests, but the Lot Line Adjustment was resubmitted with the title report in July 2021.

A review of the lengthy title history, attached as Exhibit 7, reveals that these lots have been referred to by metes and bounds to describe a single legal parcel since the first grant deeds were recorded for these lands in 1909. While these earliest handwritten deeds may be difficult to decipher, the records consistently identify the Mater Dolorosa property by metes and bounds descriptions that create a single lot encompassing portions of the southwest ¼ of the northwest ¼ of Section 17, and portions of Lots 19 and 20, along with lengthy accompanying descriptions of the boundary lines (metes and bounds). In the 1924 typewritten deed conveying the property to the Passionists, it is described as "Parcel 4: That portion of the South West quarter of the North West quarter and of Lot One (1) of said Section Seventeen (17) and that portion of Lots Nineteen (19) and Twenty (20) of the Sierra Madre Tract, Described as a whole as follows" and then proceeding to lay out the metes and bounds of a parcel that very closely matches the *entirety* of today's Mater Dolorosa Property. (See Exhibit 7, p. 31 [emphasis added].) The references to "Parcel 4" to describe the Mater Dolorosa Property persist in subsequent transfers. The Assessor's map of the parcel shows only a single parcel, labeled with number 8 and reflecting the full acreage of the Mater Dolorosa property, 44.87 acres. (Exhibit 8.)

The California Court of Appeal examined a similar attempt to utilize a lot line adjustment to avoid compliance with the Subdivision Map Act in *People ex rel. Brown v. Tehama County Board of Supervisors* (2007) 149 Cal.App.4th 422. In that case, the court was required to determine whether, as a result of a lot line adjustment, new parcels had been created without compliance with the Subdivision Map Act. Consulting the "history of title to the land" in question, the court evaluated as a matter of law the dispute between the parties as to the number of pre-existing parcels. Reviewing historic property transfer records, the court found dispositive that the properties were transferred without any reference to separate parcels, but rather as single parcels by metes and bounds descriptions.

Here, the City is looking at a requested "lot line adjustment" on a single parcel with property transfer records that reveal that this parcel has been consistently treated a singular lot,

with no prior transaction ever referencing any of the alleged three existing separate parcels. That is because at least as far back as 1909 the property was treated as a whole and the boundaries between the various historic sections and the Sierra Madre tract were included only as reference points, not as separate parcels conveyed in the same conveyance. None of the records refer to these lots as separate and distinct parcels. In records utilizing the term "parcel" for this property, the term is applied to the *entire* Mater Dolorosa lot, *not* the separate historic lot portions that the applicant now conveniently contends are separate parcels. There is no evidence that these were *ever* separate land parcels.

For this reason, utilizing a lot line adjustment would improperly exempt this property from the Subdivision Map Act and create two parcels where there is today, and has historically been, only one. The applicant must comply with the requirements of the Subdivision Map Act and Sierra Madre Municipal Code chapter 16 in processing the division of its parcel into two distinct legal parcels. This request would be reviewed by the development review committee (Sierra Madre Municipal Code 16.12.030), and would require much more rigorous and detailed information about the site than has been provided in connection with this lot line adjustment request.

The Planning Commission must deny the lot line adjustment. It is improper under the Subdivision Map Act because it creates two parcels from one legal parcel.

CONCLUSION

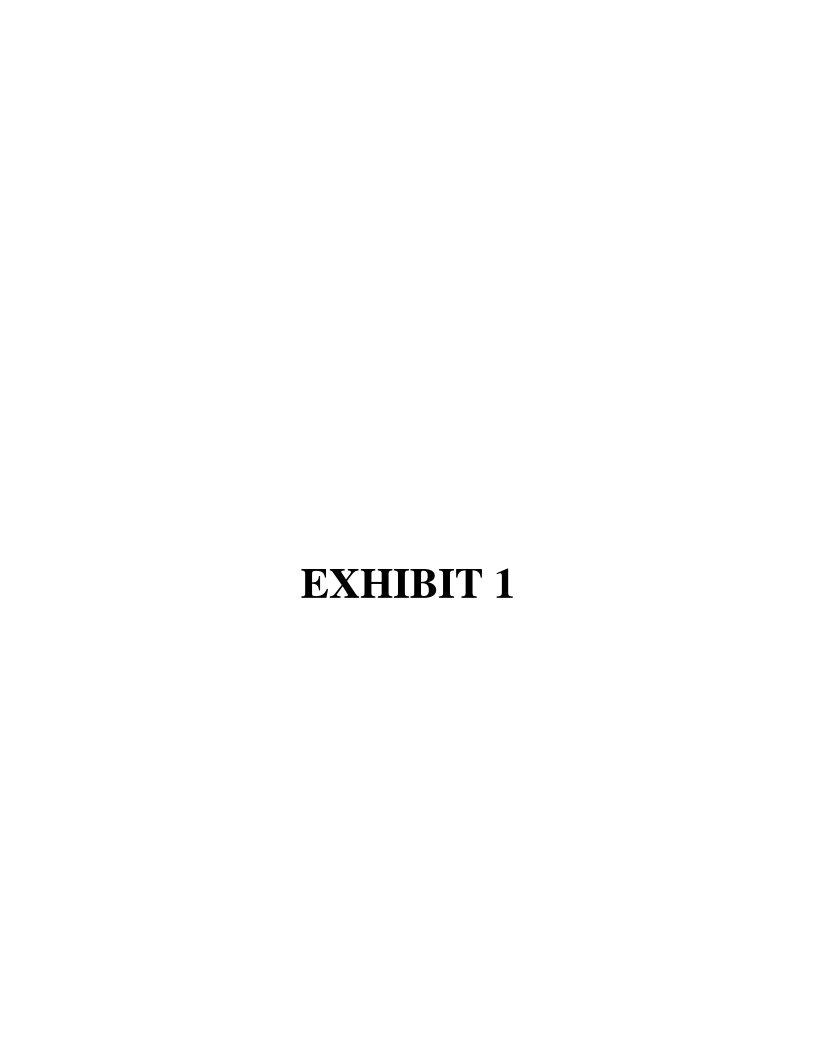
Approving this project on the basis of the EIR and granting the illegal lot line adjustment would be a serious legal error. For the largest housing development in Sierra Madre's history, the Planning Commission should proceed with great care. It must require revisions to the EIR and recirculate it, and deny the lot line adjustment and require the developer to proceed in compliance with the Subdivision Map Act. Protect Sierra Madre is prepared to stand firm on its insistence that the City comply with CEQA and the Subdivision Map Act in its review and consideration of this significant project.

Yours truly,

Beverly Grossman Palmer Counsel for Protect Sierra Madre

Cc: Gene Goss <ggoss@cityofsierramadre.com

Rachelle Arizmendi <<u>rarizmendi@cityofsierramadre.com</u>>,
Ed Garcia <<u>egarcia@cityofsierramadre.com</u>>,
Robert Parkhurst <<u>rparkhurst@cityofsierramadre.com</u>>,
Kelly Kriebs <<u>kkriebs@cityofsierramadre.com</u>>,
City Manager Jose Reynoso, <<u>jreynoso@cityofsierramadre.com</u>>
Director of Development and Planning Vincent Gonzalez
<<u>vgonzalez@cityofsierramadre.com</u>>,
City Attorney Aleks Giragosian <<u>agiragosian@chwlaw.us</u>>



From: CCimino@cityofsierramadre.com <CCimino@cityofsierramadre.com>

Sent: Wednesday, May 05, 2021 8:40 PM PDT

To: gengeland@cityofsierramadre.com <gengeland@cityofsierramadre.com> **Subject:** FW: Bailey Debris Basin - Grant of Easement of Sierra Madre

Attachment(s): "Sierra Madre_Aerial Site Plan.pdf", "Sierra Madre_Parcel Boundaries.pdf"

Can we discuss this tomorrow. Im not sure what is being asked for.

Chris

Sent from my Galaxy

----- Original message -----

From: Jim Sparks <JSPARKS@dpw.lacounty.gov>

Date: 5/5/21 7:18 PM (GMT-08:00) To: jfrankel@atlantissd.com

Cc: Chris Cimino < CCimino@cityofsierramadre.com>

Subject: FW: Bailey Debris Basin - Grant of Easement of Sierra Madre

James T. Sparks Assistant Deputy Director Los Angeles County Public Works (626) 458-7000

From: Jim Sparks

Sent: Wednesday, May 5, 2021 7:16 PM **To:** jonathanf@newurbanwest.com

Cc: Dayna Rothman <DROTHMAN@dpw.lacounty.gov>; Christopher Cimino <ccimino@cityofsierramadre.com>

Subject: FW: Bailey Debris Basin - Grant of Easement of Sierra Madre

Here's the email as we discussed today. If you or the City would like to discuss this in more depth Dayna would be the point of contact.

James T. Sparks Assistant Deputy Director Los Angeles County Public Works (626) 458-7000

From: Dayna Rothman

Sent: Monday, October 5, 2020 1:45 PM

To: James Yang <<u>JYANG@dpw.lacounty.gov</u>>; Olivia Moreno <<u>OLMORENO@dpw.lacounty.gov</u>>
Cc: Winnie Tham <<u>wtham@fuscoe.com</u>>; Jonathan Frankel <<u>jonathanf@newurbanwest.com</u>>; CCimino

<<u>CCimino@cityofsierramadre.com</u>>; Eden (Mulu) Berhan <<u>EBERHAN@dpw.lacounty.gov</u>>

Subject: Bailey Debris Basin - Grant of Easement of Sierra Madre

James,

As discussed, I suggest the City submit their plans along with a request for an easement to LDD. Their plans should clearly identify the limits of the easement or they can provide a separate map of the easement area. LDD will circulate the request for review and approval from operating divisions.

The City will also need to provide SMP with a legal description, calculations, map for our use in preparing the documents, and an appraisal supporting their offer and value for the easement they want to purchase.

If the City has any questions, they can contact Olivia Moreno who is copied on this e-mail.

Thank you

Dayna Rothman Head, Real Estate Los Angeles County Public Works

Office: (626) 458-7072 Mobile: (626) 940-4954 From: James Yang <<u>JYANG@dpw.lacounty.gov</u>> Sent: Tuesday, September 29, 2020 2:13 PM

To: Dayna Rothman < DROTHMAN@dpw.lacounty.gov>

Cc: Winnie Tham wtham@fuscoe.com; Jonathan Frankel jonathanf@newurbanwest.com; CCimino

< <u>CCimino@cityofsierramadre.com</u>> **Subject:** FW: Contact Assistance

Importance: High

Hi Dayna:

We (myself and staffs of stormwater maintenance and LDD) had a productive meeting with City of Sierra Madre and New Urban West (developer) regarding a proposed development in the City (see attached location maps). The City is requiring the developer to widen Cater Avenue just east of proposed development. This reach of Carter Avenue is sitting on 5761003905, owned by the City. Immediately north of City's parcel 5761003905 is Flood Control owned parcel 5761003906. It appears flood control may have leased the southern portion of 5761003906 to the City for Bailey Canyon Park. In order to widen Carter Avenue, approximately 15 to 20 feet of right of way is needed from most southern portion of Flood Control parcel 5761003906. Can you please advise what are the option(s) and associated timeline for the City to acquire the necessary roadway rights from flood control for the widening? I copied the City and the developer's team on this email to start the conversation.

Thanks.

James

From: Jonathan Frankel < jonathanf@newurbanwest.com >

Sent: Thursday, September 24, 2020 12:58 PM To: James Yang < <u>JYANG@dpw.lacounty.gov</u>>

Cc: Adam Browning adamb@newurbanwest.com">; Jason Han jasonh@newurbanwest.com; Moore, Savannah

<<u>SMoore@bos.lacounty.gov</u>>; Gabe Engeland <<u>gengeland@cityofsierramadre.com</u>>; CCimino <<u>CCimino@cityofsierramadre.com</u>>

Subject: RE: Contact Assistance

CAUTION: External Email. Proceed Responsibly.

The existing stormdrain is in Sunnyside Avenue and will need to be relocated. It conveys flow from the debris basin to the northwest closest to Park Vista Drive.

From: James Yang <<u>JYANG@dpw.lacounty.gov</u>>
Sent: Thursday, September 24, 2020 12:25 PM
To: Jonathan Frankel <<u>jonathanf@newurbanwest.com</u>>

Cc: Adam Browning adamb@newurbanwest.com; Jason Han jasonh@newurbanwest.com; Moore, Savannah

<SMoore@bos.lacounty.gov>; Gabe Engeland <gengeland@cityofsierramadre.com>; CCimino@cityofsierramadre.com>

Subject: Re: Contact Assistance

Can you please provide me a location map of your project and it's relationship to the flood control basin and storm drain? Once I have your map, I can determine who need to be at the initial meeting.

Sent from my iPhone

On Sep 24, 2020, at 12:12 PM, Jonathan Frankel < onathanf@newurbanwest.com > wrote:

CAUTION: External Email. Proceed Responsibly.

Thanks for your help.

We are working on a project where there is a County-maintained debris basin and access easement immediately to the east of the project site. The City of Sierra Madre is requesting the project take access from that side of the property, and our improvements may need to be coordinated with the improvements in the County easement.

We also have an existing County Storm Drain facility within the proposed development area and need to coordinate the potential relocation of that pipe.

If you can coordinate a meeting with Aracely Lasso and Vilong Truong we think that is a good place to start. Let me know if there are other individuals you think should be involved in the meeting.

Thanks again,

Jonathan P. Frankel Vice President, Forward Planning New Urban West, Inc. 16935 W. Bernardo Dr., Ste 260 San Diego, CA 92127 Direct 925-708-3638

<image006.jpg>

From: James Yang <<u>JYANG@dpw.lacounty.gov</u>> Sent: Thursday, September 24, 2020 10:34 AM

To: asonh@newurbanwest.com; Adam Browning <adamb@newurbanwest.com>; Jonathan Frankel

<jonathanf@newurbanwest.com>
Subject: FW: Contact Assistance

This is James Yang with County Public Works. We understand that you are seeking information and approval from our Department concerning your proposed development in Sierra Madre. Please let me know what assistance you are seeking and I am happy to facilitate.

James Yang Senior Civil Engineer Los Angeles County Public Works 626-458-5921

From: Gabe Engeland < gengeland@cityofsierramadre.com >

Sent: Tuesday, September 22, 2020 3:03 PM

To: Moore, Savannah < SMoore@bos.lacounty.gov>

Cc: 'Jason Han' < iasonh@newurbanwest.com'>; Adam Browning < adamb@newurbanwest.com'>;

'jonathanf@newurbanwest.com' < jonathanf@newurbanwest.com >

Subject: Contact Assistance

Hi Savannah,

Congratulations on your promotion and appointment! We've heard nothing but positive things about you and the work you do. I look forward to working with you moving forward.

There is a proposed development in Sierra Madre from New Urban West. The development requires information and approvals from the County's Public Works Department. The developer and the City have sent a few requests to the Public Works office, both through email and phone calls, in an attempt to schedule a meeting to discuss the steps that need to take place. I have CCd the development team on this email. They will provide you with a bit more information, but could you please work to get us in touch to the correct person or team for County Public Works? We are nearing some important time thresholds and having someone on your team working with us would be very helpful.

Thanks,

Gabe

Gabriel L. Engeland
City Manager
City of Sierra Madre
626.355.7135
GEngeland@CityofSierraMadre.com
www.CityofSierraMadre.com

Stay Connected -

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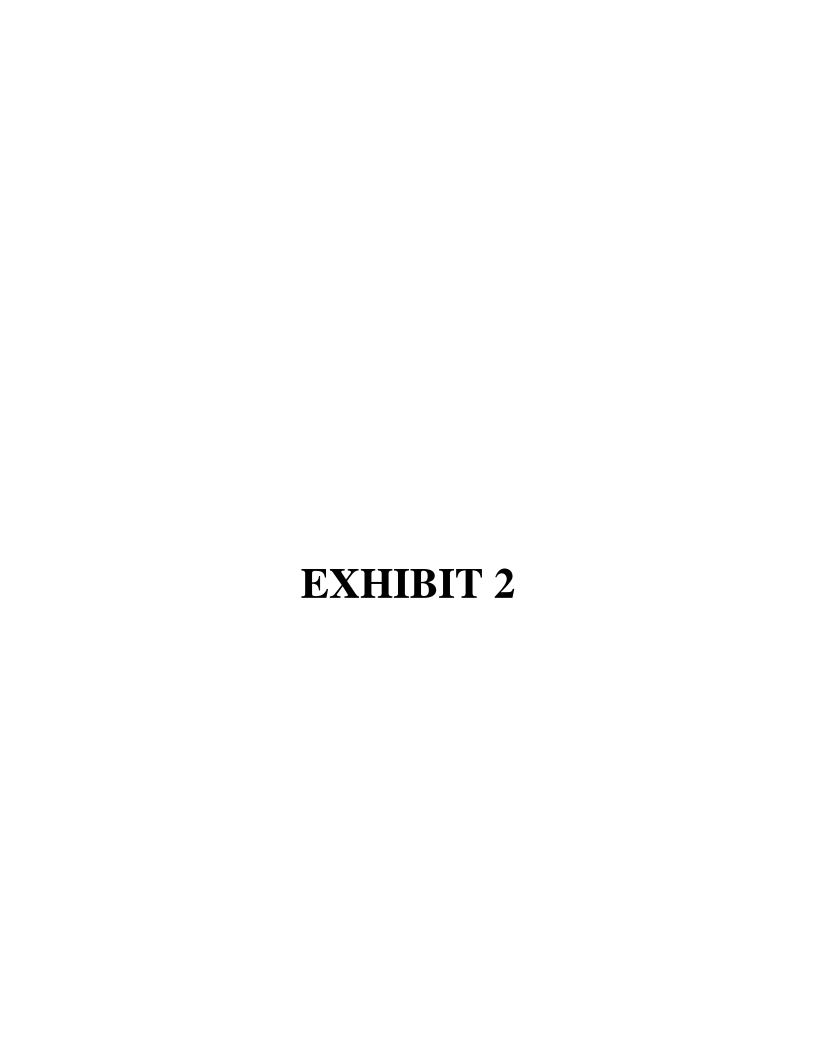
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From: Jose Reynoso

Sent: Tuesday, October 27, 2020 1:37 PM

To: Jennifer Wood

Cc: Matt Sellers; jonathanf@newurbanwest.com; John Olivier; Chris Cimino

Subject: RE: Sierra Madre: Sunnyside Analysis

Jennifer,

Confirmed. We will need to upgrade the line on Carter from Lima to the development.

Thanks, Jose

Jose Reynoso Utilities Director City of Sierra Madre jreynoso@cityofsierramadre.com (626)355-7135 Ext. 813

From: Jennifer Wood [mailto:jenniferwood@sedaru.com]

Sent: Friday, October 23, 2020 10:28 AM

To: Jose Reynoso < jreynoso@cityofsierramadre.com>

Cc: Matt Sellers <mattsellers@sedaru.com>; jonathanf@newurbanwest.com; John Olivier <jolivier@fuscoe.com>

Subject: Sierra Madre: Sunnyside Analysis

Jose,

Per our conversation, the City would require the developer to upgrade the existing 8-in line from the intersection of West Carter Ave & Oak Crest Dr/N Lima St to where the new proposed development would connect to the existing main at the end of Crestvale Dr. If you could confirm this, Sedaru will include this in our analysis.

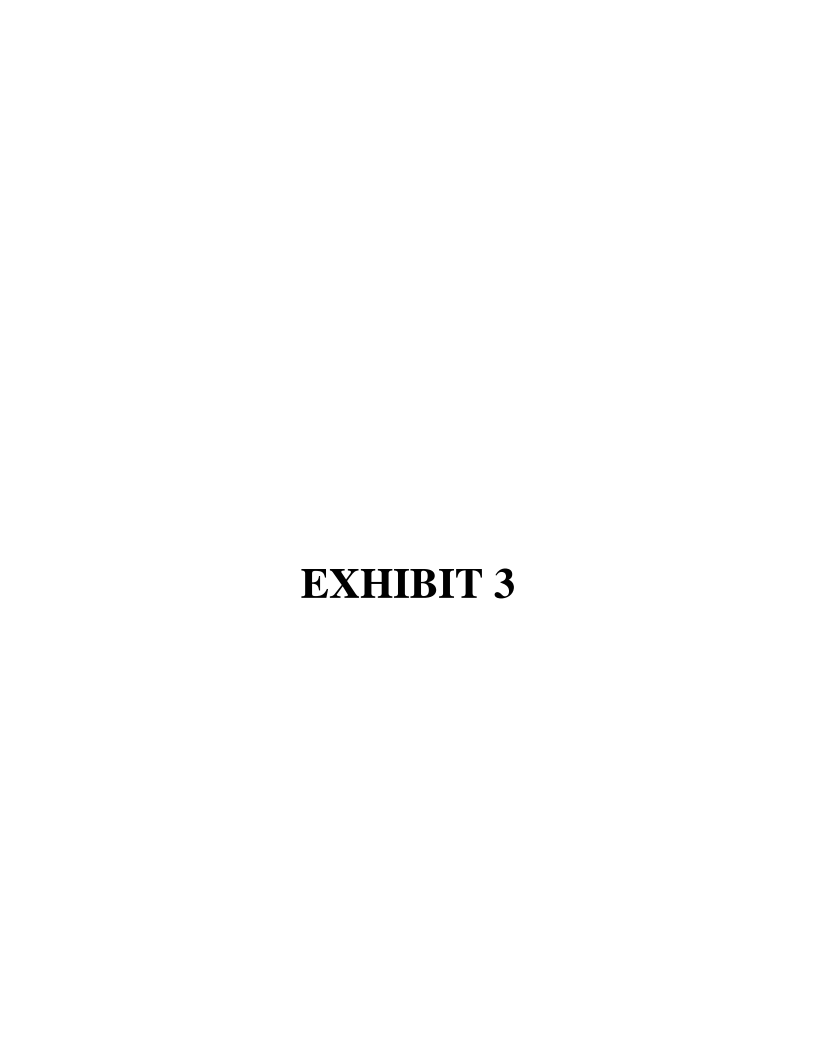
If the City's requirements cannot be met even with this improvement, any additional off-site improvements will require additional analyses as outlined in the scope/budget under the optional task 2.

We will be following up with the results of the analysis later today for everyone's review and consideration.

Thank you,

jennifer wood, p.e.
director of services
sedaru | see data run | sedaru.com

m +1.931.206.5168 jenniferwood@sedaru.com linkedin | facebook | twitter



From: Jennifer Sucha

Sent: Thursday, September 30, 2021 11:38 PM **To:** Lynch, Jennifer; Iulia Roman; Hori, Susan

Cc: Jonathan Frankel; Carey Fernandes; Heather McDevitt

Subject: RE: AB52 Consultation-Meadows at Baily Canyon project at 700 N Sunnyside Ave in the City of

SierraMadre

Thank you, Jennifer. We will address the tribe's letter as we have the other comment letters received during the comment period, noting the points you provided below.

Regarding the modifications and additional requests the tribe is making, the modifications requested as part of their revised TCR-1 and TCR-2 shouldn't be an issue to incorporate; however, TCR-3 includes a lot of new requirements for the treatment of human remains that were not included in the DEIR, including requests such as:

"If the discovery of human remains includes four (4) or more burials, the discovery location shall be treated as a cemetery and a separate treatment plan shall be created" and,

"In the event preservation in place is not possible despite good faith efforts by the project applicant/developer and/or landowner, before ground-disturbing activities may resume on the project site, the landowner shall arrange a designated site location within the footprint of the project for the respectful reburial of the human remains and/or ceremonial objects. The site of reburial/repatriation shall be agreed upon by the Tribe and the landowner, and shall be protected in perpetuity"

TCR-3 is a pretty substantial diversion from what is in the TCR chapter of the DEIR, and while the content of TCR-3 may not result in any permanent disruption of construction activities, it could potentially alter the site design and hold things up. Additionally, such a large introduction of new mitigation requirements may constitute grounds for recirculation of the EIR.

On the other hand, because mitigation for human remains was included in the DEIR (the original language of which was approved/agreed upon by the tribe), inclusion of their language under TCR-3 could be interpreted as simply augmenting/bolstering an existing mitigation measure and therefore would not be considered "new mitigation" under CEQA.

Are there any additional thoughts on that? For now we'll proceed with responding to the tribe's letter but let us know if we should book a call to discuss further.

When Heather is back from the field she may also have some additional input to provide.

Best, Jennifer

Jennifer Sucha, AICP, LEED AP ND

Senior Planner, DUDEK

O: 760.479.4856 C: 310.351.1296

From: Lynch, Jennifer <JLynch@manatt.com> Sent: Thursday, September 30, 2021 8:43 PM

To: Iulia Roman <iroman@dudek.com>; Hori, Susan <SHori@manatt.com>

Cc: Jonathan Frankel < jfrankel@atlantissd.com>; Carey Fernandes < cfernandes@dudek.com>; Jennifer Sucha < jsucha@dudek.com>; Heather McDevitt < hmcdevitt@dudek.com>

Subject: RE: AB52 Consultation-Meadows at Baily Canyon project at 700 N Sunnyside Ave in the City of SierraMadre

Hi Iulia,

Jonathan, Susan and I spoke about this today. Because the conclusion of AB52 consultation does not waive the tribe's right to participate in the DEIR public comment process, we would like to include the tribe's recent letter in the Final EIR, and provide RTCs just like all other letters. The RTCs should include the following:

- 1. The city engaged in formal AB52 consultation, which opened on X date and consultation closed on Y date.
- 2. At the conclusion of consultation, the city and the tribe agreed there would be no significant impacts with the incorporation of certain mitigation measures.
- 3. Those measures were included in the EIR.
- 4. This comment requests additional refinements to the previously-agreed to mitigation measures and in response to the comment, these refinements are being incorporated.

On the requested revisions – Dudek would know better than us whether the additions the tribe is asking for make any of the mitigation too onerous. Did you see anything in the proposed changes that diverge greatly from what we already had or what TCR MMs typically include? I didn't see anything in the measures that would halt construction permanently, or require any kind of redesign if remains or TCRs are unearthed, but please confirm.

Jennifer Lynch

Associate

Manatt, Phelps & Phillips, LLP
Park Tower
695 Town Center Drive, 14th Floor
Costa Mesa, CA 92626
D (714) 371-2516 F (714) 371-2550
JLynch@manatt.com

manatt.com

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From: Iulia Roman <iroman@dudek.com>

Sent: Wednesday, September 29, 2021 12:14 PM

To: Hori, Susan <SHori@manatt.com>; Lynch, Jennifer <JLynch@manatt.com>

Cc: Jonathan Frankel <ifrankel@atlantissd.com>; Carey Fernandes <cfernandes@dudek.com>; Jennifer Sucha

<jsucha@dudek.com>; Heather McDevitt <hmcdevitt@dudek.com>

Subject: FW: AB52 Consultation-Meadows at Baily Canyon project at 700 N Sunnyside Ave in the City of SierraMadre

[EXTERNAL] Please do not reply, click links, or open attachments unless you recognize the source of this message and know the content is safe.

Hi Susan and Jennifer,

We received additional information/requests from the Kizh Nation tribe for the Meadows EIR (see email below from the City as well as corresponding attachments) and we are hoping to get your input on how to address.

Per our review of the provided materials, the Tribe is making the following main requests:

- 1) Addition of information provided in a confidential appendix
- 2) Fairly minor revisions to existing mitigation (including new performance standards)
- 3) Additional mitigation listed on page 5 of the document titled 700 North Sunnyside Ave_Mitigation (see TCR-3).

To provide a bit of background/history, the City participated in consultation with the Kizh Nation Tribe, which included an initial call with the Tribe, where the Tribe requested a few project materials including the SLF, Geotech report, and confirmation that a CHRIS records search was prepared. The City provided this information and later also provided the mitigation measures of the Cultural Resources section of the EIR for the Tribe to review. The Tribe requested additional mitigation measures, specific to TCRs, to be incorporated in the EIR. The City provided the Tribe with a few revisions to the proposed mitigation, and the tribe agreed to these revised mitigation measures in an email sent on July 14, 2021. These revised measures have been incorporated in the Public Review Draft EIR. The City then sent a follow up email to the Tribe on July 15, 2021, concluding consultation. This communication can be found in the EIR Confidential TCR appendix, which I attached to this email.

We have discussed this internally (and with Jonathan) and below is an overview of our suggested approach on how to address this letter:

- We believe that, because the tribe has previously agreed on the mitigation measures and consultation has been concluded, we suggest that the City provides a response explaining this. Dudek can help craft this response.
- Based on the Tribe's email to Vincent, it seems as though the Tribe does not believe consultation has been
 concluded. Therefore, as the tribe seems to be treating this letter as an extension of the AB 52 consultation
 process, we are currently not including this letter in the RTCs, unless directed otherwise.
- Regarding bullet point 1, above, we can include the documentation provided by the tribe in the existing Confidential TCR appendix.

Please let us know if you would be able to review the provided documents (particularly the requested mitigation measures) to make sure there are no existing deficiencies in the EIR in terms of addressing TCRs by not including the requested MMs (in our experience, the requested mitigation is pretty uncommon for an EIR). Lastly, please let us know what you think of our approach and if you have any further guidance to provide. We are happy to get on a call as well to discuss.

Thank you in advance for your help and guidance.

Best, Iulia

Iulia Roman

Environmental Planner



2288 Historic Decatur Road Suite 200, San Diego, CA 92106 O: 760.479.4136 C: 442.245.1936

www.dudek.com

From: Vincent Gonzalez <vgonzalez@cityofsierramadre.com>

Sent: Wednesday, September 22, 2021 9:33 AM

To: Iulia Roman < iroman@dudek.com>; Heather McDevitt < hmcdevitt@dudek.com>

Cc: Jonathan Frankel < jfrankel@atlantissd.com >; Clare Lin < clin@cityofsierramadre.com >

Subject: FW: AB52 Consultation-Meadows at Baily Canyon project at 700 N Sunnyside Ave in the City of SierraMadre

Iulia and Heather:

Please see attached Mitigation Measures from the Kizh Nation. We concluded consultation with the Tribe on July 15, 2021, and I have now received the following email and attachment. Let me know how you want me to respond.

Thanks,

Vincent Gonzalez, Director | Planning & Community Preservation

City of Sierra Madre

232 W. Sierra Madre Blvd. Sierra Madre, CA 91024 VGonzalez@cityofsierramadre.com 626.355.7135 (Office) 626.355.4239 (Direct)

Hours: Mon. -Thus. 7:30am - 5:30pm

From: Gabrieleno Administration [mailto:admin@gabrielenoindians.org]

Sent: Wednesday, September 22, 2021 9:20 AM

To: Vincent Gonzalez < vgonzalez@cityofsierramadre.com>

Cc: Andy Salas <chairman@gabrielenoindians.org>

Subject: AB52 Consultation-Meadows at Baily Canyon project at 700 N Sunnyside Ave in the City of SierraMadre

CAUTION: This message is from an EXTERNAL SENDER - be CAUTIOUS, particularly with links and attachments.

Dear Vincent,

Thank you for your time during the AB52 consultation for the Meadows at Baily Canyon project at 700 N Sunnyside Ave in the City of Sierra Madre.

The information provided herein is to be kept confidential as part of AB52 which requires that any information – not just documents – submitted by a California Native American tribe during the environmental review process to not be included in the environmental document or otherwise disclosed by the lead agency or any other public agency to the public consistent with Gov. Code Sections 6254, subd.(r) and 6254.10. (Pub. Resources Code § 21082.3, subd. (c)(1)). We ask that the information be included and kept in a confidential appendix to be mentioned in the public document but not included. This confidential appendix shall be available for use to those associated to the project but no entity outside of the project.

As stated in the Public Resource Code section 21080.3.1. (a) The Legislature finds and declares that California Native American tribes traditionally and culturally affiliated with a geographic area may have expertise concerning their tribal cultural resources and an area that has cultural value. We are a California Native American tribe with an ancestral connection (higher degree of connection than traditionally and culturally affiliated) to the project area as we are lineal descendants to the village(s) within and around the project area.

Since subsurface activities are planned to occur for this project that have potential to impact TCRs, we are providing tribal archive information to your agency to identify the high cultural sensitivity of the project location and to explain our concerns with specific subsurface ground disturbance activities that have impacted and destroyed our tribal cultural resources in the past. Attached are documents from historic books, screenshots of historic maps and some explanatory

text that was also verbally explained in the phone consultation for your project location to explain the cultural significance of the area and the high amount of pre-historic human activity that occurred there.

This 700 North Sunnyside Ave_1938 map indicates the project location within the Gabrieleno community of Aleupkingna which is now known as the city of Sierrra Madre. All of our mainland villages (sans our island villages) overlapped each other to help facilitate the movement of tribal cultural resources throughout the landscape and also to our sister tribes outside of our traditional ancestral territory. Village use areas were usually shared between village areas and were commonly used by two or more adjoining villages depending on the type, quantity, quality, and availability of natural resources in the area. Therefore, human activity can be pronounced within the shared use areas due to the combined use by multiple villages and TCR's may be present in the soil layers from the thousands of years of human activity within that landscape.

The 700 North Sunnyside Ave_1871, 700 North Sunnyside Ave_1881, 700 North Sunnyside Ave_1898, and the 700 North Sunnyside Ave_1938 maps show the many trade routes around the project area. Trade routes were heavily used by our Tribe for movement of trade items, visiting of family, going to ceremony, accessing recreation areas, and accessing foraging areas. Within and around these routes contained seasonal or permanent ramadas or trade depots, seasonal and permanent habitation areas, and often still contain isolated burials and cremations from folks who died along the trail. These isolated burials are not associated with a village community burial site or ceremonial burial site, rather the location is simply where the person died and was buried where they died. Therefore, isolated burials are more concentrated and likely to occur in proximity to our trade routes, especially the major trade routes. Trade routes are considered a "cultural landscape", as stated in section 21074. (a) and are protected under AB52 as a tribal cultural resource.

The 700 North Sunnyside Ave_1901 map indicates the hydrography or waterways that existed around the project area. All water sources were used by our Tribe for life sustenance. Along these watercourses and water bodies occurred seasonal or permanent hamlets, seasonal or permanent trade depots, ceremonial and religious prayer sites, and burials and cremation sites of our ancestors. These activities occurred around water, both inland and coastal, because these water areas create unique habitats and riparian corridors that provide an abundance of food and medicine resources along with aesthetically peaceful areas with running water, shade trees, and shelter. Larger water bodies were high attractants for human activity and the banks and shores of these water bodies have a higher than average potential for encountering Tribal Cultural Resources of artifacts and human remains during ground disturbing activities. Waterways are a "cultural landscape", as stated in section 21074. (a) and are protected under AB52 as a tribal cultural resource.

Due to the project site being located within and around a sacred Community (Aleupkingna), adjacent to sacred water courses and major traditional trade routes, there is a high potential to impact Tribal Cultural Resources still present within the soil from the thousands of years of prehistoric activities that occurred within and around these Tribal Cultural landscapes. Therefore, to avoid impacting or destroying Tribal Cultural Resources that may be inadvertently unearthed during the project's ground disturbing activities and pursuant to our consultation, we have provided to the Lead Agency substantial evidence that the proposed project may have a significant impact on our TCRs... "tribal cultural resources" are defined as (1) "sites, features, places, cultural landscapes, sacred places and objects with cultural value to a California Native American tribe" that are included in the state or local register of historical resources or that are determined to be eligible for inclusion in the state register; and (2) resources determined by the lead agency, in its discretion, to be significant on the basis of criteria for listing in the state register of historical resources. Pub Res C §21074(a). A lead agency's determination whether a resource meets the criteria for listing in the state register must be supported by substantial evidence and must consider the significance of the resource to the tribe. Pub Res C §21074(a)(2). A "cultural landscape" may qualify as a tribal cultural resource to the extent it is "geographically defined in terms of the size and scope of the landscape." Pub Res C §21074(b)Moreover, Public Resources Code ("PRC") Section 21084.2 states that "[a] project with an effect that may cause a substantial adverse change in the significance of a tribal cultural resource is a project that may have a significant effect on the environment." A project that may have a significant effect on the environment requires appropriate mitigation. (PRC § 21082.3(b).) Through the consultation

process, AB 52 authorized California Native American tribes to assist lead agencies in identifying, interpreting, and determining the significance of TCRs. (See AB 52, Legislative Digest.) Unless the environmental document includes protective measures agreed on during the consultation process, "if substantial evidence demonstrates" the project "will cause" a significant effect to a TCR, the agency must "consider" feasible mitigation measures "pursuant to" Pub Res C §21084.3(b).

As well, Consultation is not deemed concluded for purposes of CEQA until the parties agree to measures to mitigate or avoid a significant effect on a tribal cultural resource, or when a party concludes, after a reasonable effort, that mutual agreement cannot be reached. (PRC §21080.3.2(b).) Any mitigation measures agreed on during the consultation process must be recommended by lead agency staff for inclusion in the environmental document and the mitigation monitoring and reporting program for the project pursuant to section 21082.3(a) of the PRC. Moreover, now that consultation has begun, as the lead agency, you may certify an EIR or adopt a mitigated negative declaration for the subject project (which may have a significant impact on a tribal cultural resource) only after consultation has concluded. (PRC §21082.3(d).)

As part of the consultation, we have requested any and all information that the lead agency may possess or has access to attain regarding the history of the subsurface soils that will be impacted as part this project's ground disturbance activities. The key information we are requesting is information about whether the "original" soils of the project location have been "removed" and "replaced" by new soils (e.g. engineered, cleaned, imported) or have the original soils just been excavated, placed onsite and then "backfilled" into the same location. If documents exists about the original soils having been removed from the project's footprint and all new construction will be within soils that do not contain the original soils, our concerns for ground disturbance activities are reduced. In the absence of documentation or if it is known the original soils are still present within the project footprint, protective measures shall be created and implemented.

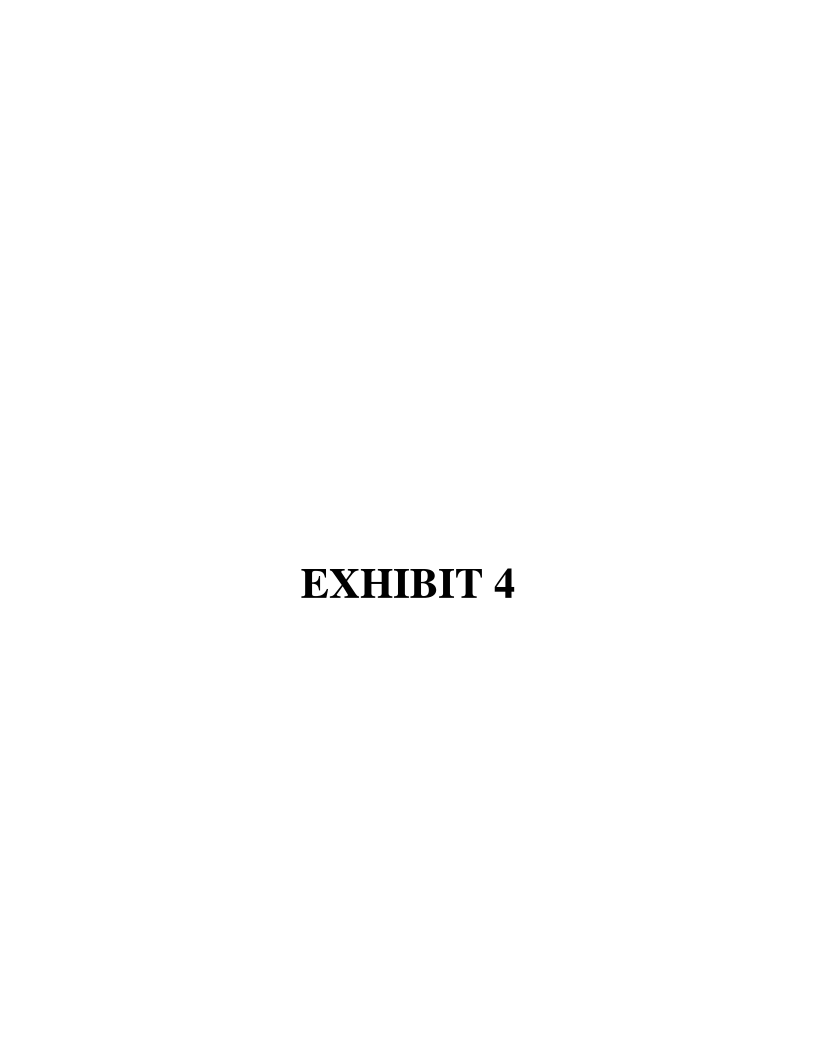
Please find attached the proposed mitigation measures for the subject project. Once you have reviewed them, please provide written notification to the Tribe stating whether and to what extent you will include and require the proposed mitigations for TCR for the subject project so that we may conclude our consultation, and if you do not agree with the mitigations as proposed, so that we may continue our consultation discussions in an effort to reach an agreement.

Admin Specialist Gabrieleno Band of Mission Indians - Kizh Nation PO Box 393 Covina, CA 91723 Office: 844-390-0787

website: www.gabrielenoindians.org



The region where Gabrieleño culture thrived for more than eight centuries encompassed most of Los Angeles County, more than half of Orange County and portions of Riverside and San Bernardino counties. It was the labor of the Gabrieleño who built the missions, ranchos and the pueblos of Los Angeles. They were trained in the trades, and they did the construction and maintenance, as well as the farming and managing of herds of livestock. 'The Gabrieleño are the ones who did all this work, and they really are the foundation of the early economy of the Los Angeles area ". 'That's a contribution that Los Angeles has not recognized—the fact that in its early decades, without the Gabrieleño, the community simply would not have survived."



Beverly Grossman Palmer

From: Barbara Vellturo <barbaravellturo@gmail.com>

Sent: Tuesday, March 22, 2022 10:04 AM

To: Beverly Grossman Palmer; Barbara Vellturo

Subject: Sewers

Found something else in my hundreds of emails - need to follow up and see if they change EIR in response to this. ..

I need to question their sewer report.

From: KEVORK TCHARKHOUTIAN [mailto:hyecity@live.com]

Sent: Wednesday, September 29, 2021 9:31 PM

To: Chris Cimino < CCimino@cityofsierramadre.com>

Subject: RE: Sewer Memo MONASTERY

CAUTION: This message is from an EXTERNAL SENDER - be CAUTIOUS, particularly with links and attachments.

Hi Chris

I reviewed the memo and attachments.

- 1. At Manhole 1 existing depth is 17.6% +36.2% increase due to 42 units =53.8% which exceeds the 50% allowable flow.
- 2. At Manhole 2—existing 21.6%+19.3% increase=40.9%

This is puzzling since Manhole 2 should have more flow, unless most of the flow is assumed to flow South at Auburn?

Also Fuscoe Eng should provide the City data on which software or engineering method was used to project the increase in flow in the pipes at Manholes 1 and 2.

Another new development is the approval by the State Governor of ADU units which some have sewer connections which will increase the sewer flow in the mains. Furthermore a recent bill, SB 9 allows the construction of 4 units on an existing lots zoned single family residential. All of this will impact the sewer flow in the future.

In addition on page 1 of the memo, they are assuming 300 gallons per day of flow per unit. Usually the flow should be 100 gallons per capita per day, and for a residence like the one proposed, it is 4 people per residence, so the flow should be 400 gpd per residence, with a total of 16,000 gpd, and a peak factor of 2.5 the total peak flow should be 40,000 gpd, and not 31,500 as shown in the memo.

Fuscoe Eng has to justify why 3 persons per residence was assumed.

I think the City should establish a sewer assessment district for the 42 units to pay for future pipe rehab and upgrade costs.

Kev

From: Chris Cimino < CCimino@cityofsierramadre.com>

Sent: Wednesday, September 29, 2021 10:21 AM

To: KEVORK TCHARKHOUTIAN < hyecity@live.com >

Subject: FW: Sewer Memo

Can you look this over and let me know what you think before I approve it.

Thanks.

The City has prepared and updated a Sewer System Management Plan (SSMP). This requirement by the State Water Resources Control Board was accomplished in 2006 and updated in 2014. The SSMP provides specific actions to respond to spills, provides for an analysis on system capacities and areas that are subject to leaks or breaks (City of Sierra Madre 2015).

From FEIR

As shown in Figure 3-8, Proposed Water System, in Chapter 3, Project Description, of this EIR, the potable water delivery system would consist of a network of water mainlines, to be located within planned roadways. The existing 8-inch water main in the eastern portion of the project site would be removed and reconstructed as a 12-inch water main within Carter Avenue. The existing 8-inch sewer at the southwest corner of the project site would be removed. Additional 8-inch water mains are proposed within the other planned roadways (North Sunnyside Avenue extension and A, B and C Streets) and would distribute the potable water for connection to laterals located on individual lots. The proposed water mainlines would join the existing water mainlines at North Sunnyside Avenue

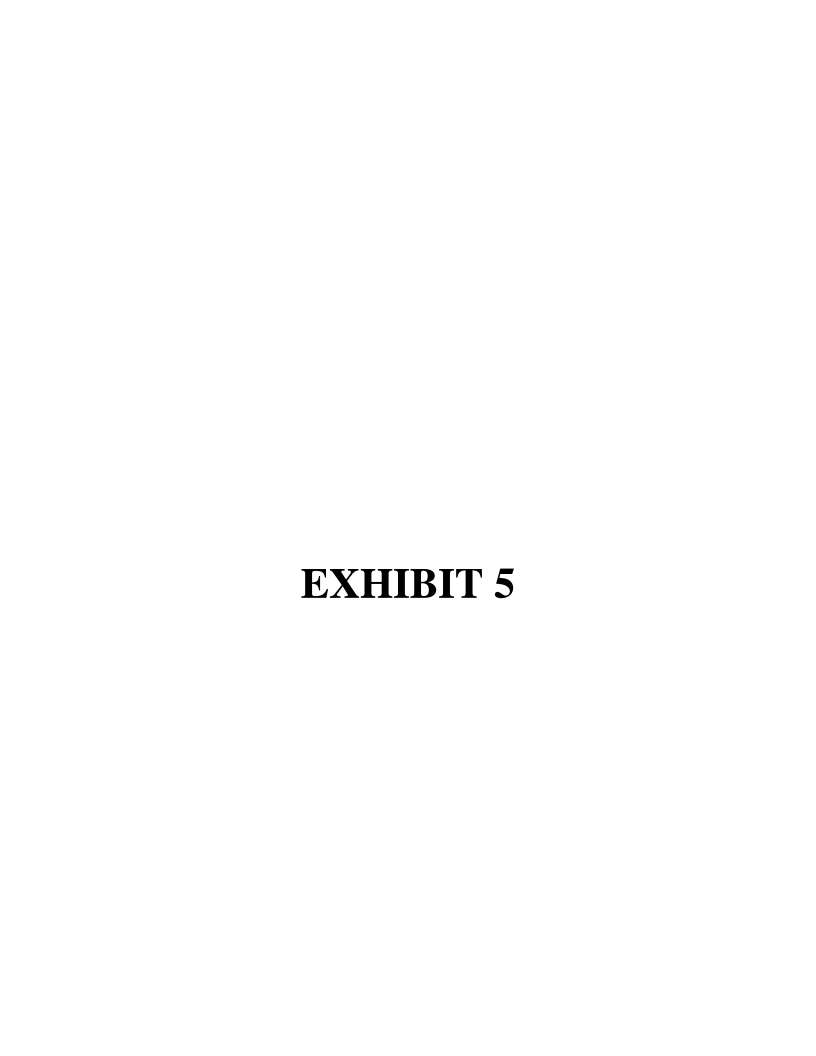
 [The Meadows at Bailey Canyon Specific Plan EIR
 13028

 January 2022
 4.19-13

4.19 - Utilities and Service Systems

and Carter Avenue at Lima Street, located approximately 670 feet east of the site, and will tie into the existing Oak Crest transmission main. These improvements would serve the proposed project only and occur within the boundaries of the project site. Therefore, these water improvements would not require or result in the relocation or construction of new or expanded water. In addition, as discussed above, the proposed project would not substantially increase demand of the City's water supply such that relocation or construction of new or expanded water supply facilities would be needed. Therefore, impacts would be less than significant.

Multiple dry year (fifth year) demand projections were chosen to provide a conservative analysis.



APPLICATION PENDING REVIEW

Clare Lin

From: Clare Lin

Sent: Monday, May 3, 2021 8:31 AM

To: 'Jonathan Frankel'

Subject: FW: 700 N Sunnyside Monastery

Attachments: SAMPLE LLA.pdf; APN MAPS AND MUNI CODE.pdf; LOT LINE ADJUSTMENT NEW

FORM.docx

Hi Jon athan,

Please see the comments below.

Thanks,

Clare Lin

Senior Planner

Planning & Community Preservation

www.City ofSierraMadre .com

(626) 355-1536 clin@citvofsierramadre.com

From: KEVORK TCHARKHOUTIAN [mailt o:h yecity@live.com]

Sent: Sunday, May 2, 2021 9:47 PM

To: Chris Cimino <CCimino@cityofsierramadre.com>; Vincent Gonzalez <vgonzalez@cityofsierramadre.com> ; Clare Lin

<cli> @cit yofsie rr amadre .com>

Subject: FW: 700 N Sunnyside Monastery

Hi Chris/Vince/Clare

After reviewing the applicant's submittals please see below my response . I wanted to discuss this before I forward it to the applicant's engineer.

Thanks

Kev

700 N Sunnyside Monastery

The following is a review of documents submitted by the applicant for a lot line adjustment at 700 N. Sunnyside Ave. Congregation of the Passion-Mater Dolorosa Community Lot line adjustment documents were received by the City on April 22, 2021 The applicant is tent atively requesting approval of a lot line adjustment between three parcels owned by the applicant

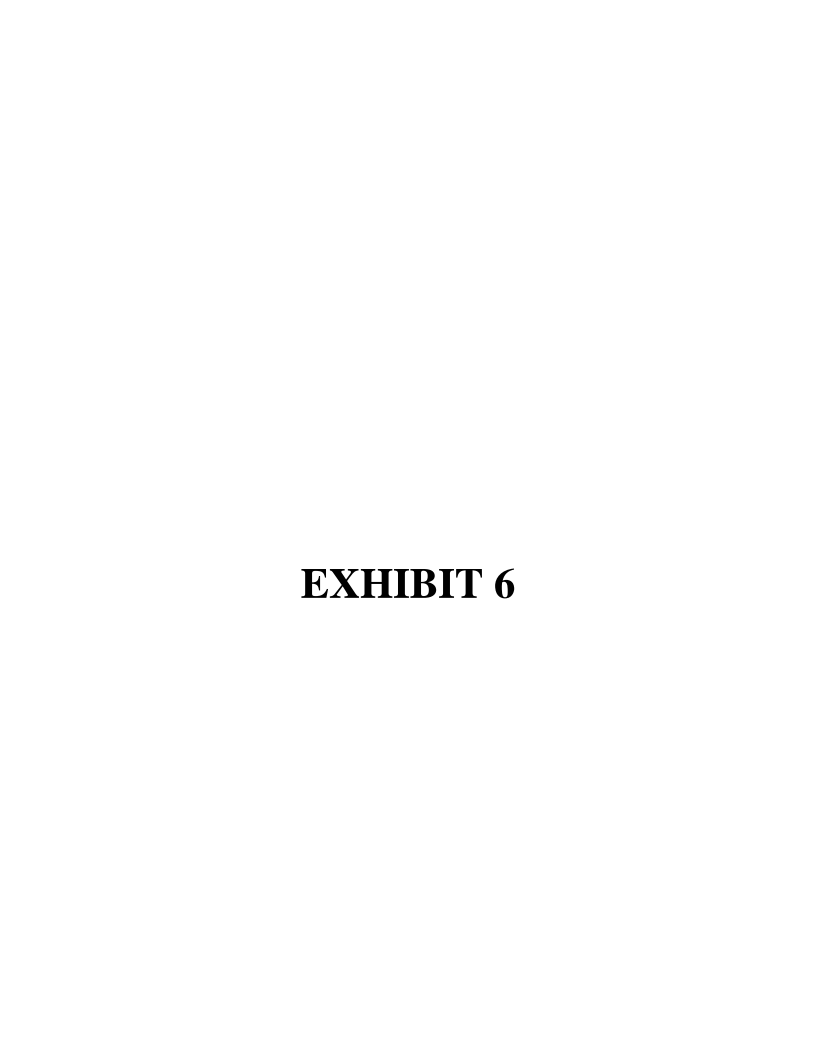
1. Currently the three parcels in question are tied together as one as evidenced by assessor parcel number(APN) 5761-002-008. The applicant is starting with one legal parcel namely 5761-002-008 and the proposed lot line adjustment will result in the creation of

APPLICATION PENDING REVIEW

- two parcels from one existing parcel, which is in violation of the Subd ivision Map Act, asit relates to Lot Line Adjustments..
- 2. The applicant must research the title of the three parcels prior to their tie as one parcel namely APN number 5761-002-008
- 3. Applicant must provide the City with the lot tie covenant and recorded documents which tied the 3 parcels, portion of lot 20, portion of lot 19, and portion of section 17. One option would be to untie or undo the lot tie covenant, thus reverting to 3 parcels, and as a result of the Lot Line Adjustment the existing 3 parcels would have 2 resulting parcels, in compliance with the SMA.
- 4. Applicant to submit a corporate resolution from the nonprofit corporation owning the property. The corporate resolution must state that the applicant authorizes Mr. Adam Browning and an authorized agent of NUWI, Sierra Madre LLC,(that agent shall be named) are authorized by the congregation to submit, coordinate the approval of the lot line adjustment, and authorized to sign the official certificate of compliance document.
- 5. Applicant's surveyor must submit traverse sheets with closure calculations
- 6. The certificate of compliance submitted by the applicant is incomplete and does not conform to the City's official lot line adjustment form. Please see attached certificate of compliance form, in MS Word to be filled out notarized and executed by the authorized parties. The certificate of compliance must be recorded with the LA County recorder's office upon approval by the City of Sierra Madre. Please see attached a sample of the format to follow in order to record the signed certificate of compliance document.
- 7. Applicant or applicant's engineer or land surveyor must prepare a brief executive summary to address the requirements of the Sierra Madre municipal code sections 16 20-020 Subsections Al, A3, A4 and Al. Please see attached sections of the code.
- 8. The Title report by Chicago Title Company attached to the submittal is for parcel APN-5761-001-001, which is not the parcel subject to the Lot Line Adjustment. The parcel to be considered and shown on the applicant's submittal is 5761-002-008.

Α	tta	ch	m	er	its:

Kev Tcharkhoutian P.E.



From: Clare Lin

Sent: Wednesday, July 7, 2021 9:59 AM

To: 'Kurt Troxell' < KTroxell@fuscoe.com">KTroxell@fuscoe.com 'Winnie Tham'

<wtham@fuscoe.com>

Cc: Chris Cimino < CCimino@cityofsierramadre.com>; Vincent Gonzalez

<vgonzalez@cityofsierramadre.com>; Jonathan Frankel

<ifrankel@atlantissd.com>; KEVORK TCHARKHOUTIAN < hyecity@live.com>

Subject: RE: Sierra Madre LLA

Hi Kurt and Winnie,

We received the LLA resubmittal and the title report.

Thanks,

Clare Lin

Senior Planner
Planning & Community Preservation
www.CityofSierraMadre.com
(626) 355-1536 | clin@cityofsierramadre.com

From: Kurt Troxell [mailto:KTroxell@fuscoe.com]

Sent: Monday, May 17, 2021 3:50 PM

To: Fabrizio Pachano < FPACHANO@dpw.lacounty.gov>

Cc: Chris Cimino < CCimino@cityofsierramadre.com>; Vincent Gonzalez

<vgonzalez@cityofsierramadre.com>; Clare Lin <clin@cityofsierramadre.com>;

Jonathan Frankel < jfrankel@atlantissd.com>; Winnie Tham

<wtham@fuscoe.com>; Marty Smith <msmith@fuscoe.com>; KEVORK

TCHARKHOUTIAN < hyecity@live.com >; Randy Cook

<<u>RCook@assessor.lacounty.gov</u>>

Subject: RE: Sierra Madre LLA

CAUTION: This message is from an EXTERNAL SENDER - be CAUTIOUS, particularly with links and attachments.

Thank you, Fabrizio! We look forward to Randy's findings.

From: Fabrizio Pachano < <u>FPACHANO@dpw.lacounty.gov</u>>

Sent: Monday, May 17, 2021 3:43 PM **To:** Kurt Troxell < <u>KTroxell@fuscoe.com</u>>

Cc: Christopher Cimino < ccimino@cityofsierramadre.com>; Vincent Gonzalez < vgonzalez@cityofsierramadre.com; Jonathan Frankel < jfrankel@atlantissd.com>; Winnie Tham < wtham@fuscoe.com>; Marty Smith < msmith@fuscoe.com>; KEVORK TCHARKHOUTIAN < hyecity@live.com>; Randy Cook < RCook@assessor.lacounty.gov>

Subject: RE: Sierra Madre LLA

Importance: High

Good afternoon Kurt,

I agree with you. Most likely those lot ties are for a single billing convenience. I am copying my friend, Randy Cook, at Assessor's Mapping. He will be able to tell you the genesis of those lot ties.

Thank you,

Fabrizio Pachano PE, LS Senior Civil Engineer

Land Development Division

Los Angeles County Public Works

626.458.4902 officeFrom: Kurt Troxell < KTroxell@fuscoe.com>

Sent: Monday, May 17, 2021 3:35 PM

To: Fabrizio Pachano < FPACHANO@dpw.lacounty.gov >

Cc: Christopher Cimino < ccimino@cityofsierramadre.com; Vincent Gonzalez < vgonzalez@cityofsierramadre.com; Jonathan Frankel < jfrankel@atlantissd.com; Winnie Tham < wtham@fuscoe.com; Marty Smith < msmith@fuscoe.com; KEVORK TCHARKHOUTIAN < hyecity@live.com>

Subject: RE: Sierra Madre LLA

Hi Fabrizio,

You are always a great resource and trusted advisor on LA County mapping matters, so I thought I would start my question with you.

We are working with the City of Sierra Madre on an Lot Line Adjustment (LLA) application. Fundamentally, the city and I are in agreement that we have 3 exiting legal lots that may be subject to reconfiguration through the LLA process; however, there is concern that the County Assessor may take issue with the adjustment on the account that the lots are tied to an existing single APN (5671-002-008)--attached. Currently, the property is under single ownership. It's my presumption that the single APN is to accommodate a single

tax bill as there are no lot tie covenants or mergers that we have seen in the record.

Have you encountered a similar scenario with a county LLA? Assuming city LLA approval and appropriate transfer/perfecting deeds are recorded do you foresee that we will meet any road blocks at the Assessor's office with the adjustment?

Thank you in advance for any guidance or referral to the appropriate county official.

Best,

Kurt

From: KEVORK TCHARKHOUTIAN < hyecity@live.com>

Sent: Tuesday, May 4, 2021 5:07 PM

To: Kurt Troxell < KTroxell@fuscoe.com>

Cc: cc: CCimino@cityofsierramadre.com; Vincent Gonzalez

<vgonzalez@cityofsierramadre.com>; clin@cityofsierramadre.com; Jonathan
Frankel <ifrankel@atlantissd.com>; Winnie Tham <wtham@fuscoe.com>; Marty

Smith < msmith@fuscoe.com > Subject: RE: Sierra Madre LLA

Hi Kurt

Thank you for your thorough analysis. The purpose of the review by the City is to ascertain that provisions of the Subdivision Map Act and Government Codes are complied with as they relate to Lot Line Adjustments. The approval and completion process is as follows:

- The City approves the Certificate Of Compliance for Lot Line Adjustment, with signatures of City staff on the official document.
- 2. A request will be made by applicant to The Los Angeles County Recorder's Office to record the document to convey constructive notice, and modify current property lines.

- 3. The County will review the request and all accompanying documents.
- 4. If approved , County staff will proceed with the mapping modifications on their official assessor maps. APN 5761-002-008 will be replaced by 2 new APN numbers assigned by County staff. County staff will also redraw the new boundaries of the 2 new APN's, thus finalizing the process. Once the 2 new APN's are created , then the applicant can proceed with the subdivision of one of the parcels.

My concern is that somewhere between #3 and # 4 the County may deny applicant's request and applicant will be compelled to restart the process. I believe it would be wise for applicant to confer with LA County Assessor's Mapping office ,present the facts, and obtain some type of pre-approval, if at all possible, to avoid further delays in the completion of the process.

I believe this situation is uncommon, and may require a different approach.

Regards

Kev Tcharkhoutian P.E.

CITY OF SIERRA MADRE

From: Kurt Troxell < KTroxell@fuscoe.com>

Sent: Tuesday, May 4, 2021 11:38 AM

To: KEVORK TCHARKHOUTIAN < hyecity@live.com> **Cc:** Cc: Ccityofsierramadre.com; Vincent Gonzalez

<vgonzalez@cityofsierramadre.com>; clin@cityofsierramadre.com; Jonathan
Frankel <ifrankel@atlantissd.com>; Winnie Tham <wtham@fuscoe.com>; Marty

Smith < msmith@fuscoe.com >

Subject: Sierra Madre LLA

Hi Kev

Thank you for your time this morning. Here is my summary of APN 5761-002-08 and associated state statutes that provide context to our assertion of 3 existing legal subdivision lots:

A single APN is not always indictive of a merger or lot tie of legally created subdivision lot lines, but may be simply a consolidation of existing Assessor's Nos. for purposes of a single tax bill under one ownership. Pursuant to <u>CA Government Code (SMA) 66451.10</u> & <u>CA Civil Code 1093</u> these lot lines may be considered to still have standing, particularly the lines created by the subdivision of the Sierra Madre Tract MR004-502, in terms of lot count for LLA purposes. We assert that the original conveyance deed from 1924 (attached) does not provide express statement of merger recognized under these statues.

Furthering our discussion this morning, attached is the preliminary report specific to APN 5761-002-008. There is no evidence of an existing recorded covenant for lot tie purposes nor does it appear that this would have been conditioned by the city for building and zoning compliance since there are no structures close to these original subdivision lines. My take on the APN Map "Hooks" is that the Assessor was petitioned by the owner for a single consolidate tax bill, but we will reconfirm with title.

Thanks, Kurt



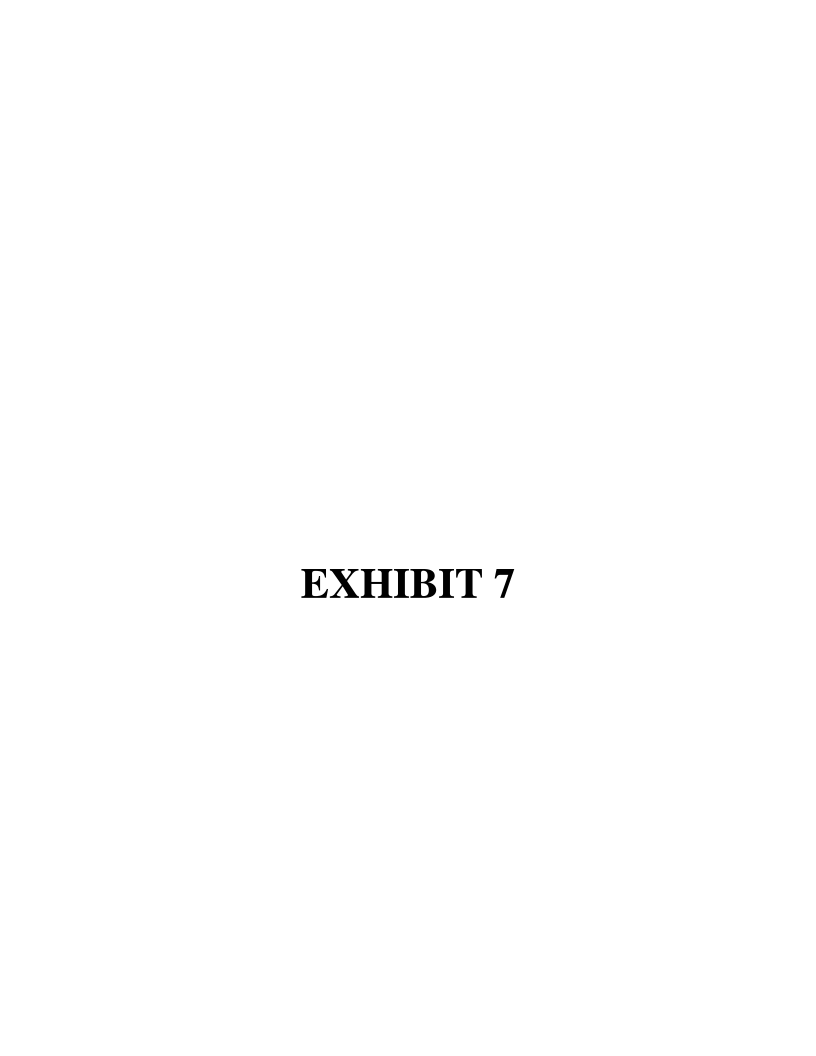
KURT TROXELL, PLS | Senior Mapping Manager ktroxell@fuscoe.com

FUSCOE ENGINEERING. INC.

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16795 Von Karman, Suite 100, Irvine, CA 92606 949.474.1960 | <u>fuscoe.com</u>

IRVINE . SAN DIEGO . ONTARIO . LOS ANGELES



Ralph Austria - 12/6/2013

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Special Services - Glendale

Help

All times are Pacific Time except where indicated

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12/5/2013	Special Services - Coordinator Request Comment		Ralph.Austria	Coordinator Request - Other, pls inform customer that this order cost 3-4 hours of extra charge with ETA of 3-4 buisness days from APPROVAL. Reason. large Vacant Land with multiple back plant runs. legal descriptions posted to multiple lot book.	Ly



Printed 12/6/2013 8 57 37 AM PST Searched 12/6/2013 8 57 00 AM TITLEPOINT

Los Angeles, California Assessor's Parcel 5761-002-008 Dept. Special Services Western Division CRN 0009900083

Conveyance Date:

Related Parcels:

Created By Ralph Austric

0/0/1972

Order Non-Order Search

Printed By ralph austria

Tax Year 2013-2014 Payment as of 12/02/2013

Value

APN: 5761-002-008

POR SW 1/4 OF NW 1/4 OF SEC 17 TIN RITW POR OF LOTS 19 AND 20 SIERRA MADRE TR.

Address:

Described As:

Tax Rate Area:

700 N SUNNYSIDE AVE SIERRA MADRE CA 91024

City:

SIERRA MADRE-69

Billing Address:

Underlying Parcels:

5761-002-007

700 N SUNNYSIDE AVE SIERRA MADRE CA 91024

0007516

Assessed Owner(s): CONGREGATION OF THE PASSION

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Flood Zone:		Inventory:			Year Last Modified:	
Zoning Code:	SRR1-CUP*					
Taxability Code:			Exemptions			
		Homeowner:			Square Footage	
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Installment	Amount	Penalty	Due Date	Status	Payment Date	Balance
Ist	13,044.51	1,304.45	12/10/2013	PAID	10/30/2013	0.00
2nd	13,044.51	1,314.45	04/10/2014	UNPAI	D	13,044.51
					Total Balance:	13,044.51
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61.32	SAN GABR	HEL MOSQ A	BATE			15.64
1.70	L.A. CITY	TRAUMA/EM	ERGENCY SE	RV.		2,512.28
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THIS INFORMATION IS PROVIDED FOR CUSTOMER SERVICE PURPOSES ONLY. PROPERTY INSIGHT DOES NOT WARRANT, NOR GUARANTEE THE ACCURACY NOR COMPLETENESS OF THE INFORMATION SHOWN ON THIS REPORT

Future Parcels:

*** END OF REPORT ***

Deline being our to their a strong the his wife, for manch from the house of the former of discouled the within introduction of the will all when tules were with so send all determine quals talk som at brosse due to In Witness Where silver lainte you being lope of growing Law lairatory notary author in and for the boundy of books, belinois. my commission expires Hov. 9 - 1901 114. O fuel , true and corred corney of original . Recorded at request of 745 4 min test min 14 to . 1919 - 4. nam. estuar 6. 2. ogan. Sounty Recorder. Pay Corner while you so int show ... we when with in the perburb sim durant ence brok mus fo near all in inspeled , religion of for a mountable of sections of secti a widow forty of the find part, and Edward . Mar of Les angeles, believemen. party of the second part. they sing it yetray bias she to the first the the (col) walled nit to mus with a northwestern in bus wof calinal at, seinema fo actor's betieve alt fo genom Refuel being the said party of the second fort, the receipt when de is berely acknowledged, has granted i bargained and aturery untity one, demifered and by there because does his salt atue minjus bus jumos, eles dus magasel, tuens forty of the second bank . and to his hair and assigns for the take see in travetine (4) Atrust - on be brushow not rade thin going sone songet. stantis know for exist so levely , to boundy of Les (knowles. State of balifornia, and bounded : time at smallof oa delinsed placement The north East quarter of the north Gost quarter Section Righteen (18), Nounabile Que (1) North, Range Deur Sugnaint a morferente sont green were the moth what for mention ala mathe call acres

The service of the se

Also the Weet half of the Worth West quarter of the with West quarter of section Securition (17). Township and worth. Bange Clever (11) West, S. B. M.

of retrang teel dens all fo nowtrog laste oelk (19 meetinuel noiteed him fo (1) and top hum retrang bull سطير روي ما علم يمن . map recorded in Book 4. & teele at so very seele at north which at to principle tes? dice fo retrang teels heror with protesses - any its bus noited bies fo soil test set goods at soil , drof bus sim waterest berbuil neethfie vistageral 1 (1829:46) feet to the thirty three hundretthe (3.33) acre tract conveyed by 11. le barter to Palmer T. Reed by deed recorded Took 99. pag att bus trast bies to sind altered all genola lass smatt go ... Worth him of a track of land conveyed by said Reed to barter by seed necorded in Book 99. Fage 96 of Deeds attile - tug (1011) via juriett band march fifty-a (9.166) acre track of land concept by Polmer T. Reed of berbuil and teelle ('06) asturism. whicht ('ps) assessed Har for most the deques (2') fifteen minutes (15) white

48

The third was been described in Book 534. page 21 of Deeds

The third was the transport of the transport of

Ever and clear from all encumbranes except the certain mortage accurate by S. S. Marchetz and Nottie marchetz his wife. W.J. Maughlin and Gentrude & Maughlin and Formark and Rose Roth Neumark; his wife, and Fold their more for fifteen thousand dollars. \$15000.00, payable to William Gorland dollars. \$15000.00, payable to William Gorland dollars to 1906, and worded made to William Gorland dollars to 1906, and worded made to 1916, and Gorge 57. Book 1571, of mortgages, Records of Los

And also to wit: An undivided one fourth of interest them is all that described by parcel or gives of land extract. him and being in the boundy of dos angeles. State of ballyonia, and bound of an angeles as follows:

The North sen , 10) acres of also fortion of lots Minister (1) and Turnty (20), of the Turne Model Treat, in the bounts of to angle Trade of ballonies, as your map recorded in Cont. Proof 502. Miscell ancour Records of said Centy, bounded as follows: Beginning at a point in the South line of said It thinkers: Braining at a point in the South line of said It thinkers: (15), eight and seem hundrathe fifty fire thousand the E155) chains boat to its South West connectable fairt line of the South boat cover of land country to gith. Wood Ly the South to the South of the South

.... Ward blademan gally details and for some which down in side of mater Commission expires Suptember & 1908. a feel time and court expert of original Recorded stragues man, 4- 1909. at 29 min. part 12. 14. #262comisse bil dogen. bounty Quester By bontonber grampf & year " of what som, exitered will Hunt and attracant still sale nevertil Pope. a.D. the formed set webmen purtains due desiring so, notorogloss a must fresh loguning the primable and, amyled to state at the biry of has mucho, Country of his mighter of but . bound sim bus, but taing white potent with att. sinned . buy brown alt fo petrag all ward trans the forty of the first for and in consideration of the sum of Ten (1000) Dollars, gold coin ahe United total of america, to it in hand poid by abarons party Syphebronolea julies is forester squeer att. brook bross ale fo does by these presents grant, bargain and all, come Hain's red at luc. tray broses with go jobray live alt ative mind in steering forest fact arter to the sea , several engineer o phrobustray and sense of sales of basis one for yourse mesof as poline Lot Busher (12) in Black Turnty three (23) of Redondo Will Grant; as few map recorded in Book is page 82 street of map in the office of the Commey Recorder of said bow ty subject in selve notive asset highme les bue june Course is surgeness with take someward is mad persons disher moitibres primally all fo dees rope bety use ply to and to binding upon the grantes, have being devises of bire way block block or ough portosistim on last : tail iser not been it seals pring any bias tall. : house or stuaneward that stuanewas disher . Julia serogrung to perente mitalaire jo esco in buis buse ate alin you we stie, rotners with at traver Made between yeleral state in its exclusion plainteger mober to dear, injoined

before me J. R. Garthside, a notary Public in and for said bounty personally appeared U.S. Wood, and Low 6. Wood, like wife known to me to be the persone, whose names are subscribed to the foregoing. strument, and acknowledged that they executed the same Witness my hand and Official Seal, notarial Sealy & Bertheide. notary Public in and for the bounty of Las angeles thate of ballonie. I a full true and forest copy of original recorded at re Copyrates quest of Grante Nov. 24-10 gat 5 min past is il mores -6. L. Logan County (Lecorder By C.H. olove Deputy This Just store " well the 25" la yleptember in the year of our Lord one thousand nine hundred and more, Between di & Murshuty and Hattie Mershuty his wife and Philip it Howmank and Rose Roth New work his wife all of the city of to digeles bounty of in angeles State of being me the perties of the first port and 6.6. Maring of sid parce, the partie of the second part. Withwesthe wist the part of the first port for and in consideration of the suin of sentro, 00) Dollar Hold Doin of the United Alata of ilmorece to them in hand paid by the said party of the second part. The script where is hereby acknowledged do by there presente stant, baryater, sell contry and conform in to the and party of the second part and to him here in a assigne forerer all those certains lote pieces or possele of land, situate, lying and being in the County of no ingeles State of Detiformia, and bounded and particularly described asfillows to wit the noticest quarter of the northeast quarter of dedon 18 Journahip Que vi northe Range Eleven (1) West & Bin excepting therefrom a triangular piece of land in the northwest corner containing about 2.8 acres and having its mouth and west sides 7. 59 chains long also a portion of Lot 5, of and betin 18 described as pllows, bommencing at the month east corner of said lot thence south on the east line there of 8.57 chains thence month 72 45 Whyte ire and forty eight hundredthe (5. 40) chance the

month two and fifty nine and one half hundred-the (2.59/2) chains to the morth line of said lots: thence sest along the morth line fire and thirty nine and one quarter hundredthe (5, 39 /4) chains to the place of beginning also the west half of the northwest quarter of the northwest greater of Section Township one w houth, Rauge Cleren(11) West &BM. also that portion of the southwest quester of the north/west quarter and Lot 1, of send section 17, and portione of lots 19 and 20 of the Surra madre Trad as per mep recorded in Book 4 pages 502 and 503 miscellaneone Records of part County descubed as follows Beginning at the northwest corner of the Southwest quarter of the northwest quarter of said Section 17: thence south along the west line of sail Section and its prolongation 1829. 46 feet the southwest corner of the 3.33 acre tract con veyed by n. 6. buter to Palmer J. Reed by deed re touted in Book 19 page 11 of Wends: thence East along the South line of said Treet and the worth line of a tract of land conveyed by said Reed to said outer by died recorded in Book 99 page 96 of Deede 1136, feet a little more or less to the southwest corner of the 9. 156 acre tract of land conveyed by Palmer T. Reed to the Sierra Water Water Company by deed recorded in Book 1847 page 275, of Deeds thence along the west line of said track north 10 west 210 feet, north 27° 30 West 143 feet; north 2° 15' What 394 feet, north 25° 05' East 265.3 feet, north 15° 30' Gad 244. 5 feet: North 24° 54' West 133. 65 feet: north 5° 34' il'est 454.80 feet; and North 65 feet to the north line of and conthevest quarter of northwest quarter of said section 17 at a point distant 1092 feel cast of the morthwest corner thereof themee west along said north line 1072 feet to the place beginning. also such rights of way as are appurtenant to any of the above described land, and subject to any rights of way granted by these granters of their granters, and more on record: also the north ten (0) acres of that patin of the

(1) and I wenty 20) of the Siera madre Trect as per map recorded in Book 4 page 502 miscella would Recorde of said County bounded as follows , By mining at a point in the south line facil lot mineter (1) eight and seven hundred fifty fire thousandthe (8.755) chains east of its continuent corner said point being the southeast corner of land conveyed to & W. Wood by deed recorded in Book 101 bege 5 43 of Deede thence north along the bast line fait land conveyed to & W. Wood twenty tor will fill six hundichthe , 22.56) chains to the south line Land conveyed to a. C. I mith by tol woulded a Book 84 page 315 of Deeds the be sait along the south line of said land of it is I with sold along South line of land conveyed Pic level by deel recorded in Book 17 base to of week wisht and eight hundred si, by fire thouse de (x. 565) chine to the mouthwest colner of land conveyed to]. H. Hercheval sy leed accorded in Book 41 bane 245 of Decle thence it the wing the west line found land coursed to I to Northwal twenty two and fifty six thund wellhes (22.56) chains to the south line of seed let in the 20). theree west airry the and line of said lots twenty 20, and minetes 19) sixed a distillant of sixty fire thousands (8. 166) chang to the blace of heginning containing twenty 20 weres, more or issa Together with eighty (80) shares of stock in Surra Make Water company Segether with all and singular the tenemonte he dilam to and of purtenances therewito belonging of in anythe spt. torning and the reversion and reversions remainder and remainders rents, issues and profits thereof. is here and to hold all and singular the said permises, together with the appurtena unto the said party of the second part, and to his heirs and assigns forever. Subject revertheless to all taxes, state, county

municipal and district for the fiscal year 120

110, also all unter asses

those certain mortgages executed in favor of William Garland, to secure the payment of two promise notes for \$ 14500.00 and \$3 800.00 respectively, and while mortgages were filed in the office of the bounty Reapril 1809 and each fulich sid mortgages so grantee by the acceptance of this conveyance here In Witness Whenf the said parties of the first part have hereunts set their hands and soule the day and year first above witten. Signed Sealed and Delivered in the S. G. Merchuty loul Fattie Marshut. S. 6. Humphreys. Philip a. Newmark. peels Santore B. Dockweider. Rose Roth Newmark Joeal date of balifor onthe of in digele , On this 20% day & October in the year hinetern hundred and nine, before me, J. B. Humbireys a Notary Chibic in and for said bounty , reside of therein day commissioned and sworn pe somering approved of H. Marshul, and Hattie Marshul his wife and Philip it Victoriain and Rose Roth new mark his wife Known to me to be the persone who manue are enteriled to the within instrument and acknowledged to me that they executed the same, Witness my hand and official seal. Distancel Suit J. G. Humphreys Notary Public in and for send county of dos ingeles thate of bakifor is full time and correct copy of original recorded at request byjet 35. delantee live 20- 190 gat 57 min. ast 7 a.m. + 221to. L. Square Bounty Recorder By C. Autow. Deputy. Grant Deed. Warren R. Fowler and Hattie M. Fowler husband and wife in consideration of In(\$10.00) Wollars to them in hard paid the receipt of which is hereby acknowledged do hereby brent to John maken all that real property situated in the City of Pomos Country of Low ingoles State of California described as fllo Let Fire (5) in Blook B 17. 6 Receit Mine

County Recorder By a Horaldt Grant Det. Mr & b Monning and Then a . Monning his wife of the lity of Son Brigiles, boundy of Son Profiles State allowing is consideration of Jen and no hundredt tiese to me in hand baid, the receipt hereby sek no religion to hereby front to to the poro toriale bomberry, i corp , ation organized and existing into the line of the state of bill smia, and having simply at place of his inger of the situal Vierra mil made of for singles state of California all that ment brokedy situate in the brustly of in Angeles, Itale sulpine, be orded se places X She light rad quarter stars of the Brothe cast good visit of Section Lighten sist Soundship One 4 moth Comp Ele wat & Bom. trusting therefrom a tringular siccof land or the Mostle nest come containing about tire integs tenthose or rece and having its month out that side cere and fitty nine hundred horzog chaine long. Also a bottom of Sol Fine word wied Section lighter ex described as folions: main the house of a latell be on the East in thereof three and fifty seven whethe chance there with describe but I to made the first Land thence horthering maple nine and one half hundretthe copy chains by most line of sail let; thence last along the most low we and that mene and one fourth alendaltherees chains to the place of beginning also the old that the mostle that quarter stropped of the moth and quarter in the of Section Securition while One or West, Some Electrica Hedolam the that portion of the shorthe west monthered 14 month at sunternetter out of On respect in section of perfections of perfections The state of the state of the state of

warms Records of soil Country, text ibed is 1 . 1800 Been wing at the Worth west corner of the xouth. quarter & distant of the month west musting sady 4 dection Secretary (): thence South along Fast line of call section and its prolomention is handred thenty nine and forty sew bunkedthe est to the south west corner of the three out thints three hundredthe so, 25 acre tract conneiged by 1 between to Palmer & Reet by deed recorded in Book 19. page 14 of Deels. Recorder of well Country: thence the South line of bail tract and the Matt like of a truck of land conveyed by wall Red to coil Book age bage glo of Dech by leed recorded in of County, deven hunted thirty sig a little more or less to the statte west corner of the orine and one hundred fifty six those on the street acre tract of land conveyed by Jalmes Tiled to the Sugar Made Inter too recorded in Book 1849, page 575 of Diele Rich and lounty; thence along the Sectioner of out north ten the new you Head two hindred ten som north tranty-seven degree ser thinter minutes soot that one handred botto there was Let mouth two toward of it is a straig of the trace here months for here seat; moth town up fine legreces mindle see fatter houtel sie - 1 H Cont + moth life. the ty minutes so East two hun and free tenthe some sect : north twenty . Land minutes or West me undred thereto three out sixty have hundredthe et: Noth free degree of this to fow minds an that low hand at for the form and eighty hundredthe South west quartered to of the northwest quarte the of raid Section of maties or 2 to point listent tens but windy to voye but East of the mothers

west quarter (41.94.94) of said station de the ser, the bodien of the South week quarter of they of the West words amounter as the street disting ten ver and the portions of coul lite Manteres is Sweet 120 haling the critical being in the Otof shine The North time soon some of that portion of sot tunion medicate ser of the News Made e let of viera Matre les ter at recorded in t, busines, Whichlanes w Records of and lay ite Beginning of a point in the worth line of and lot Minteen (12) eight and seven hundred fiftig five thousandthe sager chain East from it shall corner and part being the South init corner of land consend to Willard by led recorded in Book we pres feels. Records of said County : thence north done the East line of each land connected to 12/2 2000 twenty-to and fully say bundred the 12.56 chair to the South line of land conveyed to it. Ex mith by died ness that in Book so, page 500 of Deels, George of mil land to the new East along the Set like of well land of it 6. In the and along the south line of land con-14,000 12, 111 , 24. to Records of and Count weight and with hundred sixty-five thousandthousedows chains to the real interest of but constituted to beat and County; thence South along the hist line of aid land conveyed to I to directivel to enty two and the state of the State line at along the South line of out late The to see and Mineter (14) eight and elaid hand il state-five tho wandthass sis > chains to the point of beginning . com nive two to 200 acres men a cest , also all rights of way about in out to a Solow - 1 1761 to the relativity to week

de to a notice exercise a portion the the in described by bette given to recover note dieson sited Moreleth ite , in said contained no recorded in the office of the tourty a Some Property Collegenies to all at the 190 The Grand be croped to the I soon in the mache the long, in face chiral lact and filed for moord in the line the County Recorder of Sou Unache County ballon on africe 16 th 1909. Olub at the transfer to the Jak Some ance and sout temping accounted by 6. C. Marriery to secure i note of \$7000.00, dated Neptember 35th 190, due six months after date, with interest at 9% he annum, treate purterly in tar do "Marshated the or which incumbrances the party of the second best direct does werely assume interest to pry part of the consideration to the correspond Willows our chands this Swenty wood to got Colderes Edved 6 marriage Lewish of vir ingites. Interior lay of Detober present whose same are such crebel to the Jacks woll 1 1 to at the tel the same. Att we my hand and officer in Hard Chapman Mitor Pate in and for the Donate of Fourthysikes. At the of Palifornia stigute, to me and contest coping of one nel necessately quest of Manter lest se- 13 " at of priest, best 129 201-Contract Constanting a Kenter Stock was lenture most the freet day of Cotologic

In dead but 4 - f La Propeler, State of Salifon Police P. C. D. 17,1912 I 9 QUIN TIES. Grant Dack El Repor Senator land of the State of Enforces to Julia, State of Galforn w Ok t & BM in the

Seed 5213-

187, danie Enget the north ent in health (8.57) when theme north deput (117) forty fire man (5.48) have theme noth. fifty mine and me half hundredth (2.59 t) chain to the Month line of lot; thene East along the Morth line for and theirty mine and mur fourth. hedthe (5.39 1/4) - having to the north west quarter of the Month west.

Down to Month, Range Elenen (11), Downship in the County of Low a get State of En Ulfo that portion of the of the Month west quarter and & Lote Minister (19) and Promy (20) of the sins Madre Olivet, as per Book +, pages 502 and 503, Mine Be at the Month met and of the South of the Month west got the Month west got the Month west got the first them It along the Okent line of mind & ad its prolonge time and thousand the (1809 th) feet to the S f the the d thing the to to Dolmer & Read, by deed 2 199 , page 94 of Dudy, the

- (1106) feet, - little more or lead, t more of the - lunded fifty six . and tract of land Ly Palmer B. Red to the madre OKater & en (10') Otest. valor feet n men degree (27) thirty Otest one hundred forty three 44 32 for month two dequer (2') fifteen minety f Month twenty fine degree (094) feet: (065.3) feet, Month fifteen degree had farty- four and five tenthe (2445 feet: Month twenty four deques (2) fifty four minister (54') Okat me - aixty five. dredthe (103.65) feet north fine day of the north start quete fut East of the north west do minety two (1090) feet total

Account (19), and the 4 (20) how dented, being The City of Sime Make.

Suffert to the following:

March a matter much hold.

March to Hotter March to his my. Newmark, his unfe, to serve their Fruter themand fine hundred to (# 14,500.00), datid March 5 xh, 1909, de when they are sent government. Bel 2073, 101, of Monty of the Monty of the Monty of the Month of the Set of Ded Chieb: anglit of my men a get and Quenty (20) of the the South meet quarter of the no when the f

~ (\$ 100,000) · and hundred amonty fine account of One themand Della m, payable haif - yes the late day of September and Mrs year, which was seens 4 28 th, 1911, in Back 4603, page 296 of fthe State, county and city taxes while reads. have and to hold to the said canter, his heir or migne four OR grantor ale hereby gran to right, title and interes to all of the personal property sit and, the mid & town Company - Kon to be officed by Levetay, theren to Engent Sel Person Stantonium By Sherman a B. Robert nde ttel 2

to the direction of cl Report of the etunent, and know to me to the ; many who executed the with to hely of the and official mal the metal de La E Shirley Oke, the under good, to kholder the mucher of show of the a tion and de living of the month of D Sherman Smith 1 " ula On this 17th day ley, a metay public in and of it have to be I

E + R. 1818 - 2 21 Of all denters, in the the english day of Ontological the grand of our Lord one latinement the Conservative Univertime human mude of the date of California, the City and Quenty of Los ange State of Ealfor, the renty of the Witnesseth What the said puty of time of the sum of of one of the ?! to tee of america, to it in han for party of the and to the Otherson

onthe first day of October, 1923, the parties hereto made and entered into a written comtract by the terms of which, in substance, said first party assigned to second party, upon certain terms and conditions therein provided, an oil and gas mining lease bearing date the 17th day of July, 1923, made by Alice Gray Warble to K. C. Currier upon and of certain land situated in Los Angeles County in the State of California and more particularly described as Lots Nos. 43 and 44 in Tract No. 830 (as per map in Rock 15, Page 132-in the office of the County Recorder of said County) in so far as said lease relates to said Lot No. 44, which contract is hereby specially referred to for greeter certainty; and

Thereas second party wishes to make a similar contract with self first party relating to and covering said Lot No. 43; Now, Therefore, said fight party agrees to and with said second party that in the event, and upon the condition only, that second party shall have drilled and fully completed the first well provided for in seid contract of date October 1, 1923, and equipped and but the same in operating condition pursuant to and strictly in accordance with the provisions of said last mentioned dontract; he will within five days from and after the completion and equipment of said well and the putting of the same in operation, make and enter into a written contract to and with said second carty for the assignment and transfer of seld lease to said second party in so fer as the same relates to and affects said Lot No. 43, upon the same terms and conditions as are provided by said contract of October 1, 1933, with reference to said Lot No. 44, Save and except that the actual drilling of the first well on said Lot Fo. 45 reall ye commenced within thirty (3C) days from the date of the contract to be made as above provided with reference to said last In Witness Whereof the said first party has dated this instrument and mentioned lot. subscribed the same this first day of October, 1923. W. C. Currior (SEAL)

State of California, County of Los Angeles,)ss

on this 2nd day of October, 1923, before me, Edith E. Vallory, a Notary Public in and for the said County and State, residing therein, duly commissioned and scorn, personally appeared T. C. Currier known to me to be the person whose name is subscribed to the sithin instrument and acknowledged to me that he executed the same. In witness whereof, I have hereunto set my hand and affixed my official seel the day and year in this certificate first. arcve written.

(Notarial Seal) in and for said County and State. F. Com. Exp. Sent. 6, 1396.

Redondo, October 1st. 1923. 1, Pearl A. Currier have pear the within and foregoing contract, and hereby consent to the assignment and transfer of all my interest in and to the nil, gas and mining lease, described therein, won the terms and provisions contained in said contract, dated this first day of cotober, its

State of California, Jounty of Los Angeles,)sa

Pearl A. Currier.

on this Ard day of October, A. D. 1973, before me, Ernest C. death, a Motary Public in and for the said County and State, residing therein, duly commissioned and sworn, personally appeared Pearl A. Currier, known to me to be theperson whose name is subscribed to the within instrument, and acknowledged to me that the executed the same.

In Witness Whereof, I have hereunte set my hand and affixed my official seal the day and year in this Certificate first above mritten.

(Noterial Seal)
in and for said County and State.
Fig. 77 Copy of original recorded at request of A. N. Parsons, Oct. 5, 1923 18 Min. Past 11 A.M. Copy 1st #75 Compared C.L.Logan, County Recorder, by U.S.I.R.S. 27C.CO Cancelled. GEANT DEED

LYMAN J. SAGE and PRANCES ADA GAGE, his wife, of the County of San Diego, State of California, for and in consideration of the sum of Ten Pollars (*10.00) the receipt whereof missing, is mareby grant to R. S. Wilson of the City of Sterre Wadre, County

of Los angeles, State of California, all that certain real property particularly described as follows, to-wit: The Borth Eart quarter of the North Fast quarter of Section Eighteen (18) Township One (1) North, Range Eleven (11) West, S.R.V., in the County of Los Angeles, State of California. Excepting therefrom a triangular piece of land in the North West corner containing two and eight-tenths (2.8) acres and having its North and West sides seven and fifty-nine hundredths (7.59) chains long.

Also a portion of Lot Pive (b) of said Section Eighteen (18) described as follows: Commencing at the Earth East corner of said Lot; thence South on the East line thereof three and fifty-seven hundredths (2.57) chains; thence North seventy- nine degrees (30°) forty-fire minutes (45') West five and forty-eight hundredths (5.48) chains; thence North two and fifty-nine and fifty nine and one- half hundredths (2.59) chains to the North line of said lot; thence Sast along the North line five and thirty-nine and one- half burdredths (5.392) chains to the place of beginning. Also the West half of the 'orth West quarter of the North West quarter of section seventeen (17), Township one (1) North. Range Eleven (11) Fest S.P.M., in the City of Sierra Madre, County of Los Argeles, Stats Also that portion of the South Test quarter of the Korth West quarter of California. and of Lot one (1) of said Section Seventeen (17) and that portion of Lots Minetoen (19) and Twenty (20) of the Sierra Madre Truct. in the City of Sierra Madre, County of Los Angeles, State of California, as per map recorded in Pook 4, Fager FC2 and SCS Miscellaneous Fecords of said County, described as a whole as follows:

Beginning at the North Fest corner of the South West quarter of the North West quarter of said Section Seventeen (17) thence Scuth along the West line of said Section and its prolongation eighteen hundred and twenty-nine and forty-six hundredths (1829.46) feet to the South West corner of the three and thirty three hundredths (A.VZ) acre tract, conveyed by N. C. Carter to Palmer T. Reed, by deed recorded in Book 99 Page 04 of Deeds; thence East along the South line of said Tract and the North line of land conveyed by said deed to said Carter, by deed recorded in Book 99, Page 96 of Deeds, eleven hurdred thirty six (1136) feet, a little more or less, to the South West corner of the nine and one numbered fifty-six thousandths (9.156) acre treet conveyed by Palmer ". Feed to the Sierra Fedre Tater Company, by deel resorded in Book 1749 Page 275 of Deeds, thence along the West live of said Tract North ten degrees (10°) West two hundred ten (210) feet; North twenty seven degrees (27°) thirty minutes (30') West one hundred forty- three (142) feet; North two degrees (2") fifteen minutes (15") West three hundred ninety-four (394) feet; North twenty_five degrees (25°) five minutes (5') East two hundred sixty five and three tenths (255.2) feet; North fifteen degrees (15°) thirty minutes (30°) East two hundred forty-four and five tenths (244.5) feet; North teenty-four degrees (4°) fifty-four minutes (54') West one hundred thirty three and sixty five hundredths (137.65) feet; thence North five degrees (5°) thirty-four minutes (34') West four hundred fifty-four and eighty hundredths (454,80) feet; and North sixty-five (65) feet to the Eorth line of said South Test quarter of the Morto west quarter of said Section Seventeen (1%) at a point distant ten hundred minety two (1092) feet East of the North West corner thereof; thense West along said North line ten hundred ninety two (1092) feet to the place of beginning.

The West half of the North Westquarter of the North West quarter of said Section Seventeen (17) the portion of the South West quarter of the North West quarter of said Section Seventeen (17) and the portions of said Lots Mineteen (19) and Twenty (20) here-in described, being in the City of Sierra Madre.

Subject to: First: All taxes for the fiscal year 1923-1924; Second: A right of way for a pipe lime over the West half of the North West quarter of the North West quarter of Section Seventeen (17) as granted to A. D. Trussell, by deed recorded in Pook 834 Fees 211 of Deeds. Third: A right of way over a portion of Lots Mineteen (19) and

Twenty (20) of the Sierra Wadre Tract and a portion of the South fest quarter of the Hor West quarter of Section Seventeen (17), to construct, use, occupy, maintain and replace electric lines consisting of poles, wires, cross- arms, and other necessary appliances and to make connections therewith and extensions thereof from time to time, as conveyed to the Southern California Edicon Corpany, by feed recorded in Book 1984 Page 47 of Deeds,

Witness our hends this 17th day of August, mineteen hundred and twenty three.

Signed, Selled and Delivered in the Presence of) henrietta Pellu.

Lyman J. Gage (SFAL) Frances Ada Fage. (SEAL)

State of California, County of Los Angeles,) se

on this 17th day of August, in the year nineteen hundred and twenty three, before me, F. W. Settle, a Entary Public in and for said County, residing therein, duly commissioned and sworm, personally appeared Lyman J. Sage and Pronces Ade Sage, known to me to be the persons whose names are subscribed to the within instrument and acknowledged to me that they executed the same. Littess my hand and official seal.

(Notarial Seal) P. ". Settle, Sotary Public, in and for said County of Los Angeles, State of California, My Com. Pro. Mar. 12, 1927. F1247 Copy of original recorded at request of Title Insurance & Tr. Co. Oct. 5,1923 at 51 Min. Pest 10 A. M. Copylet #75 Compared C.L.Logan, County Recorder, by (1997) T. Deputy.

This Fortgage, Fede the 11th day of September, 1925, By Pouleverd Land Co .. : corporation organized under the land of the State of Californic and naving its principal place of business at the City of Los Angeles, in said State, hereineft's called Vertgagor, To Citizens ORIGACIONES at the tity of the restaurant of the components of the control of the

Witnesseth: That the Wortgager hereby mortgages to the Wortgages all that real property in the City of Los Angeles, County of Los America, State of California, decribed as follows:

Lot numbered he Hundred Seventy (176) of Tract Lo. 2173, according to a map of said Tract filed for second in Map Fook of at Fact at to 82 inclusive, opticial Pecords, Los Angeles County, including all buildings and improvements thereon or that may be erected thereon; together with all and singular the topements, hereditaments and appurtenances, water and water rights, pipes, flumes and ditches thereunto belonging or in anywise appertaining, and the reversion and reversions, remainded and revaindeds, rents, issues and profits thereof; for the purper of securing Pirat: Performance of the promises and obligations of this mortgage and payment of the indebtedness swidenced by one promissory note (and any renewal or extension trareof) in rorus and figured, as follows: \$2.75C.CC

Los Angelas, California, September 11th, 1923. On or before six years after date, for value sectives, Equievard Land Co., a corporation. promises to buy to Citizens Trust & Savings Bank, a corporation, or order, at Los Argeles, California, the sum of Three Thousand Seven Hundred Pirty and no 100 Pollars, with interest from date until baid, at the rate of seven per cent, per annum, payable quarter yearly. Should the interest not be to paid, it shall become part of the principal and thereafter bear like interest as the principal. Should default be made in the payment of any installment of interest when the, then the whole was of principal and interest shall become funediately tue and payable at the option of the holder of this note. Principal and interest payable in gold coin of the United States. This note is secured by a mortgage upon real property. (Corporate Seal) BOULEVARY LAST CO.

Py Victor Street. Vice President.

Fr . F. francis. Secretary. 76# Revenue oraspa affixed . Cancelled. E. franti.

Second: Payment of attorney's fees, in a reasonable sur to be fixed by the Court, in any action brought to foreclose this cortgage or in any action, but or proceeding affecting the rights of the mortgages herein, whether brought by or against the owner of said real property. involving either the title thereto, the lien of this mortgage thereon, the validity or priority of such lien, or the rights of the mortgages horeunder, whether such action, suit or presenting progress to judgment or not; also payment of all costs and expenses of such suft;

as said merigages may pay for southing the title to the maringed preserve.

Secretary.

- multigage executed by Julia Schlener et thm. So secure a note for \$850.00 in favor of Julia Koller, recorded in Book 541. Page 49, Official Records of said County. Subject also to the unpaid balance of a note for \$1250.00 secured by a Trust Deed executed by Joel Chandler Pullen et ux to Title Guarantee and Trust de., a Corporation, in favor of John Schlener, et ux. recorded in Book 918 Page 22 Difficial Records of said County To Have and To Hold to said grantes his heirs or assigne. Vitness our hands this fifth day of April, 1924.

State of California, County of Los Angeles:

Cuy E. Potter.

of this fight day of April, 1924, before me, Allen Durand, a Notary Public in and for said County, personally appeared Guy E. Potto, and Mabel M. Potter, known to me to be the persons, these passes are subscribed to the foregoing instrument and acknowledged to me that they exe-Witness my hand and official seal: Allen Durand, Notary Public U. 45-/3 (Notarial Seal)

and for the county of La Angeles, State of California.

A copy of orthogal, recorded at request of Title Insurance & Tr.Co., Apr. 25, 1924, at e. 30 2. M. Compies 114.0 copy of C.L. togab, County Recorder, By Departy. U. 35.00 cancelled. Grant Deed. R B. Wilson and Bessie D. Wilson, Machand and wife, in semideration of Ten and no/100 Do lars to them in hund paid, receipt of which is asknowledged, do heroby, grant to Rev. Peter Hanley, C.P. a single man, the real property is the County of Los Angeles, State of California, described as The North East quarter of the North Bast quarter of Section Eighteen (18) Township One (1) North, Range Eleven (11) West. 3. B. M., in the County of Los Angeles, State of California. Excepting therefrom (1) a Triangu-Tar piece of land in the North West corner (containing Two and Eight tenths (2.98 lacres and hering its Forth and West sides Seven and Fifty-nine Hundredths (7.59) chains long and also excepting therefree (2) That portion of the North East quarter of the North East quarter of said Section Bighteen (18) described as follows: Beginning at the Southwest corner of the North Rast quarter of the North Bast quarter of Jection Eighteen, Township One North, Range 11, West, S.B.M. the County of Los Angeles, California, thence North 819.06 feet more or less along the vesterly lime of the Borth East quarter of the North East quarter of Section 18, to a point 7.30 chains Southerly from the North West corner of the North East quarter of the North East quarter of Section 18; thence North 45 Fast 708.5, feet, more or less, to a point on the Northerly itse of the North East Quarter of the North East Quarter of Section 18 distant 7.69 Chains Pasterly from the said North West corner; thence East 254.16 feet, moreor less along said Fortherly line; thence South 1320.2 feet, more or less, to the Southerly line of the North Past corter of the North East Quarter of Section 18; thence West along said Southerty line 166.1 feet; more or less, to the point of beginning, containing in all Twenty(20)acres, more less Also a portion of Lot Five (5) of said Section Eighteen(18), described as fellows: the North East corner of said Lot; thence South on the East line thereof three hundredths (6.57) Chains; thence North seventy-nine (79°)degrees, forty-five Seet, Five and forty-eight Hundredths (5.48) Chains; thence North Two and Fiftychalf Hundredths (2.30) Chains to the North line of said Lot; thence East along five and thirty-nine and one half hundredths (5.30) chains to the place of also the West half of the Morth West Quarter of the North West Quarter of Sec-127) Township One(1) Forth, Range Eleven (11) West, S.B. M. in the City of Sterre Lie Angeles, State of California. Also that portion of the South West Quarter atiquarter and of Lot One(1)of said Section Seventeen(17)andthat portion of Lots menty(20)of shelierra mere fragt, in the City of Sievra Madre, County of Salifornia, on par may recessed in look t, Salit too and 493, 2

Sorth Topt Charter of is the work line of said Section and its prolongation Bighteen Bundred sax Bunkrouthe (1820.46) feet to the South West corner of the (Parse and There [3.35] agre tract conveyed by M.C.Carter to Palmer T. Reed by Deed recorded in \$4 of Deeds; thence East along the South Line of said Tract and the North line ed by said Reed to said Carter by Deed recorded in Book 99, Page 96 of Deeds. Thirty-six (1136) feet, a little more or less, to the South West corner of the Th hundred and fifty-eix thousandths (9-156) sore tract conveyed by Palmer T. M Madre Water Company, by Deed recorded in Book 1349 Page 275 of Deede; therma all line of said Tract North Ten (10) degrees, West Two Hundred ten(210)feet; Morth to degrees (27°) thirty(50°) minutes West one Hundred and Forty-three(143) feet; North Two degrees [20] Fifteen (15') minutes West three hundred and ninety-four (394) feet; Borth Twenty-five degrees (25°)five(5') minutes East Two Hundred sixty-five and three tenths (265-3)feet; North Fifteen degrees (15°) thirty minutes (30')East Two hundred forty-four and five tanthe(244-5) fest; North Twenty-four degrees (24°)fifty-four minutes (54) West One Hundred thirty-three and sixty-five hundredths (133.65) feet; thence North Five Degrees (5°) thirty-four minutes (34°) West four hundred fifty-four and eighty hundredthe (454.80) feet; and North Sixty (58) feet to the North line of said South West Quarter of the North West quarter of mid better Seventeen (17)at a point distant ten hundred ninety-two (1092)feet East of the ner thereof; thence west along said North line Ten Hundred Ninety-two (1092) for the the of beginning. The West half of the North West Quarter of the North Wes tion Seventeen, the portion of the South West Quarter of the North West Quarter tion Seventeen (17) and the portions of said lots Nineteen (19) and Twenty(20) to the teached being in the City of Sierra Madre. Tit is hereby covenanted and agreed by and between parties hereto that said property shall not be sold. leased or rented, to any person notes. The Enite or Caucasian race, nor shall any person or persons other than of the Caucasian ted to occupy said property, or any part thereof; it is purther covenanted and proceedings hospital or sanitarium shell be constructed or maintained on said property, as sail say part therror be permitted to be occupied by any institution maint-ined for hospital or sant-Provided further that a breach orany of the foregoing committee chall cause said premises to revert to said grantors, their devisees or assigns, each of when respectively, shall have the right of immediate re-entry upon said premises in the event of any such breach; Provided further that each and all of said conditions, restrictions, and coveannua shall terminate and end and be of no further force and effect either legal or equitable.

and shall not be enforceable after the first day of January, 1950. This property is conveyed subject to a mortgage executed by Ralph B. Wilson being Wilson, his wife, to secure their nobe(and and renewal thereof) for Tarty-five T (\$35,000.00)dated September 18th, 1923. payable on or before two years after set at 6% per annum payable quarterly, in favor of Lyman I. Cage filed for record October Sta. To Have and To Hold to said grantee, his heirs or assigns forever.

Witness our hands this first day of March, 1924.

R. B. Wilson. I

Subscribed and sworn to before me this 25th day of March, 1924. (Notarial Seal)

Genevieve Braun Suetzel, Notary Publi

in and for the County of Los Angeles, State of California, State of California, County of Los Angeles: sa.

On this 25 day of March, in the year nineteen hundred and 24, A. D., before Braun Suetzel, a Notary Public in and for the said County of Los Angeles, State residing therein, duly commissioned and sworm, personally appeared R. B. Wilson

Wilson, personally known to me to be the persons whose names --- subscribed to Instrument, and acknowledged to me that they executed the same.

In Witness Theroof, I have hereunto set my hand and affixed my official County the day and year in this certificate first above written. (Notarial Seal) Genevieve Braum Buetsel

and for Los d t of Title Ingu

an Diego, County of San Diego, State of California, hereinafter designated as and Robert J. Davis, of County of Los Angeles, State of California, hereinafter designated as the Buyer.

Witnesseth: That the said Seller, in consideration of the coverant of the said Buyer agrees to buy all the certain piece or partial of land, situate, lying and being in the City of and County of Los Angeles, State of California, and bounded and particularly described as follows, to-wit:

The east thirty-three(33) feet of the West Three Hundred thirty(330) feet of Lot One (1) Treat Thirteen Hundred thirty-six (1336), containing one(1) acre, acrease measured to center of eligible streets now north, as per map of said tract now on record in Book 18 at Page 146 and 147 of Maps, in the office of the County Recorder of said County, for the sum of Two (\$2000.00) Thousand and no/100, Dollars, in gold coin of the United States; and the Buyer, in consideration of the premises, agrees to buy and to pay to the Setter, the said sum of Two Thousand and no/100 (\$2000.00) Dollars, as follows, to-wit: Five Hundred and no/100 (\$500.00) Dollars, upon the execution and delivery of this agreement, receipt of which is hereby acknowledged, and the further sum of --- Dollars, on the -- day of -- 102-, and the balance payable at the rate of \$500.00 per year or more, with interest at the rate of eight per cent per annum payable quarterly from date. Taxes for the current hear to be paid first half by seller second half 1922-23 by buyer, who agrees to pay all assessments levied subsequent to date heteof.

Buyer fail to comply with the terms hereof, then the Seller shall be released from all obligations in law and equity to convey said property and the Buyer shall furfeit all right thereto and to all moneys theretofore paid under this contract; but the Seller, on receiving the fail payments at the times and in the manner above mentioned, agrees to deliver a certificate of title showing the title to be vested in seller, and to execute and deliver to the Buyer or his assigns, a good and sufficient deed of grant, Bargain and Sale. It is also agreed by the Buyer herein that he will allow the seller the use of the pipe line located on above described property during the life of this agreement; or in case the seller should transfer the property adjoining on the west, his successor shall have the use of the pipe line during the life of this agreement. In Witness Whereof the parties heretohave affixed their hands and scale the

day and year first above written. Bigned, scaled and delivered in the presence of-

Kevork A. Sarafian Lucy K. Sarafian R. J. Davis Robert J. Davis

Seal Seal

For value received, I hereby assign, sell and transfer unto Kevork A. Sarafian, all my right, title and interest in and to this agreement, and in and to the property therein described. Dated at Van Nuys, Calif., March 17,1924.

Robert J. Davis

For value received, I hereby assign, sell and transfer unto Robert J. Davis and Bora Wilson Davis his wife, as Joint Tenants, all my right, title and interest in and to this agreement, and in and to the property therein described, and agree upon receiving full payments as hereunder agreed to make deed to the said Robert J. Davis and Bora Wilson Davis his wife as Joint Tenants. Dated at Van Nuys. Calif. March 18, 1924.

State of California. County of Los Angeles: sa.

Lucy K. Sarafian.

On this 23rd day of April, in the year mineteen hundred and 24 A. D., before me, the untersiones, a Motary Public in and for the said County of Los Angeles, State of California, reiding the in, duly commissioned and sworn; personally appeared Robert J. Davis and Dora
liber Davis, his wife, and Kevork A. Sarafian and Lucy K. Sarafian, his wife, personally
a talk to be the persons whose names are subscribed to the within instrument, and acknow
that they executed the same.

Thereof, I have herounte set my hand and affixed by official seal in said County in this certificate first above written.

May Anderson, Notary Public

aland on Petrotant

Bal \$2800.00

Chattel Mortgage. This Mortgage made this Pifteenth day of April , 1924, by E.L. County of Los Angeles, Stateof California, by occupation Trucker Hortgagor, to Autocer & Service Company of California, County of Los Angeles, State of California, by occupation Witnesseth: That the said Mortgagor mortgages to the said Mortgages all that certain personal property situated and described as follows, to-wit:

One Autocar chassis Type PIUF, Number 26882, Lotor Number 27538, equipped at 10,1924 11cense number 49847, being alt- his equity, right, title and interest. On the above described . car there is due Mrs. Entha McCollister \$90.00.

As Security for the payment to Autocar Sales Service Co. of California. In said Nortgagee of Two Hundfed Sixteen & 90/100 Dollars gold boin of the United States of forfice with interest at the rate of Six per cent per -- payable according to the terms and conditions of One certain promissory note of even date herewith, and in words and figures filtoning .vo-wit: Los Angoles, Calif. April 15th 1924.

On May 15, 1924, and monthly thereafter after date, for value recodved I promise to pay to Autocar Sales & Service Company of California, or order, at 1801 South Main Street, Los Angeles. California, the sum of Two Hundred Sixteen & 30/100 Dollars with interest at the rate of Six per cent per annum from date, until paid, interest payable monthly, and if not se paid to be compounded quarterly, and bear the same rate of interest as the principal; and should the interest not be paid as pro ided, then the whole sum of principal and interest shall become . irmediately due and payable at the option of the holder, of this note. Principal and interest payable in gold coin of the United States. This note is payable in installment, of \$36.15 each month, payable upon the 15th day of each and every calendar month subsequent to the date hercof until fully paid, default in the payment of any installment when due shall cause the phole . note, principal and interest, to become immediately due and payable.

It is also agreed that if the Mortgagor shall fail to pake any payment as in the promissory note provided, then the Mortgagee may take possession of the said property, using all necessary force so to do and may immediately proceed to sell the same in the manner provided by law, and from the proceeds pay the whole amount of said note specified, and all costs of sale including counsel fees, not exceeding 10 per cent upon the amount due, paying the overplus to the said Bortgag r. all of said, costs, including said counsel fees, being hereby secured.

The said Mortgagor does hereby state, deckare and warrant, that he is the sale and separate o ner of all the within mentioned personal property andthat there are no lime or incumbrances or adverse claims of any kind whatever on any part thereof, except as Signed, scaled and delivared in the presence of: I. J. Millikan. ove stated E. L. Maggard State of California, County of Los Angeles: as.

On this 17th day of April; A.D.1924, before me, Maurice Lippner, a Notary Public in and for the said County and State, residing therein, duly commissioned and Sworn, precinally appeared E. L. Laggard, of Los Angeles, known to me to be the person whose name he subscribed to the within instrument, and acknowledged to me that he executed the same.

In Witness Thereof, I have herounto set my hand and affixed my official seal, the day and year in this Certificate first above written. (Notarial Seal) .Maurice Lippner, Notary Public

in and for said County and State.

State of California, County of Los Angeles: se

E. L. Maggard, Mortgager in the foregoing nortgage named and Autocar Sales the nortgages in said nortgage hand, each being duly sworm, each for him pay: That the aforesaid matter is made in good faith and without any de is made in goos faith and without any editore.

this 17th day of 40

Grant Doed

New Poter Buller, C.P., a single sen, in consideration of ren beliars, (\$10,00) to him a paid, receipt of which is hereby acknowledged, does hereby grant to Passionist onic Institute, a California Corporation, the real property in the County office angeles State of California, described as follows: Parcel 1, The North East of East ownrest of Section Eighteen (1°), Township One (1) Worth, Pange Eleven (11) West. S.P. B. . N., in the County of Les Angeles, State of California, Excepting therefrom a triangular piece of land in the North Best former, having its North and Best sides seven and fifty-nine hundredths (7,59) chains long, and also excepting therefrom that perties of the Forth East quarter of the Fort: East quarter of said Section Eighteen (14) described as . Beginning at the South Best corner of the Horth East quarter of the North East quarter of Section Emplose (1-) Termship One (1) Worth, Range Eleven (11) West, S.B.B.M. in the County of Lee Angeles, State of California; thomes Morth eight hundred mineteen and six hundredthm (619.06) feet, more or less, along the Westerly line of the Worth East quarter of the Berth East quarter of Section Eighteen (18), to a goint seven and fifty-mine hundredthe (7.59) chains Southerly from the Borth Bost corner of the Borth East quarter of the York h hast quarter of Section Eighteen (18); thence Worth forty-five degrees (45) East seven hundret eight and fire-tenths (706 5) feet, more or less, to a point on the mortherly line of the North East quarter of the North East quarter of Section highsen (1") distant seven and fifty-nine ham redths (7,59) chains hasterly from the said Borth Best corner; thence East two hundred fifty-four and sixteen hundredths (254,16) feet along said Wortherly line, thence South thirteen bundred twenty and two-tenths (1520.2) feet, more or less, to the Southerly lime of the Borth East quarter of the North East quarter of Section Eighteen (19); \$bence Fost along said Southerly line seven hundred fifty-five and one-senth (755.1) feet pore or · less, to the point of beginning. Parcel 2. That pertian of Lot Pivo (5) of said Section Eighteen (19), described-as fellows: Beginning at the Wers! East corner of said Lot; thomas South on the Sast line thereof three and fifty-seven hundredths (3.57) chains; thence Forth seventy-nine degrees (79) forty-five minutes (45) west five and forty-eight hundredthe (5 48) chains; thence Worth two and fifty-nine and one-half hundredths (2.59) chains to the Borsh line of said Lot; thence East, along the Borsh line to nd one-half hundredths (5 39g) chains to the point of beginning. Parcel 3. The Best half of the Marth West quarter of the Bartr west quarter of Section .eventeen (17) Township One (1) Forth, pange bleven (11) most, S.S.B. a w, in the city of Sterra Madre, Journey of Los angeles, State of Californie Parcel 4 That persion of the South Best quarter of the Forth Seat quarter and of Lot One (1) of said Section Seventeen (17) and that portion of Lets Vineteen (19) and Twenty (20) of the Sierra Madre Track, in the May of Sterra Wadre, County of Les Augeles State of California, as per map, recorded in Book 4, Pages 592 and 593, Miscellaneous possess of said County, described as a whole is follows: Beginning at 1: moors b West corner of the 5 just best quarter of the Worth West quarter of said Section Same thence South along the Best line of said Section and its prolongation eighteen hom: red twenty-Bine and forsy mir hundredthe (1829, 46) root to the South best corner of the three and thir-1275 hree bundrest bs (2.35) sore brack conveyed by 3 Cartest to Peliet T Bood by deed regorded in Food 39, Page 94 of Deeds, Records of Said County; though along the South line of to Worsh line of land conveyed by said Book to said Carter by deed recorded 96, of said beed Records, sinven mandred Shirty-siz (1136) feet, a little nore or less, to the South Best corner of the nine and one hundred fifty six thousandthe et sonvired by Painer 9 Reed to the Sterre Medre Water Sempany, by deed re cordetts Boy 1549, Fags 275, of said tood Decords; thence along the Bost blas of said Tract dred ben (210). Seet forchit west routing degree

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minuses (154) Boot three hundred minety-four (394); forth tought-five degrees (25) fivenington (05') hert two hundred sixty-five and three-tenths (265.3) feet; South fifted green \$15) thirty diameter (30') Lago tov hundred f pay-four, and five-tentis (244,5) foot; Borth twenty-four degrees (24) fifty-four minutes, (54') test one headred thirty-three and . strip five bastronie (133.65) foot; thomas Borth flye degrees. (5) thirty-foot alastes (34') best four hundred fifty-four and eighty mentreship (454,80) feet; and Forth Sixty-five (65). feet to the Forth line of said South Bost quarter ofthe Forth Sout quarter of said Section Seventeen (17) at a point distant ten hundred nimety-two (1092) foot Last of the Borth Bost corner thereof; thenbe thet along said Houth line ton handred ninety two (1992) feet to the point of beginning. The Work half of the Morth Bost quarter of the Vert West quarter of said Section Seventeen (17), the perhice of the South Best quarter of the Forth Best querter of said Section Seventeen (17) and the pertian of said Lets Fineteen (19), and Peenty (20) servin described being in the city of Storre wadte sepject to all restrictions and Insumrances of recent ... To have and to hold to the said grantes, Its successors and . assigns foreyer Fitness my hand this 8th day of way, 1924.

State of Codiffornia, County of Los Angeles) sa On this State of May of May, 1924, before me. Mae 6 Smith, a Noticy Public in and for said County, personally appeared for peter Fanley, C.P., a single man, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same

50 U.S. Tags . carcelled.

The Resedule Company Association, a Corporation duly organised under the laws of the State of California, having its principal processor business in the city of the Segular State Saferesaid, in consideration of the sum of two Fundred Twenty-Five & 00/100 (\$225.00) Dollars, Gold Toin of the Unite States to it. in hand paid by grad W.E. Shellenberger, of the City and County of Los angeles, State of California; the regeipt whereof is hereby sakm reledged to hereby grant to said urs F.E. Shellembarger, the lot of land in the remover, of said Corporaa lon known as the poseinte cometery, Shouse in the country of Los Angeles , State of Callforn is, which said lot is delineated and laid down on the map or plat of hald commers in the possession of said Corporation, which said may or plat to recorded in the county Recorder's office of said Les angeles County, State aforesaid, in Book 6, Jage 31, Marellaneque Records, and smown so the work! one-half of Lot number One hundred fifty-four, (154) in Section "Q", according to a resubdivision of a persion of baid Section of recorded in the office of the County Seconder of and Lee Angeles County, Se att afore aid, in Book 107, Page of of said Wiecel lanebus Records To have and to hold the say eald are W.E. Shellenperger, and her hears and alsaigns for the purposesses forth in and subject to the conditions and lightations; and ir conformity with the rules and regulations, new in ferce, for the government. contains and amount lishment of the grounds, and suc; conditions, limited one, rules and tona as the Board of Directors my sake from \$10 to bine The witness whereof, . sald corporation has caused it's dame to be bigued thereto, and it's compress Spal to be officed the circominate; offully, A.D., 1926, by the Proceeding and Asolune orperate Scall)

Country I made by Country of Loss magazines are Country of Country

TRUST GENTANT, a correction, and JOSEPH L. MERR, of the City of St. Louis, State of Missouri, Ge-Trusters, (hereinsiter collectively referred to as "Trustees"), resease of the second part, TITERSETM: THEREAS, by recolution duly adopted at a meeting of the Board of Pirectore of the Passionist Asedonie Institute, a corporation, of Sierra Madre, California, pursuant to law, the Greater berein, Passionist Academic Institute, was authorised to borrow Fifty Thousand Dollars (\$50,000.00) for the purpose of erecting, constructing and completing a monastery and retreat house on its real estate in the City of Sterre Madre, County of Los Angeles, State of California, hereinafter described, to be used in accordance with its corporate objects, and for its further corporate needs, and to that end and for that purpose its President was authorized for it, and in its name to execute, leave, negotiate and deliver, and its Secretary was authorized to attest and affix its corporate segi to One Hundred (100) "56 First Mortgage Serial Gold Hotes" and to cause the outpons attached to said notes to be excouted with the engraved faceimile signature of its freetdenty said notes to be in the form hereinafter set forth for the aggregate principal sus of Fifty Thousand Dollars (\$50,000.00), and to bear interest from date until maturity at the rate of five per cent per canum, payable semi-annually, said interest to be evidenced by opupons for Twelve Dollars and Fifty Cents (\$12.50) attached to each of said notes; said soupons being payable on the first days of January and July, respectively, of each year; and said principal, if not paid at maturity, to thereafter bear interest at the rate of eight (3) per cent per annum, with annual rests until paid. Said notes to be dated as of the first day of July, Nineteen Hundred and Thirty-one, and to be paid, principal and interest, in lawful gold coin of the United States of America, of or equivalent to the standard of weight and fineness of July first, Nineteen Rundred and Thirty-one, at the banking buse of the Largette-South Side Bank & Trust Company, in St. Louis, Missouri, and to be numbered respectively from One (1) to One Hundred (100), both inclusive. All of said notes to be of the denomination of Five Hundred Dollars (\$500.00) each, and to be payable as follows: Notes numbered respectively from One (1) to Five (5), both inclusive, on July first Ninetee: Hundred and Thirty-two: Notes numbered respectively from 8ix (6) to Ten (10), both inclusive, on July first, Nineteen Hundred and Thirty-three; Notes numbered respectively from Eleven (11) to Fifteen (15), both inclusive, on July first, Nineteen Hundred and Thirty-four; Notes numbered respectively from Sixteen (16) to Twenty (20), both inclusive, on July first, Mineteen Bundred and Thirty-five; Notes numbered respectively from Twenty-one (21) to Twenty-six (26), both inclusive, on July first, Sineteen Hundred and Trarty-siz; Notes numbered respectively from Twenty-seven (27) to Thirty-two (33), both Inclusive, on July first, Nineteen Hundred and Thirty-seven; numbered respectively from Thirty-three (33) to Forty (40), both inclusive, on July first, Nineteen Hundred and Thirty-eight; Notes numbered respectively from Forty-one (41) to Forty-eight (48), boty inclusive, on July first, Nineteen Hundred and Thirty-nine; Notes numbered respectively from Forty-nine (49) to Fifty-seven (57), both inclusive, on July first, Nineteen Hundred and Forty; Notes numbered respectively from Fifty-eight (58) to Sixtyseven (67), both inclusive, on July first, Mineteen Hundred and Forty-one; Notes numbered respectively from Sixty-eight (68) to Seventy-seven (77), both inclusive, on July first, Nineteen Hundred and Forty-two; Notes numbered respectively from Seventy-eight (78) to One Bundred (100), both inclusive, on July first, Mineteen Bundred and Forty-three. said notes, or any of them, to be subject to prepayment and redemption on any interest paying date, according to the terms and provisions of Article IVI of this indenture, and 11088-182 11088-182

WHEREAS, the form of said notes is substantially as follows:

UNITED STATES OF AMERICA

Bumber

STATE OF CALIFORNIA

PASSIONIST ACADEMIC INSTITUTE

A Corporation Organized under the Laws of California 5% First Mortgage Serial Gold Note.

Passionist Academic Institute, of Sierra Madre, California, for value received, promises to pay, on the first day of July, 19 __ to bearer, at the banking house of the Lafayettwith Side Bank & Trust Company, in the City of St. Louis, Missouri, the sum of Five Hundred Bollars (\$500.00) in lawful gold coin of the United States of America of or equivalent to the standard of weight and finences of July 1,1931, and to pay interest thereon, from the date bereof, at the rate of 5\$ per annum, in like gold coin at the banking house aforesaid,

soni-annually, on the first days of Jamusry and July, in each year, on the presentation and surrender of the proper interest epupone bereto attached, as they severally mature, such of which is for els months' interest on this note. This note is one of a series of One Busdred (130) notes of the Passionist Academic Institute, known as its "5, First Mortgage Seraal Gold Notes", all dated July 1,1931, and equally and ratably secured, without preference or priority, by deed of trust or mortgage of the same date, executed and delivered by the said corporation to the Title Guarantee and Trust Cospany, of the County of Los Angeles, California, as Trustee, and the Lafayette-South Side Bank & Trust Company and Joseph L. Rehm. of the City of St.Louis, Missouri, as Co-Trustees, no. raging certain fixed properties of the said corporation, located in the City of Sterra Medre, County of Los Angeles, State of California, including real estate, buildings and improvements thereon, or to be placed thereon, to which mortgage reference is hereby made for a description of the property mortgaged, nature and extent of the security, and maturities of the notes secured, the rights of the noteholders and of the Trustees in respect to such security, and the terms upon which this note is issued and which deed of trust or sortgage has been duly recorded in the County of los Angeles, State of California. In the event of default in the performance of any of the provisions of this note, or of said deed of trust or mortgage, the Trustees, way declare the principal of this note due and payable, before maturity, as provided in said deed of

trust or mortgage. If t	this note be not paid at m	sturity it shall bear interest thereafter
and until paid at the r	ate of eight (8) per cent	per annum with annual rests. This note
shall not become obliga	story until the Registrar,	Lafayette-South Side Bank & Trust Company,
of St. Louis, Missouri, a	shall have executed the oe	rtificate endorsed hereon. This note may be
registered as to princi	ipal at the office of the	said Lafayette-South Side Bank & Trust Com-
eny, reference being h	sereby made to said deed o	f trust or mortgage for the provision gov-
erning registration.	This note has been auth	orized by the Board of Directors of the
	stitute, a corporation, pu	[2] [1] [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2
		turity as per provisions contained in said
		States Internal Revenue Stamps have been af-
내 이 집에서 이 시간이 하시다.	그들이 맛 먹었다면 나에 다른 하는데 말았다.	하는 그리고 있다면 하는데 그 모든 사람들이 되었다. 그리고 있는데 모든데 하는데 하는데 하는데 하는데 하는데 되었다.
		IN WITNESS THEREOF, the Passionist Ace-
테이지가 있었다면 () 여러워서 그런 하는데?	그렇게 되어 어린다 하셨다면 하게 되었다.	note to be signed by its President, and its
		ed by its Secretary, and has caused the cou-
ons hereto annexed to	be authenticated by the f	ac-simile of the signature of its President
es of the 1st day of Ju	aly, 1931.	PASSIONIST ACADEMIC INSTITUTE,
Attest:	Secretary.	By President.
Number	Form of	Coupen) \$12.50
		e, California, will pay to the bearer on the
	[[마시크] [[phatering	
Charles and the state of the st	The state of the s	00 Dollars (\$12.50) in gold coin of the Unit-
	() - [10 Heart] [12] - [2] -	South Side Benk & Trust Company, in St. Louis,
	aths' interest then due on	its 5% First Mortgage Serial Gold Note,
Mumber		PASSIONIST ACADEMIC INSTITUTE,
	000	By President.
	(Form of Authentica	tion of each Note)
	Authen	tication.
This certifies that	the within note is one of	the series of One Hundred (100) notes, ag-
gregating Fifty Thousan	nd Dollars (\$50,000.00) in	principal, mentioned and described in this
note and in the deed or	f trust or mortgage referr	ed to therein.
	LAF	AYETTE-SOUTH SIDE BANK & TRUST COMPANY By Vice-President.
	(Form of Registrat	ion)
	Registration	
(Note: No writing on the	his note except by a repre	sentative of the Lafayette-South Side Bank
& Trust Company.)		
Date of Registration	In Whose Name Registers	d Regletrar
	/ Para and Carrier days	maay
	(Form of Cover for	DOFE!

Bo.__

STATE OF CALIFORNIA

STATE OF CALIFORNIA

PASSIONIST ACADENIC INSTITUTE
SIERRA MADRE, CALIFORNIA
8500.00

5% First Mortgage Serial Oold Note Interest payable on the first days of July and January Principal payable July 1, 19____

at

in St. Louis, Myssouri.

(Callable on any interest payment date
prior to maturity as per provisions
contained in deed of trust or mortgage.)

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THEREAS, in order to secure the payment of the principal and interest of said notes the Board of Directors of Passionist Academic Institute, at their aforesaid meeting, by their aforesaid resolution, authorized and directed the President of Passionist Academic Institute, for it, and in its name to make, execute, acknowledge and deliver a dead of trust in the nature of a mortgage conveying to the Title Guarantee and Trust Company, of Los Angeles, Califormia, as Trustee, and its successors and assigne, the real and personal property hereinefter described and referred to and authorized and directed its Secretary to effix its corporate seal to said deed of trust and to attest the same; the said deed of trust to be in the form of this indenture and to contain the provisions herein contained, and pursuant to the foregoing authority of said resolution, and for the purposes aforesaid, Passionist Academic Institute has caused all of said notes to be executed in its corporate name, by its President, its corporate seal to be thereunto affixed, attested by its Secretary and has caused the coupons thereto attached to be executed with the engraved faceimile signature of its President. NOW, THEREFORE, Passionist Academic Institute, in pursuance and under authority of said resolution of its Board of Directors, lawfully had in regard thereto, the Grantor, for the purpose of securing the payment of the sums of money named in said One Hundred (100) notes and their coupons according to their true legal tenor, effect and meaning, and irrespective of the time the same may be issued, and for the purpose of sacuring the fulfillment of all of the covenants and conditions hereinafter contained, and in consideration of the purchase and acceptance of the notes issued hereunder by the several and respective owners and holders thereof, from time to time (hereinafter called "Noteholders), and in further consideration of the sum of Ten Dollars (\$10.00) to it paid by the Title Guarantee and Trust Company, Trustee, the receipt of which is hereby acknowledged, the Grantor has granted, bargained and sold, aliened, remised, released, transferred, conveyed and confirmed, and hereby does grant, bargain and sell, alien, remise, release, transfer, convey and confirm, unto the said Title Guarantee and Trust Company, as Trustee, and to its successors in this trust forever, all and singular the following described real estate and personal property, situated in the County of Los Angeles, State of California, to-wit: 1. The North East quarter of the North East quarter of Section 16, Township 1 North, Range 11 West, 8.B.B.& M., in the County of Los Angeles, State of California. from a triangular piece of land in the North West corner having its North and West sides 7.59 chains long and also excepting therefrom that portion of the North East quarter of the North East quarter of said Section 18, described as follows: Beginning at the South West corner of the North East quarter of the North East quarter of Section 18, Township 1 North, Range 11 West, S. B. B. & M., in the County of Los Angeles, State of California, thence North 819.06 feet, more or less along the Westerly line of the North East quarter of the North East quarter of Section 18, to a point 7.50 chains Scutherly from the North West corner of the North East quarter of the North East quarter of Sention 18; thence North 15° East 708.5 feet, more or less, to a point on the Northerly line of the North East quarter of the North East quarter of Section 18 distant 7.59 chains Easterly from the said North West corner; themse East 254.16 feet along said Northerly line; thence Scuth 1320.2 feet, more or less, to the Southerly line of the North East quarter of the North East quarter of Section 18;

tasace first along said Southerly line fire. freet, were or less to the point of beginning: Pareel d. That portion of Lot 5 of said Section is, described as follows: at the North East corner of said lot; thence South on the East line thereof, 3.57 shains; thence Borth 79°,45' fest 2.48 chains; thence Borth 2.50; chains to the Worth line of said lot; thence East along the North line 5.39; chains to the point of beginning. The West half of the North West quarter of the North West quarter of Section 17, Township 1 North, Range 11 Nest, S.B.B.A M., in the City of Sierra Madre, County of Los Angeles, State of Parcel 4. That portion of the South feet quarter c. the North feet quarter and of Lot 1 of said Section 17 and that portion of Lots 19 and 20, of the Sierra Madre Tract, in the City of Sterra Madre, County of Los Angeles, State of California, as per map re corded in Book 4 Pages 592 and 593 of Miscellaneous Records of said county, described as a whole as follows: Beginning at the North West corner of the South West quarter of the North West quarter of said Section 17; thence South along the West line of said section and its prolongation 1859.46 feet to the South West corner of the 3.33 more triot conveyed by N.C.Carter to Palmer T.Reed by deed recorded in Book 98, Page 94 of Deeds, records of said county; thence along the South line of said tract and the North line of land conveyed by said Reed to said Carter by deed recorded in Book 99, Page 96 of said Deed Records, 1136 feet a little more or less, to the South West corner of the 9.156 acre tract conveyed by Palmer T. Reed to the Sierre Madre Water Company, by deed recorded in Book 1349, Page 275 of said Deed Records; thence along the West line of said tract North 10°, West 210 feet North 27°, 30' West 143 feet, North 2°, 15' West 394 feet; North 25°, 05', East 265.3 feet; North 15°, 30' East 244.5 feet North 24°,54', West 135.65 feet; thence North 5°,34', West 454.80 feet, and North 65 feet to the North line of said South West quarter of the North West quarter of sail Section 17 at a point distant 1092 feet East of the North West corner thereof; thence West along said North line 1092 feet to the point of beginning. The West half of the North West quarter of the North West quarter of said Section 17, the portion of the South West quarter of the North West quarter of said Section 17 and the portion of said Lots 19 and 20 herein described being in the City of Sierra Madre. together with all buildings, out-buildings and improvements of whatever kind or character now located on said premises, or which may hereafter from time to time, and during the continuance of this trust, be constructed thereon or added thereto, including all buildings, houses, structures, erections, carpets, organs and other equipment, apparatus, machinery, fixtures, engines, boilers, motors, generators, elevators, wells, pumps, fans, telephones, wiring, plumbing, tools, instruments, pips, fittings, valves and accessories, and including all electrical and other apparatus and furniture and equipment used in connection with the use of the said property as a monastery and retreat house and located therein, and together with all and singular the rights, members, hereditaments and appurtenances to the said real and personal property in any manner below ing or appertaining. TO HAVE AND TO HOLD the aforesaid premises and property, real and personal, present and future, together with all and singular the rights, members, tenements, hereditaments and appurtenances thereunto belonging, unto the said Title Guarantee and Trust Company, Trustee, and its substitutes or successors, forever. IN TRUST, for the common and equal use, benefit and security of all and singular the person or persons, natural or corporate, who shall from time to time be the holders or registered owners of any of the notes and coupons herein mentioned, without preference, priority or distinction of one over another for any reason whatsoever. Subject to and upon the terms, conditions, provisions and agreements hereinafter mentioned and declared, the Grantor covenanting and agreeing that the lien and security hereof shall take effect as and of the date hereof, and without regard to the date of its actual execution and of the actual authentication, issue, sale or disposition of said notes, and with the same legal effect as if upon the day of the date hereof all of said notes had been actually authenticated, issued and sold, and delivered to and in the hands of innocent holders thereof for value. Provided, always, however, that these presents are upon the express condition that if the Grantor, its successors and assigns, shall well and faithfully keep and perform all and singular the covenants and agreements of this indenture, and shall well and truly pay off and discharge, or cause to be paid and discharged, the debt hereby secured, and every part the sof as and when the same shall respectively become due and payable according to the true tenor and effect of said notes and compone and of this indenture, and shall have paid or caused to be paid all sums of money required to be paid to the Trustee or Oo-Trustees, or any moteholder by the terms hereof, then

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this conveyance and the trust herein created shall dease and becomes of me further force or effect, and the estate hereby created shall determine, and the property hereinbefore conreyed shall forthwith on desand of the Grantor and at its cost and expense, be released; and the said Trustee shall, upon demand, deliver the same to the Grantor, and enter entisfaction thereof upon the record, or then, or thereafter duly make and execute such deeds, instruments or assurances as may be necessary to re-vest the presides and property hereby conveyed, in the Grantor, its successors or assigns, free and discharged from the lien of these presents; and the Trustee, or its successors, is hereby nominated and appointed as the agent or the attorney-in-fact of the Co-Trustees and all the holders of th. notes and obligations aforesaid, to release the lien of this deed of trust or mortgage whenever the full amount of the debt hereby secured shall be fully paid and discharged and all the covenants herein shall be fully performed. AND THE TRUSTEE may enter satisfaction of this Deed of Trust upon the records where the same has been recorded, without producing the notes or compons secured hereby, provided, however, that the President, or a Vice-President of the said Lafayette-South Side Bank & Trust Company and the President of the Passionist Academic Institute, or its successors or assigns, shall make and file with the County Recorder of the County of Los Angeles, State of California, affidavite stating that all of the notes, coupons, interest and all sums of money required to be paid to the Trustee, co-Trustees or any noteholder, by the terms hereof and secured by this deed of trust, have been paid, or that sufficient funds have been deposited with the said Lafsyette-South Side Bank & Trust Company for the express purpose of making payment thereof. Passionist Academic Institute, for itself, its successors and assigns, does hereby covenant and agree to and with the Trustee and its successors in trust, that it is well seized and possessed of a good, absolute, complete, perfect and indefeasible title and estate in the premises and property hereby conveyed, and that is has full power and lawful authority to mortgage and convey the same in the manner herein provided, and that all of the property conveyed is free from all charges, incumbrances, liens and taxes of every kind and description, and that it will warrant and forever defend all and singular the said property unto the Trustee and unto its successor or successors in this trust forever against the lawful claim or claims of any and all persons whomsoever, claiming or to claim the same or any part thereof, and that it will, from time to time, and as often as it may be required to do so by the Trustee, or its successors, make, execute, acknowledge and deliver such further conveyances and other assurances as may be required necessary and proper to vest the property and estate hereby conveyed in the Trustee, or intended so to be in the Trustee, or its successors, and the possession of said premises is now delivered unto the Trustee. THIS INDENTURE Further Witnesseth: That Passionist Academic Institute, for itself and its successors and assigns has agreed, and does hereby covenant and agree with the Trustee, Co-Trustees and their succeasor or successors in this trust and with the respective owners and holders from time to time of said notes and coupons, or any of them, as follows, that is to say: Section 1. All notes secured hereby, or intended so to be, shall be executed and deliv-

ered to the Lafayette-South Side Bank & Trust Company, in St.Louis, Missouri, for it to certify that each of said notes is one of the One Hundred (100) notes described in this indenture, aggregating the sum of Fifty-Thousand Dollars (\$50,000.00). Only such notes as shall bear thereon the certificate aforesaid of the Lafayette-South Side Bank & Trust Company shall be secured by this deed of trust, and such certificate upon any of said notes shall be conclusive evidence that the note so certified has been lawfully issued hereunder, and is entitled to the benefit and security of the lien of this indenture. Section 2. In case any note issued hereunder with the coupons thereto attached shall become mutilated, lost or destroyed, Passionist Academic Institute, in its discretion, may issue, and said Lafayette-South Side Bank & Trust Company, in its discretion, may certify and deliver a new mote of like tenor and amount, bearing the same serial number and the in lieu of and in substitution for, but only upon cancellation of the mutilated note and its coupons; or in lieu of and in substitution for the lost or destroyed note and its soupone, but only upon receipt of evidence satisfactory to the Gruntor and to the said Lafayette-South Side Bank & Trust Company of the loss or destruction of said note and its coupons, and upon receipt also of such indesnity as shall be astisfactory to Passionist Academic Institute and to the Lafayette-South Side Bank & Trust Company, and upon payment of all expenses incident to the issuance of the note or notes. Until default in the payment of the in-ARTICLE II.

terest or principal of the motor hereby secured, or in the payment of any sums of a quired to be paid to the frustee or Os-frustees, or to any motoholder, by the terms bereef, or in the performance of any of the provisions of this deed of thest; and until such default shall have continued as in this indenture provided, the Grantor and its successors and assigns shall be permitted and suffered under the aforesaid deed of trust to possess, manage, operate, develop and anjoy the premises and property hereby conveyed, serigned and mortgaged, and all appurtenances thereunto belonging; and to receive and use the earnings, income, rents, issues and profits thereof in the same manner and with like effect as if this indenture had not been executed, except it shall not enjoy any right, privilege or power inconsistent herewith. ARTICLE III. Section 1. The Orantor further agrees that it will pay the principal of said notes according to the terms thereof when the principal shall become due, upon surrender of the notes; and will pay the interest thereon according to the terms thereof until the principal is paid. The Grantor further covenants and agrees that when and as the coupons attached to said notes mature and become payable, they shall be paid by it and cancelled. And it is hereby expressly understood and agreed that in order to provide for the payment of said coupons and of the principal of said notes, the Grantor shall and will deposit with the Lafayette-South Side Bank & Trust Company, at least three (3) days in advance of the time when such coupons and notes respectively mature, a sum of money in gold coin, or its equivalent as hereinbefore provided, sufficient to pay all of said maturing notes and coupons. Section 2. The Grantor agrees and covenants that it will not directly or indirectly extend or assent to the extension of the time for the payment of any coupon upon any note secured hereby, a d that it will not directly or indirectly extend or assent to the extension of the time for the payment of any notes seoured hereby, and that it will not directly or indirectly be a party to or approve of any arrangement to accomplish either of such purposes by purchasing or funding said coupons or notes, or in any other manner. In the event such notes or coupons shall be extended, the notes or coupons extended shall not be entitled, in case of default hereunder, to the benefit or security of this indenture until the principal and all matured coupons and interest of notes not extended shall have been paid in full. ARTICLE IV. The Grantor shall and will promptly pay, within the time required by law, all taxes, charges, levies, assessments, whether general or special, lawfully levied or imposed upon and required from all and singular the property, real and personal, hereby conveyed, or upon any part thereof, which are now due and payable or which will become due and payable under any law/or heretofore in force, or that may at any time hereafter be enacted, and whether said taxes be levied or imposed upon the interest of the Grantor, or of the Trustee or Co-Trustees, or of the noteholders in said property; and the Grantor shall furnish annually to the said Lafayette-South Side Bank & Trust Company receipts or other sufficient evidence of payment of such general and special taxes; provided, however, that the Granton may, in good faith, contest the validity of any taxes or assessments, and pending the litigation thereof shall not be required to pay the same; but shall be required to deposit with the Lafayette-South Side Bank & Trust Company a sum sufficient to pay all of said taxes so contested, together with any interest thereon, penalties, costs and expenses, if the Trustees shall elect that such deposit be made. ARTICLE V. The Grantor shall not suffer to be created or remain outstanding and unpaid any mechanics', laborers', statutory or other liens of any kind or character upon the presiess hereby conveyed, or any interest therein, or upon any part thereof, the lien whereof may or can be held to be superior or equal to the lien of this indenture. And it shall not suffer or permit any other matter or thing whatsoever to be done, created, or remain outstanding whereby the lien of these presents may or could be inpaired; provided, however, that the Grantor may, in good faith, contest the validity of any such lien, and pending litigation thereof shall not be required to pay the same, but shall be required to deposit with the Lafayette-South Side Bank & Trust Company a sum sufficient to pay all of said liens so contested, together with any interest thereon, penalties, costs and expenses, if the Trustees shall elect that such deposit be made. The Grantor shell and will at all times hereafter and until the principal of all of said notes and the interest thereon shall be fully paid, keep the buildings and improvements and all other insurable property subject to the lies of these presents, insured in good and responsible insurance companies authorised to do business in the State of California, and extisfactory to the said lefarette-fruthdide Bank & Truct Company, against like or des

fire in the oun of Fifty Thousand Dollare (#80,000.00), by lightning in the oun of Fifty Thousand Bollars (\$50,000.00), by tornado in the oun of Fifty Thousand Dollars (\$50,000.00), and by earthquake in the ous of Fifty Thousand Bollars (450,000.00), but in no event chall Grantor be required to insure said buildings, improvements and other property against less or damage by fire, lightning, tornado or earthquake in a sun in excess of the amount of the indebtedness outstanding from time to time. All policies for such insurance shall be taken out in the mass of the Grantor, and shall be delivered for safe-keeping to the Lafayette-South Side Bank & Trust Company, in St. Louis, Missouri; and the loss, if any, shall be made payable to the Trustee for the benefit of the holder or holders of said notes, as additional security for the payment of said notes and the coupons thereto attached. such loss after a default has been made in the payment of the notes hereby secured or in the performance of any of the terms, covenants and conditions of said notes and this mortgage, the amount received on account of such insurance shall be deposited by the Trustee in the Lafayette-South Side Bank & Trust Company and shall be used by said Trustee in the same manner provided in Section 1 of Article II for the application of income, rents and profits derived by the Trustees in the event they shall take possession after default. of such loss before the maturity of said notes or other default, said insurance money shall be applied, at the option of the Grantor to the repair and restoration of the buildings, inprovements and other property injured by such fire, lightning, windstorm or earthquake, the money to be paid out for such purpose only upon an order or orders of the Directors of Trustees of the Grantor, accompanied by a certificate of the architect or superintendent in charge of the work, to the effect that work and material to the amount of such order or ordere has actually been supplied and entered into such repair and restoration; and the Trustees hereunder may act upon such order or orders and certificate, without any further evidence of the application of the money, and without any liability for the misapplication ARTICLE VII. If the Grantor shall fail, refuse or neglect to promptly pay, within the time required by law, any taxes, rates, charges, levies or assessments aforesaid, or to promptly satisfy and discharge any lien, matter or thing superior or equal to or impairing the lien of this indenture, or to effect and maintain insurance and deliver the policles and pay the premiums therefor as aforesaid, then and in any such event the Trustees or the noteholdere, or any of them, are hereby authorized and empowered to make all such payments and effect such satisfaction and discharge and effect and maintain such insurance and pay the premiums therefor, and to do whatever may be necessary or proper in the premises, and in the event of their advancing or expending any moneys for such purpose or purposes, or any of them, or in the event of their advancing any money for the purpose of protecting the title to the mortgaged premises, all sums so advanced or expended shall be deemed and be taken to be a charge on said premises and shall be and hereby are declared to be secured by this deed of trust in the same manner as the principal and interest of said notes above mentioned, but in preference to said notes and interest thereon; and shall be repaid on demand by the Orantor to the party or parties so advancing the same, together with interest at the rate of eight (8) per cent per annum from the date of such advancement or experiiture until paid; but nothing herein contained shall be construed as requiring the Trustees or any of said noteholders to advance or expend any moneyefor any of the purposes aforesaid.

Proper books shall be kept at the office of the Lafayette- South Side Sank & Trust Company, in St. Louis, Missouri, upon which the principal of any notes desired to be registered shall, upon request, be registered. Each of said notes shall pass by delivery or by transfer upon such registration books, and after registration of ownership shall be noted on any note by said Lafayette-South Side Bank & Trust Company, no further transfer except upon such books shall be valid unless transferred on said books to bearer, after which the note shall again pass by delivery as at first; and it shall continue subject to successive registrations and transfers to bearer at the option of the holder. While any of said notes shall be registered in the name of any person or persons, payment of or on account of the principal thereof shall be made only to such registered holder or upon his order. The coursns attached to any note shall in all cases be negotiable by delivery, whether the note be registered or not. For the purpose of administering the trust created by this indenture, the person in whose name any note is registered on said books shall be taken to be the holder and ownerthereof. ARTICLE II. Section.1. If any default be made by the Granter in the payment of any interest coupon or note hereby secured, es in the pa

of any wans of manay required to be paid bereander, as and when the same become due and pa able, or in the performance or observance of any other opvenant or condition of any of said notes or of this indenture, and such default small continue for thirty (30) days after written metice by the Trustees or by a holder of notes hereby secured, addressed and served by being left at or mailed to Passionist Academic Institute, at its office in the City of Sierra Madre, Los Angeles County, California, specifying the default complained of and making demand that it be oured, then and in every such case, if such default be not waived as hereinafter provided, the Grantor, its successors and assigns, forfeits its right to hold poesession for the Trustee of the premises and property hereby conveyed and shall, upon demand of the Trustee, forthwith surrender to such Trustee the actual possession of, and such Trustee, by its agents or attorneys, shall be entitled to enter into and upon and take actual possession of all and singular the premises and property hereby conveyed and every part thereof; and the Trustee having and holding said possession, is hereby authorised to use, operate, manage and conduct such premises and property at the expense of the trust estate by such agents, servants or attorneys as such Trustee may, from time to time, select, and if it deems it advisable, to rent or lease the same upon such terms and conditions as it may, in its judgment consider proper and just, and the Trustees, at the expense of said trust, are authorized to insure and keep insured the buildings or other insurable property located upon said premises, and likewise from time to time, at the expense of the trust estate, to make all necessary and proper repairs, replacements, renewals, alterations, additions and improvements thereto that may seem judicious to the Trustees, and for the payment of which the income derived by the Trustee from said property while so in its possession may be applied so far as it shall be sufficient. And the Trustee is further authorised hereby in such event to receive and collect the rents, incomes, issues and profits of said property and to pay therefrom all the proper costs, charges and expenses of the trust, and of so taking, holding and menaging said property, including reasonable compensation to the Trustee, its agents, servants, attorneys and counsel, as well as all taxes, assessments and other charges prior to the lien of these presents, and all expenses of such repairs, replacements, renewals, alterations, additions and improvements and to repay therefrom all advancements and expenditures made by the Trustees or any noteholder or holders under the provisions of this deed of trust; and after deducting all of said amounts, the Trustee shall apply any balances remaining, as follows: In case the principal of said notes shall not have become due according to the legal tenor and effect thereof or in the manner provided in Article I of this indenture, to the payment of the interest coupons then in default, in the order of the maturity of the coupons belonging to said notes representing such interest; and in case the principal of said notes shall have become due or shall have been declared due as provided in Article I of this indenture, then to the payment of the principal and accrued interest upon said notes, pro rata, without any preference or priority whatever, and without preference of interest over principal. Section 2. In case such default shall occur and continue as hereinafter in this article specified, the Trustee or Trustees are hereby authorized to take all needful steps for the protection and enforcement of their rights and of the rights of the noteholders, and to proceed by action, suit or otherwise, as the Trustees, being advised by counsel learned in the law, shall deem most expedient in the interest of the noteholders; but no action taken by the Trustee or Trustees or by the noteholders shall prejudice or affect the powers or rights of the Trustees, or of the noteholders in the event of any subsequent default. Section 3. The Trustee or Trustees shall not be under any obligation to take any action towards the execution of this trust, which in their opinion, will be likely to involve them in personal expense or liability, unless one or more of the noteholders, shall, as often as required by the Trustees, give them satisfactory indemnity against the same, anything herein to the contrary notwithstanding.

in case of any default by the Grantor, and its continuance for thirty days after notice, as provided in Article IX of this indenture, then and in every such case of such default, the Trustees may, and upon the written request of the holders of one-third (1/3) in amount of the notes hereby secured and then outstanding shall, by a notice in writing served as in said Article IX provided, declare the principal of all notes hereby secured and then outstanding to be due and payable immediately; and upon any such declaration, such notes shall for every purpose become and be due and payable immediately, and any be collected by suit, or by presenting horsunder, anything in this instrument or in said notes to the contrary

astwithstanding; but if the drunter shall pay all arrears of ...terest on such motor and pay the principal of all motes which shall mave actured and remained unputs, and may any sums rejuired to be paid to the Trustees or any actobolder hereunds; as well as any expense incurred by the Truetoes by reason of such default, and comply with any other matter, covenant or thing in relation to which it is in default before any sale of the property hereby conveyed to the Trustee shall have been made hereunder, then and in such case no sale shall be made or other proceeding had for or on account of such default, but the same, as well as any such declaration shall be regarded as having been waived by all of the noteholders. But such payment and performance by the Grantor, and such waiver by the noteholders shall not extend to or affect any subsequent default or impair any right or declaration consequent ARTICLE II. In case the principal of any of the notes hereby secured or istended so to be, shall have become due at maturity, or shall have been declared due and payable according to the foregoing provisions, the Trustee for the benefit of the legal holder or holders of said notes and coupons, or any of them, shall have the right to immediately proceed in any court having jurisdiction to obtain a decree of the foreclosure, sale and conveyance of the whole or any part or parts of the real and personal property hereby mortgaged, or intended so to be, either in one lot and as an entirety or in such parts and parcels as the court may order and direct, or the Trustee, or its successor or successors, may institute and carry out any other proceedings authorized by law for the enforcement of said coupons and notes of the covenants and conditions of this indenture. In the event of any such default, in lieu of foreclosure of this indenture in court, after entry as herein provided or without such entry, the said Trustee, or its successor or successors appointed hereunder, is hereby suthorized and empowered, after giving such notice as may be required by the statutes of the State of California, of its intention to exercise the power of sale, to sell the premises and property above described at the Court House in said County of Los Angeles, State of California, or at such other place in the County of Los Angeles, California, as sales of real estate under execution are usually held, on any business day, between the hours of nine o'clock in the forenoon and four o'clock in the afternoon, at public vendue, to the highest bidder for cash in hand, first giving notice of such sale by publishing the same once a day in some newspaper printed and published in the County of Los Angeles, State of California, for thirty days, prior to the day of sale, or sell the same upon such notice at the time and place, in the manner and on the terms and conditions required by the statutes, relating to the sales of real estate under execution, in force in the State of Celiformia at the time such sale is to be made, and it is hereby agreed that the said Trustee, or its successor or successors, may publish such additional notice or advertisement of such sale as in its sole discretion it shall does proper, and may sell anid property either in one lot and as . entirety or in such parts and parcels as to it shall seem expedient; and after said sale as aforesaid, shall execute and deliver to the purchaser or purchasers thereof, good and sufficient deed or deeds in law to the property so sold in fee simple. Trustee, or its successor or successors, shall receive the proceeds of any sale made pursuant to the powers herein granted or by judicial authority, or other proceedings, and out of Piret: Pay he costs of any such suit, all costs of notice and advertising, sale and conveyance, including reasonable sums for attorney's and solicitor's fees incurred in the enforcement hereof, outlays for documentary evidence and the costs of a complete abstract of title to said premises and for an examination of title, and all other expenses and charges of executing this trust, and reasonable compensation to the Trustees (all of said fees to be fixed by the court and charged as costs of suit, if the lien hereof is enforced in court, otherwise to be fixed by the Trastees); Second: Repay all moneys advanced by the Trustees, or any one or more of the noteho'ders, for any purpose authorized in this deed of trust, with interest on such advances as agreed herein; whole amount which shall then be owing or unpaid upon said notes, whether for principal or interest; said notes and interest to be paid in full if said purchase money be sufficient, Fourth: Render the overplus, if any, waand if not sufficient, then to be paid pro rata; to Passionist Academic Institute, its successors of sesigns, or to such person orpersons as may be lawfully entitled to receive the same, on reasonsole request. ligatory upon the purchaser or purchasers at any sale so made to see to the application of The Trustee or the court in which foreclosure proceedings may be the purchase money. had, may from time to time adjourn any sale to be so made, by consuments at the time and

place appointed for such cale, and thereafter without further notice or publication suc sale may be made at the time and place to which the same may be so adjourned. se is hereby appointed the true and lanful attorney-in-fact of Passionist Academic Institute, irrevecably and by may of a power coupled with an interest, in the name and stead of Passignist Academic Institute, to wake all proper and necessary deeds, conveyances and assignsents of property sold pursuant to the powers herein granted or by judicial authority, and said Passionist Academic Institute does hereby ratify and confirm all that its said attorney may lawfully do by wirtue hereof. Upon any such sale being made of the mortgaged premises, the principal of all notes hereby secured then outstanding, if not already due and payable, shall at once become due and payable, whether or not notice has been given declaring the principal due by reason of any default, anything in said notes or herein contained to the contrary notwithstanding. And it is stipulated and agreed that in case of any sale hereunder, all prerequisites to said sale shall be presumed to have been performed, and that in any conveyance given hereunder, all statements of facts, or other recitals therein made, as to the non-payment of money secured, or as to the request of the Trustee to enforce this trust, or as to the proper and due appointment of any substitute trustee or trustees or as to the advertisement of sale, or as to the time, place and manner of sale, or as to any other preliminary act or thing, shall be taken in all courts of law or equity as prima facie evidence that the facts so stated or recited are true. In case of a foreclosure of this deed of trust, a deficiency judgment may be entered, and the court may direct in the decree that the balance due and costs which may remain unsatisfied after the sale of the property shall be satisfied from any property of Passionist Academic Institute, and if any part of the judgment, interest and costs remains unsatisfied, the then acting Sheriff of the County of Los Angeles, State of California, or the Sheriff of any other county in the State of California, may forthwith proceed to levy upon any property of Passionist Academic Institute, not exempt from execution and sell the same as provided by law to satisfy such Every remedy provided in this deed of trust is cumulative and shall be in deficiency. addition to every other remedy given in this deed of trust, or now or hereafter existing at common law or in equity, or by constitution or statute, either independently of or in connection with the provisions of this deed of trust and against Passionist Academic Institute, its successors or assigns, ARTICLE XII. Section 1. Passionist Academic Institute. for itself and all other persons and corporations hereafter claiming by, through or under it, or who may at any time hereafter become entitled to any lien or liens, charge or demand upon or against the property hereby conveyed, or of any part thereof, junior or subject to the lien hereby created, does hereby expressly waive and release all right to have the property and estate hereby conveyed, or the proceeds thereof, or any part thereof, marshaled upon any foreclosure or other enforcement hereof, or otherwise; and any court in which proosedings may be brought or pending for the foreclosure of these presents, or for the administration of the trust hereby created, shall have the right to sell or direct the sale of the entire property hereby conveyed, without reference or regard to such junior lien, charge or demand against the same or any part thereof. Section 2. Upon any default authorizing the Trustee herein to take possession and control of the premises and property hereby conveyed as provided in Article IX of this indenture, or authorizing a sale of the property and effects hereby conveyed in trust, the Trustee shall, upon application to any court of competent jurisdiction, in any appropriate proceeding that may be pending or begun to enforce the rights of the Trustees or of the noteholders under these presents, be entitled as a matter of right, to the appointment of a receiver or receivers of the property hereby conveyed and of the carnings, issues, rents and profits thereof; and much Trustee may, upon its can application or upon application of any of the noteholders, be appointed such receiver. Section 3. Passionist Academic Institute openants that to will not, prior to any sale or sales made pursuant to any provisions herein or pursuant to the decree of any court of competent jurisdiction, apply for, plead or avail itself of any injunction or stay proseedings, or take the benefit or advantage of any extension law, stay law, valuation law, redemption law, appraisement law, or other law of like effect, whether now in force or which may hereafter be in force in any locality where any property or franchises hereby conveyed may be cituated; nor after any such cale or sales, claim or exercise any right under any LAN to redeem any property so sold; and Passionist Academic Institute hereby expressly waives all benefit and advantages of any and all such law or laws, and covenants that it

will not hinder, delay or impede the execution of any power herein granted and delegated to the Trustee or Go-Trustees or Trustees, but will suffer and permit the execution of every such power as though so such law or laws had been unde or enacted. hereby expressly understood and agreed that no suit or proceeding for the foreclosure of ... this mortgage shall be instituted or prosecuted by the holder of any note of the issue seoured hereby, or intended so to be, or by the holder of any coupon of any such note, nor shall the owner of any such note or coupons institute any proceedings at law or in equity for the collection of the same until after the Trustee shall have been requested in writing to take such action and an offer of satisfactory indemnity shall have been made to the Trustee and it shall have refused or failed to comply with such request within thirty (30) days after the came shall have been made. ARTICLE IIII. In case of any sale made pursuant to the powers herein granted or by judicial authority any and all purchasers in making settlement of payment shall be entitled to turn in any note or notes and any matured and unpaid coupons hereby secured, estimating the value of such note or notes and coupons for that purpose, at the sum payable out of the proceeds of such sale, to the holder or holders of such note or notes and coupons as his or their ratable share of such net proceeds, after allowing for the portion of the total payment required to be made in cash for the costs and expenses of the sale, and all other charges; and if such share of the net proceeds shall be less than the amount then due upon such note or notes and coupone, such purchaser or purchasers may make such settlement by stamping or receipting on each note the amount to be credited thereon, and at any and every such sale, any or all of the noteholders may bid for and purchase such property, and upon compliance with the terms of sale may hold, retain and dispose of such property without further accountability therefor, and without any right of redemption on the part of Passionist Academic Institute, or its successors or assigns.

The noteholders agree to present for payment the coupons and notes held by them respectively as and when the same respectively fall due according to their legal tenor and effect, at the Lafayette-South Side Bank 4 Trust Company, in the City of St. Louis, Missouri, the place of payment therein designated, and surrender the same for cancellation upon receiving payment thereof. And it is agreed that in case Passionist Academic Institute shall have on deposit with the said Lafayette-South Side Bank & Trust Company funds sufficient to pay such coupons and notes as they respectively fall due at the time of maturity thereof, and shall have given directions to apply such money to the payment of said coupons or notes, then and in such case no interest shall accrue thereafter upon such coupons or notes then due, which are not so presented for payment at the time the same mature. Section 1. In case at any time hereafter the Trustee named, or any Trustee hereafter appointed shall resign, be removed, or otherwise cease, be unable or refuse to act, a successor or successors may be appointed !, a majority in interest of the holders for the time being of the notes secured hereby and then outstanding, by an instrument or concurrent instruments in writing, signed by such noteholders or their attorneys-in-fact, duly authorized, provided, nevertheless, and it is hereby agreed and declared that in case there shall at any time be a vacancy in the office of Trustee herein, because the Trustee herein named and its successor or successors shall resign, to removed, or otherwise cease, be unable or refuse to act so that there shall be no Trustee qualified to not hereunder, Passionist Academic Institute may, by an instrument in writing, duly executed and acknowledged in the manner required by the laws of the State of California relating to the converance of land, appoint a Trustee or Trustees to fill such vacancies until a successor trustee or trustees shall be appointed by the noteholders; but any new Trustee appointed by the noteholders shall immediately and without any further act supersede any Trustee appointed by Passionist Academic Institute. Any new Trustee so appointed herein shall execute, schnowledge and deliver to Passionist Academic Institute an 'netrument in writing accepting such appointment hereunder, and thereupon such new Trustee shall become invested with all the property rights, duties and trusts of the Trustee or Trustees who have resigned, been removed, or otherwise ceased, or are unable, or have refused to act, with like effect as if originally named as Trustee hereit, and without any further not, deed or convergence; but the Trustee or Trustees seasing to act, shall nevertheless, at the written request of the new Trustee or Trustees, execute an instrument transferring to such new Trustee or Trustees, upon the truste herein expressed, all the property rights, title and estate herein of the Trustee or Trustees so resigning or removed, and shall duly assign, transfer and deliver to such new

Trustee any preparty, boads, notes or securities hald hereunder for the furth-r security of the noteholders. Should either or both of the Co-Trustees appointed hereunder resign, be removed, or otherwise sease, be unable or refuse to act, it shall not be necessary to appoint a successor Co-Trustee or Co-Trustees to succeed the Co-Trustee or Co-Trustees resigning, but if only one of the Co-Trustees shall resign, be removed or otherwise sease, be unable or refuse to act, the remaining Co-Trustees shall succeed to have and possess all the rights, titles and estates of the Co-Trustees appointed herein and shall exercise all the powers and perform all the duties delegated to and imposed on the Co-Trustees hereby, and all steps taken and acts performed by such remaining Co-Trustees shall have the same force and effect as if taken and performed by the two Co-Trustees herein named. Should both of the Co-Trustees resign, be removed, or otherwise cease, be unable or refuse to act, the Trustee, in addition to rights, titles and estate it has and possesses, and the powers and duties delegated to and imposed on it hereunder shall succeed to and have and possesse all the rights, titles and estates of the Co-Trustees appointed herein and shall exercise all the powers and perform all the duties delegated to and imposed on the Co-Trustees hereby.

Section 3. It is further understood and agreed that the Trustees and their agents, attormeys and counsel, shall be entitled to reasonable compensation for all services rendered in connection with the trust hereby created or in pursuance of the provisions of this indenture, and Passionist Academic Institute agrees to pay to the Trustees such compensation, also such expenses reasonably incurred by the Trustees herein, and the Trustees shall have a lien therefor upon the premises and property hereby conveyed, and the proceeds thereof, prior in right to the notes and coupons hereby secured. Section 3. It is further understood and agreed that the Trustees shall not be required to take notice, or be deemed to have notice of any default of the Grantor, either in the payment of any coupons or principal of any of the notes hereby secured, or in the performance of, or compliance with any covenants or comditions of this indenture, unless said Trustees shall have been specifically notified in writing of such default. The Trustees and the Lafayette-South Side Bank & Trust Company shall not be required to see to the recording of this indenture; and the notes hereby secured may be certified before this indenture shall have been recorded; but Passionist Academic Institute covenants that it will cause this indenture to be duly recorded as a deed of trust in the nature of a mortgage upon real estate. Section 4. It is further understood and agreed by and between the parties hereto that the Trustees shall not be answerable for any default or miscarriage of any agent or attorney by them appointed hereunder, if such agent was selected with reasonable care, nor for any error or mistaks of judgment made in good faith, nor in any case except for their own unlawful misconduct or gross negligence in the execution of said trust. Section 5. It is further understood and agreed that the fact that the Trustees, or either of them, are, or have been, the owns of any of the notes hereby secured, or otherwise interested in any of said notes, whether at the time when the trust hereby created may be administered or enforced according to the provisions of t'ls indenture or at any previous time, shall not impair or restrict their, or either of their, authority to act hereunder, and at any sale made as aforesaid they, or either of them, may become the purchaser absolutely of any or all of the property to be sold; All objections to any action by the Trustees, or any of them, hereunder on account of any interest such Trustess, or any of them, may have or may have had in said notes or in the subject-matter of this trust is hereby specifically waived by al' the parties hereto including the holders of said ARTICLE IVI. Section 1. Passionist Academic Instinotes and coupons respectively. tute shall have the right to prepay and redeem any and all of the notes numbered from One (1) to One Randred (100), both inclusive, on any interest payment date prior to their maturity, by the payment of the principal together with interest accrued and unpaid thereon up to the date of such redemption, plus a premium as follows, to-wit: (a) If receased on or before July 1st, 1935, at a premium of One and 50/100 Bollars (\$1.50) on each One Bundred Dollars (\$100.00) of the par value of said notes; (b) If redeemed subsequent to July let, 1935 and up to and including July let, 1939, at a premium of One Bollar (\$1.00) on each (c) If redeemed subsequent One Hundred Dollare (\$100.00) of the per value of said notes. to July let, 1939 and up to and including January let, 1943, at a premium of Fifty Cents(\$.50) on each One Bundred Bollars (\$100.00) of the par value of said notes. provided, however, that Passionict Academic Institute shall give sixty (60) days' previous written notice to public-Bouth 6150 Bank & Frust Company, in St. Louis, Missouri, of the intention to a

redses and prepay and specifying the numbers of the notes to be redsessed and prepaid, and provided, further, that for the surpose of such redemption and prepayment Passionist Acade is Institute shall deposit with the said Lafayette-South Side Bank & Trust Company at least thirty (30) days before the date of redemption epselfied in said notice to said Lafayette-South Side Bank & Trust Company a sum of somey sufficient to pay the redesption value of notes to be redecaed and any and all interest thereon up to the date of redeaption. on receiving such deposit and notice, the lafayette-South Side Bank & Trust Company shall, at the expense of the Grantor cause a notice to be published at least four (4) times in one of the evening newspapers printed in the City of St. Louis, Missouri, specifying the numbers of the notes to be redeemed and the day and place of their redemption. Section 2. Such deposit having been made and such notice given by Passionist Academic Institute and such notice having been published by said Lafayette-South Side Bank & Trust Company as above specified, no interest shall accrue on any of the notes to be redeemed by such deposit after the said date so fixed for the payment thereof. Section 3. It shall be the duty of the Lafayette-South Side Bank & Trust Company, having received such deposit, to make payments of the notes to be redeemed, as and when the same are presented, together with the interest accrued thereon up to the date fixed for their redemption. ARTICLE IVII. event from time to time any of the property hereby encumbered, or which may, at any time hereafter become subject to the terms of this indenture, shall be taken for public use in condemnation proceedings, the proceeds of the property so taken (less reasonable attorneys' fees and other proper costs incurred in the protection of the property covered by this indenture, and hereby encumbered, and so taken) shall be paid to the Trustees and by said Trustees placed in a sinking fund account at the Lafayette-South Side Bank & Trust Company. Prior to any default in the payment of the notes hereby secured or in the performance of any of the terms, covenants and conditions, of said notes and this mortgage, the said proceeds shall be applied by the Trustees, First: to the payment in the order of their maturity of the principal (but no interest of the notes hereby secured as such notes respectively mature; and, Second: To the redemption of principal (but not interest) of such notes hereby secured as may be called for payment prior to maturity, which, under such call, have become due. After a default in the payment of the notes hereby secured or in the performance of any of the terms, covenants and conditions of this mortgage, the Trustees shall retain such proceeds and apply the same, pro rata, to the payment of all the notes hereby secured, both principal and interest, which may be then outstanding and unpaid, after the same shall have been declared due, in accordance with Article X of this indenture, but if after such default has occurred and such default shall have been cured and waived as provided in Article I of this indenture, the proceeds shall be applied by the Trustees in the manner hereinabove provided in case as default had occurred. ARTICLE XVIII. Section 1. It is understood and agreed that the word 'Trustee' as used in this indenture shall be held and occustrued to mean and include Title Quarantee and Trust Company, one of the parties of the second part, and its successor or successors for the time being in the trust hereby created; that the word "Co-Trustees" shall be held and construed to mean and include Lafayette-South Side Bank & Trust Company and Joseph L. Rehme, the other parties of the second part and the successor or successors of them, or either of ther in the trust hereby created; that the word "Trustees" shall be held and construed to mean and include collectively the parties of the second part and their, and each of their, successor or successors for the time being in the trust hereby created, and that whenever by the language of this instrument there is conferred on the Co-Trustees as well as the Trustee rights, duties, powers and privileges and it shall appear that the Co-Trustees by the laws of California cannot become entitled or subject thereto then in each such case the language so used shall be construed so as to confer such particular rigits, duties, powers and privileges merely on the Trustee as though the word "Trustee" were used in this instrument in lieu of the word "Trustees" as used, it being understood and agreed that in all such matters the Trustee will keep the Co-Trustees fully advised of any acts or steps taken or proposed to be taken by it for the protection of all nuteholders; further that the word "Grantor" shall be held and construed to mean and include Passionist Academic Institute, a corporation, of the City of Sierra Madre, County of Los Angeles, State of California, and its legal representatives, successors and acaigns, being owners for the time being of the premises and property hereby conveyed. It is further

understood that the words "Poto" and "Botos" herein rever to the principal, and the words "Dougan" and "Dougans" herein refer to the interest thereon. It is further undereised and agreed that the words "Dood of Trust" and "Mortgage" as used herein refer to this instrument and are used inter-changeably and that the sords "Deed of Truet" shall be construed to some "Mortgage" and the word "Mortgage" shall be construed to mean "Deed of Trust" if such construction becomes necessary in order to give effect to this instrument, or any of its cor-Section 2. The recitals of fact herein contained and contained in the notes hereby secured, shall be taken as statements of Passionist Academic Institute, and shall not be construed as made by the Trustees of any of them. Section 3. It is further understood and agreed that the invalidity of one or more of the provisions, covenants, terms or conditions or the invalidity of any one or more of the phrases, clauses, sentences or paragraphs of this mortgage or deed of trust shall not affect the remaining portions of this mortgage or any of the other provisions, covenants, terms and conditions or any of the other er phrases, clauses, sentences or paragraphs thereof or impair or affect the lien hereby created, but this deed of trust or mortgage shall take effect, have the same force and effeet and shall be construed as if such invalid provisions, covenants, terms or conditions or as if such invalid phrases, clauses, sentences or paragraphs had not been written or in-IN WITHESS WHEREOF, Passionist Academic Institute, a corporation, of the City of Sierra Madre, County of Los Angeles, State of California, the Grantor, has caused this indenture to be executed by its President, its corporate seal to be bereunto affixed, attested by its Secretary, and the Title Guarantee and Trust Company, the Trustee, the Lafayette-South Side Bank & Trust Cospany and Joseph L. Rehme, the said Co-Trustees, in token of their acceptance of this trust, have signed these presents, all as of the day and year in this indenture above written.

PASSICHIST ACADENIC INSTITUTE By Thomas Carter, President. Attest: Leander Berliner, Secretary.

Executed and delivered by the Grantor in the presence of the undersigned, who have signed this instrument as witnesses to such execution and delivery.

M W Purcell W.W.Robinson

(CORPORATE SEAL)

Witnesses. TITLE GUARANTEE AND TRUST COMPANY By J.F. Keogh, Vice President. Attest: Geo B Colby, Assistant Secretary.

(CORPORATE SEAL)

LAFAYETTE-SCUTH SIDE BANK & TRUST COMPANY by Edward Unwin, Vice-President. Attest: O L Emplerer, Secretary. and Joseph L. Rehme CO-TRUSTERS.

Executed by fitle Guarantee and Trust Company, Trustee, in the presence of the undersigned, who signed this instrument as witnesses to such execution.

R. H. Beird Helen Fredericks Witnesses.

Executed by Lafayette-South Side Bank & Trust Company and Joseph L. Rehme, the said Co-Trustees, in the presence of the undersigned, who signed this instrument as witnesses to such execution.

Fred J. Frewer Louis C.W. Hecht

State of California County of Los Angeles; se. On this 25 day of August in the year One Thousand Nine Hundred and Thirty-one, before se M.W. Purcell a notary public, in and for said County of Los Angeles, State of California, residing therein, duly commissioned and sworm, personally appeared Thomas Carter and Leander Berliner known to me to be the President and Secretary of the Passionist Academic Institute, the corporation that executed the within instrument, and acknowledged to me that such corporation executed the same. IS WIT-MESS WHEREOF, I have hereunto set my hand and affixed my official seal, at my office in Los Angeles, County of Los Angeles, State of Celifornia, the day and year in this certificate (NOTARIA'S SEAL). NOTARIA! SEAL)

N. W. Purcell, Notary Public within and for the punty of Los Angeles, State of California. My com er May 20th 1932 State of California County of Los Angeles)ss. On this 25th day of August, in the year One Thousand Nine Hundred and Thirty-one, before me, Ralph D. Graham a notary public, in and for said County of Los Angeles, State of California, residing therein, duly commissioned and sworm, personally appeared J.F. Keogh and Sec. S. Colby known to me to be the Vice President and Asst. Secretary of the Title Guarantee and Trust Company, the corporation that executed the within instrument, as Trustee, and acknowledged to me that such corporation executed the teme de euon Trustes. IN VITHESS TREESOF, I have hereunto set my hand and affined my official seal, at my office in les imples trusty of les impoles, State of Spiliteria, the day and year in this sectificate first above mylyles.

(NOTARIAL CEAL) Raigh B.Grahes, Notary Public within and for the County of Lee Angeloo, State of California. My con ox July 6 1957

State of Missouri City of St.Louis)se. On this 27 day of August, in the year One Thomsend Mine Handred and Thirty-cap, before me, Arthur C Schowelter a notary public, in and for cald City of St.Louis, State of Missouri, residing therein, duly commissioned and sworm, personally appeared Edward Unria and C.L. Empforer known to me to be the Vice-President and Scoretary of the Lafayette-South Side Bank & Trust Company, the corporation that executed the within instrument as Co-Trustee, and acknowledged that such corporation executed the same

as such Co-Trustee. IN WITHESS WHENEOF, I have hereunto set my hand and affixed my official seal, at my office in the City of St.Louis, State of Missouri, the day and year in

this certificate first above written.
(MOTARIAL SEAL)
Arthur C. Schowalter, Motary Public within and
for the City of St. Louis, State of Missouri My com ex June 11th 1932.

State of Missouri City of St.Louis)es. On this 27th day of August, in the year One Thousand Nine Hundred and Thirty-one, before me Arthur C Schownlter a notary public, in and for said City of St.Louis, State of Missouri, residing therein duly commissioned and sworn, personally appeared Joseph L.Rehme, known to me to be the person described in, whose name is subscribed to and who executed the annexed instrument as Co-Trustee, and acknowledged that he executed the same as such Co-Trustee. IN MITHESS WHEREOF, I have hereunto set my hand and affixed my official seal, at my office in the City of St.Louis, State of Missouri, the day and year in this certificate first above written.

(NOTARIAL SEAL)

Arthur C Schowalter, Notary Public within and
for the City of St. Louis, State of Missouri My com ex June 11 1932

#1095 Copy of original recorded at request of M W Purcell Sep 2 1951, 3:25 P.M. Copyist #59 Compared O.L. Logan County Recorder by Deputy \$13.20-126.

-0-0-0-0-0-0-0-

THIS DEED OF TRUST, made this 24th day of August, 1931, between
FLORENGE E.FRIEST, an unmarried woman, herein called Trustor, TITLE GUARANTEE AND TRUST COMPAST, a corporation, of Loe Angeles, California, herein called Trustee, and DORTHI G. KATZ,
herein called Beneficiary, WITERSETH: That Trustor hereby grants to Trustee, in trust, ECONVI
with power of sale, all that property in the City of Los Angeles County of Los Angeles,
State of California, described as: Lot Four Bundred Ninety-eight (498) of Tract Sixtyfive Bundred Sixty-eight (6568 as per map recorded in Book 72, pages 32 and 33 of Maps, in
the office of the County Recorder of said county. Subject to a trust deed for \$14,500.00
in favor of Beverly Hills Securities Corporation. FOR THE PURPOSE OF SECURING: FIRST. Payment of the indebtedness evidenced by one promissory note (and any renewal or extension
thereof) substantially in form as follows:
Beverly Hills, California, August 24th, 1931

On or before six months after date, for value received, I, Florence E. Pricet, promise to pay to Dorthy G. Katz, or order, at - the sum of Four Thousand and no/100 Dollars, with interest from date until paid, at the ret. of ten per cent per annum, payable quarterly.

Should interest not be so paid it shall become part of the principal and thereafter bear like interest. Should default be made in percent of interest when due, the whole sum of principal and interest shall, at the option of the holder of this note, become immediately due. Principal and interest payable in United States gold coin. This note is secured by a deed of trust to TITLE GUARANTEE AND TRUST COMPANY, a corporation, of Los Angeles, California.

FLORENCE E. PRIEST

WEERS, all of the provisions of the statutes of California, and all of the provictors of the trust deed were complied with as to note to be performed and notices to be NOW, THEREFORE, the trustee, in consideration of the presides recited and of the sun of \$5,000.00 paid by the second party, the receipt whereof is hereby asknowledged, door hereby Grant and Convey, but without warranty, unto BANK OF AMERICA MATICHAL TRUST AND SAVINGS ASSOCIATION, its successors and assigns, the following described real property cituated in the City of Burbank, County of Los Angeles, State of California, to-wit: Lot One (1) in Block "B" of Fract Number Sixty-too Hundred fifty-nine (6259), as per map recorded in Book 67, page 40 of Maps, in the office of the County Recorder of said County. RECEPTING the waters of the Los Angeles River, as owned by the City of Los Angeles. TOGSTHER WITH the appurtenances thereunto

TO HAVE AND TO HOLD the same unto the second party its successors and assigns, forever but without occenant of warrante, express or implied, regarding the title to the property or the enounbrances thereon.

IN WITHESS WHEREOF, the frustee has this day caused its corporate name to be subscribed and its corporate seal to be affixed by its efficers thereunte duly authorized. (Corporate Seal)

CORPORATION OF AMERICA (formerly Mational Bank-italy Company) as Trustee.

State of California, County of Los Angeles.) so. On this 21st day of June, 1933, before the undersigned, a notary public in and for said county and state, personally appeared A.C. Maurey, known to me to be the vice president and A.T. Smith, known to me to be assistant secretary of Corporation of America, the corporation that executed the foregoing instrument as trustee, and known to me to be the persons who executed said instrument on behalf said corporation, and acknowledged to me that such corporation executed the came as IN WITHESS WHEREOF, I have bereante set my hand and affixed such trustee. 12283 -33 my official seal on the day hereinabove stated.

(Notarial Seal) in and for said county and state.

belonging or in any wise appertaining.

Emil Baruch, Notary Public

1166.Gopy of original recorded at request of Grantee, Jun.21,1933,4:28 P.M. copyist 28_Gompared.G.L.Legen, County Recorder, by 8. M. Verkins (35)

MASEMENT FOR WATER MAINS "HIS INDENTURE, made this 9th day of June, 1933, by and between the PASSIONIST ACAMEMIC INSTITUTA, organized and existing under the less of the United States of America, the party of the first part, and the CITY OF SIERRA HADRE, a Municipal Corporation, the party of the second part.

WITNESSETH: That the said party of the first part, for and in consideration of the sum of One Bollar (\$1.00) lawful money of the United States of America, to whom in hand paid by the party of the second part, the receipt whereof is hereby coknowledged, does by these presents grant unto the said party of the second part a perpetual easement and right of way for the construction, reconstruction, inspection, mintenance, operation and repair of water mains, pipes, laterals and appurtenances, in, under and along that certain percel of land in the City of Sierre Madre, County of Los Angeles, State of California, described as follows: 12.91 seres commencing 782.76 feet South 744.48 feet East from most nertherly corner of Lot 19, Sierra Madre Tract, as per Book 4, Pages 502-503, Miscellaneous Records of Los Angeles County, thence East 1135.96 feet, thence North 10 W 210 feet, thence North 27° 30' W 143 feet, thence North 2° 15' W 156.84 feet, plus or minus, thence West 1026.3 feet, thence South 509.52 feet to the point of beginning, part of Lots 19 and 20. Miscellaneous Records of Los Angeles County; and

33.06 acres commoneing at the Southwest corner of the Southwest 1/4 of the Northwest 1/4 of Section 17, Township 1 N, Hange 11 W, thense North 310 feet, thence East 360 feet, thouse South 90 feet, thence East 120 feet, thouse South 130 feet, thouse East 110 feet, thence Marth 150 feet, thence West 90 feet, thence North 70 feet, thence West 500 feet, thomps North 1009.75 feet, thence Best 1091.7 feet, plus of minus, thence South 56 feet,

Commission of the Landson

these South \$700' Even think foot, thomas South 20' that 277.2 foot, thomas South 5' 15' Even 100.5 foot, thomas South 20' that 277.2 foot, thomas South 5' 15' Even 215.15 foot, thomas Event 100.65 foot to point of beginning, Records of Los Angeles Sounty State of Salifornia, Accorded as follows:

Onemassing 102.76 foot South South and 1862.96 foot South and 1862.96 foot Even the most northerly owner of Lot 15, Sierra Endre Trust, as per Book 4, Pages 200-203, Elevellaments Records of Los Angeles Sounty, thomas 5 foot each wide of a conter line Marth 5'45' Boot, a distance of 495 foot, thomas North 6' 45' East, a distance of 200 foot.

TOURTHER with the right to enter upon and to pass over and along mid percel of land themselve and therever necessary for the purpose of constructing, reconstructing, importing, minimizing, operating and repairing mid mater mins, pipes, interals or appartunences.

AND it is expressly understood and agreed that any or all such water mains, pipes, laterals or appartenances constructed or installed upon said strip of land by the party of the second part, are and shall be the property of and subject to the exclusive control of the said party of the second part.

IT IS FURTHER UNDERSTOOD that the underrigned grantor grants an easement only over that portion of the above described parcel of land which is included within land owned by said grantor or in which said grantor is interested.

IN FITHESS MESSOF, said grantor has caused its corporate name and seal to be affixed herete and this instrument to be executed by its Secretary-thereunto duly authorized, this 9th day of June, 1933.

(CORPORATE SEAL)

PASSIONIST ACADEMIC INSTITUTE By Edwin Roman, C.P., Pres. By Cletus Brady, V. Pres. Treas. By Edward Valsa Sec.

State of California, County of Los Angeles.) ss. On this 9th day of June, 1933, before me, T.W.Neale, a Netary Public in and for said County of Los Angeles, State of California, residing therein, duly commissioned and qualified, personally appeared Edmund Walsh, known to me to be the Secretary of the PASSIONIST ACADEMIC INSTITUTE, the corporation that executed the within instrument, known to me to be the person who executed the within instrument on behalf of the supporation therein maned, and schnowledged to me that such corporation executed the same.

WITHESS my hand and official seal the day and year in this certificate above written.

(Notarial Seal) in and for the County of Los Angeles, State of Galifornia. My Commission Expires February 5th, 1937.

RESOLUTION NO.608. RESOLUTION OF THE CITY OF SIERRA MADRE ACCEPTING AN EASENGHT FOR WATER MAINS OVER PROPERTY OWNED BY THE PASSIONIST ADARBIC INSTITUTE, IN THE CITY OF STERRA MADRE.

Whereas the Passionist Academic Institute, existing under the laws of the United States of America, have executed and delivered an easement, dated the 9th day of June, 1935, and signed by Edwin Roman, C.P., Pres.; Cletus Bredy, V.Pres. & Frees.; Edmund Walsh, Seo't. which is attached horowith, conveying certain easements for water mains over their property in the City of Sierra Madre, and it is the desire of the City Council of the said, City to accept said easement.

THEREFORS, BE IT RESOLUED that said easement and the same is hereby accepted end the City Clerk is instructed to cause the same to be filled on record with the County Recorder of Los Angeles County.

The Sity Clerk is instructed to certify to the passage of this Resolution. Adopted and approved this 14th day of Jane, 1933.

(Corporate Seal) H.C.Reavis, Mayor of the City of Sierra Madre.

State of California, County of Los Angeles.) ss. I, Waterly E. Pratt, City Clerk of the City of Sierra Endre, do hereby certify that the foregoing Resolution was duly passed and adopted by the City Council of the City of Sierra Madre at its regular meeting held on the 14th day of June, 1933.

ATES: Conneilmen Lees, Lauless, Freston, Reavis. HOME: Home ASSERT: Countilmen Layton.

(Corporate Seel) Beverly E.Fratt, City Clerk of the Sity of Sierre Indre.

| Onl. Copy of prigical recorded at request of City Clerk, Sierre Indre, Onl. Jan. 21, 1985.
| 100 Pr. Copy of St. Compared. C. L. Logan, County Recorder, by S. N. Parkers (2) Reports.

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It is Mitually Agreed That:

17. Should the property or any part thereof be taken or demaged by reason of only public improvement or condemnation proceeding, or demaged by its architecture, or in any other manner. Beneficiary shall be antibled to all congeniants, awards, and other parameters or relief therefor, and shall be curvied as architecture, appear in and proceeds manner, any action or proceeding on the property of the

17. Should the presence or may past chareed be taken or demand by reason of not public improvement or conformation proceeding, or demand by the control of the public improvement or conformation proceeding, or demanded by the conformation of the process of the public foreign and analysis of the conformation of the public foreign and proceeds, or in and other paramets or cycle therefore, and shall be activist to all components of the public foreign and proceeds, including the process of one public foreign and design and the public foreign and proceeds in the public foreign and public foreign and proceeds in the public foreign and proceeds in the public foreign and public foreign an

28. Any Truster who is a married woman hereby expressly agrees that recourage asy be had against her separate property, but without hereby creaning a or any lien or charge therein. For any deficience after sale of the property headerships.

19. This Dead shall insure us and bind the heirs, fugarant, devisees, eleministrations, assessment, successmen, and easigns of the parties herein. All chilipseions of herecader are joint and several. The term "Beneficiary" shall mean the sense and holder, including pledges, of the note secured hereby, whether or nor as Beneficiary barein.

named as Beneficiary berein.

30. Truns when this Deed, duly executed and schooledged, is made a public record as provided by law Isanes is not obligated to notify any purp herets of pending site under any other Deed of Trus out any action or proceeding in which Truscor, Beneficiary, or Trusse shall be a party, unless brought by Trusse.

31. This Deed shall be reserved according to the laws of the State of California.

32. The Undersigned Trustor requests that a copy of any notice of default and of any notice of sale hereunder be mailed to him at the address hereinbefore set forth.

Signature of Trustor Clifton B.Robertson Julia K.Robertson

State of California, County of LOS ANGELES) see On this 19th day of March, 1943, before me, the undersigned, a Notary Public in and for said County, personally appeared CLIFTON B. ROBERTSON and JULIA K. ROBERTSON, known to me to be the persons whose names are subscribed to the within instrument, and acknowledged that they executed the same.

(Seel) Witness my hand and official seel.
Sheldon W. Hymer Hotery Public 27, 1945.
The seed as Trust Deed and Assignment of Rents.

#621.Com of original recorded at request of TITLE INSURANCE & TRUST 00.Mer 25 1943 at 8:30 A.M. Coppist #67.Compered. Name B. Beatty, County Recorder, Buckley (2:40) Deput Deputy.

IN THE DISTRICT COURT OF THE UNITED STATES
IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA
CENTRAL DIVISION

UNITED STATES OF AMERICA, Plaintiff, UNITED STATES OF AMERICA, Plaintill,

54.05 ACRES OF LAND, MORE OR LESS, SITUATS
IS LOS AMERICS COUNTY CALIFORNIA,
PASSIONIST ACADEMIC INSTITUTE, a corporation;
CITY OF SIRRA MADRE; COUNTY OF LOS AMERICS,
STATE OF CALIFORNIA; JOHN DOZ ONE to JOHN
DOS IEN, inclusive; JAME DOZ ONE to JOHN
DOZ IEN, inclusive; DOZ ONE COMPANY, a corporation, ONE DOZ COMPANY, a corporation, ONE DOZ COMPANY, a corporation, inclusive; ROZ ONE as Executor or Administrator of the Estate of Black One, deceased, to ROZ IENES, as Executor or Administrator of the estate of Black Three, deceased, inclusive, et al.,
Defendants.

No. 2812 B CIVIL LIS PENDENS

MOTICE IS HEREBY GIVEN that plaintiff, United States of America, mas filed a Complaint in Condennation of the hereinefter described property, situated in the County of Los Angeles, State of California, under the provisions of Sections 1257 1284.9, inclusive, of the Code of Civil Procedure of the State of California, and upon instructions of the Attorney General of the United States, at the request of the Secretary of War of the United States, and pursuant to the provisions of an Act of Congress approved February 26,

1951 (46 Stat.1421, 40 U.S.C., sec.258a) and Acts supplementary thereto and amendatory thereof, and under the further suthority of the Act of Congress approved August 18,1890 (26 Stat.516), as amended by the Acts of Congress approved July 2,1917,(40 Stat.241), April 11,1918 (40 Stat.518,50 U.S.C.sec.171), and March 27,1942 (Public Lew 507 77th Congress,); that the object of said action is to condemn for a term for years commencing on the date of the filing of this action and moding June 80,1943, and extendable for additional yearly periods during the existing national emergency at the election of the Secretary of War, which election shall be signified by the giving of a sixty days notice.

That the property herein taken end condemned in this proceeding is situated in the County of Los Angeles, State of Californi: and is more particularly described as follows:

Commencing at the Northeast corner of Section 18, Township 1 North, Range 11 West, S.B.B. and M. and running themce West slong the North line of said Section 18 to a point 755.10 feet East of the Borthwest corner of the Bortheast quarter of the Bortheast quarter of said Section 18; thence South 1320.2 feet more or less to a point in the South line of the Northeast quarter of the northeast quarter of said Section 18; themce east along said South line to a point 356.07 feet Best of the Bortheast corner of the Southeast quarter of the Bortheast quarter of said Section 18, said point being the Borthwest corner of that certain percel of land described as Parcel 2 in the deed from Rev.Peter Hanely, C.P. to Passionist Academic Institute, a Californi: corporation, recorded May 9, 1924 in Book 3051, Page 305 of Official Records of Los Angeles County, Californic; thence South 2.50% chains to the Southwest corner of the land so conveyed as parcel 2 of seid deed; thence South 79° 45' East 5.48 chains to a point in the East line of Lot 5 of the Southeast quarter of the Northeast quarter of said Section 18, said point also being the Southeast corner of the land so conveyed as Parcel 2 in said deed; thence South along the East line of said Lot 5 to a point which is 700 feet South of the Mortheast corner of said Lot 5 in the Southeast quarter of the Bortheest quarter of said Section 18; thence Bast 1135.1 feet more or less to a point in the West line of the land conveyed by Palmer T.Reed to the Sierra Madre Bater Company by deed recorded in Book 1849, Page 275 of Deeds, records of said County; thence North verious courses and distances along the West line of the land so conveyed to said Sierra Maura Water Company to a point in the North line of the Southwest quarter of the Borthwest quarter of Section 17, Township 1 Borth, Range 11 West, S.B.B.& M.; thence West along said Borth line to the Southeast corner of the West helf of the Northwest quarter of the Northwest quarter of said Section 17; thence North along the East line of said West half of the Northwest quarter of the Northwest quarter of said Section 17 to the North line of said Section; thence West along the North line of said Section 17 to the point of beginning.

That the parties defendant in said proceeding, designated by their true names, are set forth in the caption hereog. Dated this 22nd day of March, 1943.

LEO V.SILVERSTEIN United States Attorney
IRL D.BRETI Special Assistant to the
Attorney General

SYLVAN G.BAY Special Attorney Lands Division Department of Justice By Sylvan G.Bay Attorneys for Plaintiff.

1110 A.R. Copy of original recorded at request of Lands Div. Dept. of Justice, Mar 25 1943
1110 A.R. Copyist #67. Compared. Mame B. Bestty, County Recorder,
12. Sc. 50-11.8.

STAIR OF CALIFORNIA, COUNTY OF Los Angeles)ss. AFFIDAVIT - DRATH OF JOINT THRANT Carmelita P.Crumley, of legal age, being first duly sworm, deposes and says; That Barry-Weger, the decedent mentioned in the attached certified copy of Certificate of Death, is the same person as Harry Weger named as one of the parties in that certain deed dated August 26,1926, executed by Chap. E.Rothsermel, Hary E. Aothsermel, E.W. Hodgin and Has Bodgin to Barry Weger and Carmelita Neger, his wife, as an joint tements, recorded as Instrument Ho.180, on October 4,1926, in Book 6127, Page 3, of Official Records of Los Angeles County, California, covering the following described property situated in the County of Los Angeles, State of California; Let 1 of Block A of Tract 3812, as per map recorded in Book 76 Page 90 of Haps, in the office of the County Recorder of said County. That the value of all real and personal property owned by said decedent at date of these the trackets the full value of the property above described, did not then exceed the

that the value of all real and personal property owned by said decedent at date of death, including the full value of the property above described, did not then exceed the sam of \$6000.00.

Subscribed and Smorn to before me this 15th day of March, 1945.

(Seel)

for said County and State. My Commission Expires November 5, 1944.

sistant Trust Officer, thereunto duly authorized

BANK OF AMERICA NATIONAL BOOST AND SAVINGS ASSOCIATION, as Trustee. By R. A. Wfight, Vice-President-Trust Officer. By Great J.Hogs Assistant Trust Officer.

STATE OF CALIFORNIA COUNTY OF LOS ANGELES)SS On this 8th day of October, 1945, before me M. Cupp, a Notery Public in and for said County personally appeared K.A.Wright, known to me to be the "Free-President Trust Officer, and Grant J.Hoge, known to me to be the Assistant Trust Officer of the BANK OF ANGELS NATIONAL TRUST AND SAVINDS ASSOCIATION, the national banking association that executed the foregoing instrument as trustee, and known to me to be the persons who executed the same on behalf of the national banking association therein named, and acknowledged to me that such national banking association executed the same as trustee.

(Seal) in and for said County and State. M. Cupp Notery Public

#1591 Copy of original recorded at request of Grantee OCT 8 1943 2:40 P M Copylat #48 Compared Make 3. SEATTT, County Recorder, by And Tulker (27) Deputy \$1.00-4.8.

IN THE DISTRICT COURT OF THE UNITED STATES IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA CENTRAL DIVISION

4.7.Ref; 33-5-10404 43-0-738

UNITED STATES OF AMERICA, Plaintiff
54.03 ACRES OF LAND, MORE OR
LESS, SITUATE IN LOS ANORES
COUNTY, CALIFORNIA; PASSIONIST
ACADEMIC INSTITUTE, a corporation,
et al. Defendants

No. 2812-B C1V11 DECREE ON DECLARATION OF TAKING

COMES NOW the plaintiff herein, United States of America, by and through Irl D.Brett, Special Assistant to the Attorney General, and Sylvan G. BAY and Martell E.Thompson, Special Attorneys, Lands Division, Department of Justice, and mows the Court to enter a Decree vesting title in the United States of America for a term for years ending June 30, 1943, together with the right to extend said term for additional yearly periods thereafter during the existing national emergency at the election of the Secretary of Wer, which election shall be signified by the giving of notice at any time prior to the end of the term hereby taken, or subsequent extensions thereof.

Thereupon the Court proceeded to hear and pass upon said Motion, Complaint and Decleration of Taking, and finds and decrees as follows:

FIRST: That the United States is entitled to acquire property by eminent domain for use in connection withthe establishment of the Sants Anita Ministure Anti-Aircraft Range, California, and for such other uses as may be authorized by Congress or by Executive Order, and are required for immediate use.

SECOND: That the Complaint in Condemnation was filed at the request of the Secretary of War of the United States, the authority empowered by law to sequire the land described in the Complaint, and under the direction of the Attorney General of the United States.

THIRD: That in said Complaint and in the Declaration of Taking a statement of the authority under which and the public use for which said land is taken is set out; and that the Secretary of War of the United States is the person duly authorized and empowered by law to sequire lands such as are described in the Complaint, for the purposes as aforesaid; and that the Attorney General of the United States is the person authorized by law to direct the institution of said condemnation proceedings.

FOURTH: That a description of the land sought to be taken sufficient for the identification thereof is set out in Schedule "A" of said Declaration of Taking.

FIFTH: That a statement of the estate or interest in said land taken for said public use is also set out in said Declaration of Taking.

SIXTH: That a plat or plan is set out in Schedule "B" affixed to end incorporated in the Declaration of Taking, showing the land taken.

SEVENTE: A statement of the sum of money estimated by said sequiring authority to be just compensation for the land taken, to wit: the sum of One Thousand Four Hundred Seventy-one and 30/100 Dollars (\$1,471.30) is set out in said Declaration of Taking, which said sum has been deposited in the registry of the Court.

RIGHTH: That there is a statement in seid Declaration of Taking that the estimated ultimate award of demages for the taking of said property, in the opinion of the Sourctary of War of the United States, probably will be within the limits prescribed by law

Jon.

a.7.8ef

10-7-45

as the price to be paid therefor.

NINTH: That by an Order of the above entitled Court entitled "Order for Immediate
Possession Under the Second War Powers Act of 1942", obtained pursuant to end under
the authority of the Second War Powers Act of 1942, approved March 27, 1942 (Public
Lew 507 - 77th Congress), which Order for Immediate Possession was signed on March 18,
1943, the United States of America was duly and regularly authorized and empowered to
enter upon and take full and exclusive possession as recited in said Order for Immediate Possession of that certain tract of land described in said Order for Immediate Possession, Declaration of Taking, and hereinefter described.

TENTH: That the aforesaid Order for Immediate Possession entered herein on March 18, 1943 is now, and has at all times since the entry thereof been in full force and effect, and that insofar as the said Order relates to the possession of the United States of the hereinafter described land, said Order for Possession is adopted and incorporated herein, and confirmed in all respects.

and the Court having fully considered said Complaint and Declaration of Taking, and the statutes in such case made and provided, is of the opinion that the United States of America is entitled to take said property for a term for years ending June 30,1943, extendible as set forth in the Declaration of Taking, subject, however, to existing essements for public roads and highways, public utilities, railroads and pipe lines, and reserving to the landowners the right to use, maintain and repair water tunnels located on said land, together with the right to withdraw water therefrom, and have title to such estate and interest vested in it pursuant to the provisions of lew in such case made and provided, and under the authority of the lot of Congress approved February 26, 1931 (46 Stat. 1421; 40 U.S.C., sec. 258a), and acts supplementary thereto and amendatory thereof, and under the further authority of the Act of Congress approved August 18, 1890 (26 Stat. 316), as amended by the Acts of Congress approved July 2, 1917 (40 Stat. 241), April 11, 1918 (40 Stat. 518; 50 U.S.C., sec. 171), and March 27, 1942 (Public Lew 507-77th Congress), which acts authorize the sequisition of land for military or other war purposes, and the not of Congress approved July 2, 1942 (Public Law 649 - 77th Congress) and the Act of Congress approved July 1, 1943 (Public Law 108-78th Congress), which sots appropriated funds for such purposes.

IT IS THEREFORE CRIERED, ADJUDGED AND DECREED:

That the estate taken for said public uses is a term for years ending June 30,1943, together with the right to extend said term for additional yearly periods thereafter during the existing national emergency at the election of the Secretary of War, which election shall be signified by the giving of notice at any time prior to the end of the term thereby taken or subsequent extensions thereof, subject, however, to existing essements for public roads and highways, for public utilities, for reilroads and for pipe lines, and reserving to the land owners the right to use, maintain and repair water tunnels located on the land, together with the right to withdraw water therefrom.

That the land which is the subject matter of this Declaration of Taking and of this condemnation aggregates 56.23 acres, more or less, situate and being in the County of Los Angeles, State of California, and is more particularly described as follows:

TRACT NO. 1

Commencing at the Mortheast corner of Section 18, Township 1 North, Range 11 West, 3.B.B. & M. and running thence West along the North line of said Section 18 to a point 765.10 feet East of the Northwest corner of the Northeast quarter of said Section 18; thence South 1380.2 feet, more or less, to a point in the South line of the Northeast quarter of the Northeast quarter of said Section 16; thence east along said South line to a point 356.07 feet West of the Northeast corner of the Southeast quarter of the Northeast quarter of said Section 18, said point being the Northwest corner of that certain percel of land described as Percel 2 in the deed from Northwest corner of that certain percel of land described as Percel 2 in the deed from New.Peter Hanley, C.P., to Passion 14. Accedence Institute, a California corporation, recorded May 9, 19 M in Book 3051.Page 305 of official Records of Los Angeles County, California; themse South 2.59 1/2 chains to the Southwest corner of the land so conveyed as Percel 2 of said deed; thence South 79° 45° East 5.48 chains to a point in the East line of Lot 5 of the Southwest quarter of the Northeast quarter of said Section 18, said point also being the Southwest corner of the land so conveyed as Parcel 2 in said deed; thence South along the Rost line of said Lot 5 to a point which is 700 feet South of

the Northeast corner of said Lot 5 in the Southeast quarter of the Northeast quarter of said Section 18; thence Rest 1135.1 feet, more or less, to a point in the West line of the land conveyed by Palmer T.Reed to the Sterre Madre Water Company by deed recorded in Book 1349, Page 275 of Deeds, records of said County; thence North various courses and distances along the West line of the land so conveyed to said Sierra Madre Water Company to a point in the North line of the Southwest quarter of the Northwest quarter of Section 17, Township I North, Namee 11 West, S.B.B.k M.; thence West slong said North line to the Southeast sorner of the West half of the Northwest quarter of the Northwest quarter of said Section 17; thence North slong the east line of said West helf of the Northwest quarter of the Northwest quarter of said Section 17 to the North line of said Section; thence West along the North line of said Section 17 to the point of beginning.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that possession of the above described property, and the shole thereof, shall be delivered to the United States of America forthwith.

Nothing herein is to be considered as a determination by the Court that the estimate of the Secretary of War of the United States, or the amount deposited is, or is not, just compensation for the taking by plaintiff of the herein described property.

This couse is held open for such other and further Orders, Jud-ments and Decrees as may be necessary in the premises.

DATED this 7 day of October 1943, at 11:19 o'clock, A.M.

United States Jistrict Judge

Presented by:

IRL D. BRETT Special Assistant to the Attorney General

SYLVAN G. BAY MARTELL E. THOMPSON Special Attorneys, Lends Division Department of Justice

Judgment entered OCT 7 - 1943 Docketed OCT 7 -1943 C.O. Book 21 Page 341

Mmund L. Smith, Clerk,

By MARTELL E. JOHNSON
Attorney: for ileintiff
FILED OCT 7-1945 EDMIND L. SMITE, Clerk By R. S.Clifton Deputy Clerk
1 TRUE COPY. OCT 7 - 1943

ATTUST OF A COURT OF COURT OF

nelles (240) ope to. 12.50-21.B.

U.S.I.R.S. \$4.95 canceled. Grant Deed CARLISTON L. CARLETON, a married map, R.E.PATHE, a may ried man, and H. R. PORTMAN, a married man. In consideration of Ten Dollers to them in hand paid, the receipt of which is hereby somnowledged, do hereby GRANT to CLIFFORD A. BREWER and M. ELINOR BREWER, insbend and wife, as joint tements, all that real property situated in the County of Los Angeles State of California, describet as follows: Lot 20 of Tract No. 12671, as per map regarded in Book 242 Page 37 of Maps in the office of the Recorder of Los Angeles County, WITNESS their hands this Alst day of September, 1945. California.

R. E. Payne Carleton L.Garleton R. Elmer Payne, attorney in fact. H. R. Portman

STATE OF CALIFORNIA, County of Los Angeles) ss. On this 29 day of September, 1945, before me, Lewis Smith, a Notary Public in and for seld County, personally appeared R.E.Payne and H.R. Portuen known to me to be the persons whose names are subscribed to the foregoing instrument and seknowledged that they presuted the same.

WITHESS my hand and Official Seal. (Seal)
in and for said County and State. My Commission Expires Merch 23, 1945 STATE OF - County of -) es. On this 29th day of September 1945, before me, Lewis Smith, a Notary Public in and for said County, personally appeared R. Miner Payne known to me to be the person whose name is subscribed to the within instrument, as the Attorney in fact of Carleton L.Carleton and seknowledged to me that he subscribed the name of Carleton L. Carleton thereto as principal and his own name as Attorney in fact.

IN WITHERS WIEMOF, I have berounte set my hand and affixed my Official Seel, the day

Witness my head and Official Seel.

(SEAL.)

F. C. Childs Notery lubife

in and for said County and State. My commission expires Sept. 5th, 1946 \$456, Copy of original recorded at request of TITLE INSURANCE & TRUST CO NOV F 1844 at RAN Copylat \$106, Compared, Memo B. Leetty, County Recorder, by & Kefranc (200 Deputy \$1.00 - 3. R.

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District Court of the United States Southern District of Californie CENTRAL DIVISION

UNITED STATES OF AMERICA, Ileintiff, } JOHN CARLO DELLA RAGIONE, Defendant.

No. 15897 (CD) Criminel

I certify that in the above-entitled sction and Court, on the 20th day of Cetober, 1944, Judgment was entered in Judgment-Bev-JP.) Minute book 42, page 717, in favor of United States of America and against John Carlo Della Ragione for \$100.00 Principal, \$--Intercety-\$---Attorney-fooy-and-\$-Coote. ATTESTED this 6th day of November, 1944. (SRAL)

Au-Se-EIMMERMAN EDMUND L. SMITH, Clerk Py Cherles A. Seitz Deputy Clerk

\$1638, Copy of original recorded at request of Attorney NOV 8 1944 at 11:28 AM. Copylet #106, Compared, Mame B. Beetty, County Recorder, By \$1.00 - 2. R.

RESOLUTION NO. 503

THE CITY COUNCIL OF THE CITY OF STERRA MADRE DO ESCUVE AS FULLUMS: That that cortain Grent Deed deted October 17, 1944, executed by PASSIONIST ACADEMIC INSTITUTE, a corporation, greating to the City of Sierre Medre, a municipal corporation, all that certain real property situate in the City of Sierra Medre, County of Los Angeles, State of California, and more particularly described to soid Doed be and the same is hereby accepted by soid City of Sterre Medre. The fity Clerk shall certify to the adoption of this resolution.

The foregoing resolution was adopted at a regular meeting of the City Council of the City of Sierre Medre held of the 24th day of Detoter, 1944, by the effirmative vote of at leest three Councilmen, towaits:

AYES: Councilmen, Madill, Hoogee, Schiltz and Freehlich, APSENT: Coupcilmen deynolds,

NOWS:

and signed and approved this 24th day of October, 1944.

The undersigned, City Clerk of the City of Sierre Medre, does hereby certify that the foregoing is a full, true and correct copy of a Resolution adopted by the City Council of seld City of Sierrs Medre et a regular meeting thereof held October 24, 1944.

WITNESS my hand and the corporate seel of seld City of Slarre Madre this 24th day of October, 1944.

(SEAL)

Waverly E. Frett City Clerk of the City of Sierre Medre

Affix I.R.S. tnone

Grant Dood

In Consideration of \$250.00, receipt of which is acknowledged, FASSICHIST ACADEMIC INSTITUTE, a corporation, whose permanent address is does hereby great to CITY OF SIERRA MADRE, a Municipal Corporation, whose permanent address is Sierra Medre, California the real property in the City of Sierre Madre County of Los Angeles, State of California, desoribed es: These portions of the Southwest quarter of the Northwest quarter of Section 17, Township 1 North, Range 11 West, S. B. B. & M., and of Lot 20 of Sierra Medre Treet, else in soid City, as shown on map of soid Treat, as per map recorded in Book 4, Pages 502 and 503 of Wiscellaneous Records, in the office of the County Recorder of seld County, bounded Ly following described line: Beginning at point of intersection of Southerly line of Southwest quarter of Northwest quarter of raid Section 17 with Westerly line of that first described percel of land conveyed to Slore Madre Water Co., by deed recorded in Book 1349 Page 275 of Deeds: thence South 2° 08' East along said Westerly line, 160.67 feet, more or

Procident

less, to an angle point therein; thence South 27° 23' Rest, continuing slong seid Westerly line, 44.61 feet, more or less, to a line perellel with seid Southerly line of Southmest quarter of Herthwest quarter of said Section 17, and distant therefrom 190.72 feet, measured at right angles; thence North 60° 05' West along, seid perellel line 45.00 feet; thence North 14° 45' 33" West 155.57 feet; thence North 2° 06' West, parellel to said first mentioned Westerly line, 50.00 feet, more or less, to a point in said Southerly line of Southwest currer of Northwest currer of said Section 17, distant thereon North 89° 05' West 60.00 feet from point of beginning; thence North 25° 31' 10" East 131.26 feet, more or less, to said first mentioned Westerly line; thence South 2° 06' East slong said first mentioned Westerly line, 120 feet, more or less, to the point of beginning. Subject to all covenants, conditions, restrictions, reservations, essencests and rights of may of record effecting said real property. Subject also to City and County taxes for the fiscal year 1944-45. Deted this 17th day of October 1964, 1944.

PASSIONIST ACADEMIC INSTITUTE, a corporation, By Bonifece Fielding, Freeldont Attosted Angelo Hemilton, Scoretery

State of California County of Los Angeles) so. On this 19th day of October A.D., 1944, before me, T. W. Nesle, a Notery Public in and for the said County and State, residing therein, duly commissioned and avern, personally appeared Beniface Fielding known to me to be the President and Angelo Hamilton known to me to be the Secretary of the Passionist Academic Institute the Corporation that executed the within Instrument, known to me to be the persons who executed the sithin Instrument, on behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the same.

In Witness Whereof, I have hereunto set my hand and affixed my official seel the day and year in this certificate first above written.

(SEAL)

(SEAL)

T. W. Neele Notery Public in and for seld County and State

#59,Copy of original recorded at request of TITLE INSURANCE & TRUST CO NOV 9 1944 at SAM.

Copyist #106, Compared, Name B. Beetty, County Recorder, By & Admail 27.

FREE 11. B. Leputy

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Order 2097421-Wightman

Pull Reconveyance

TITLE INSURANCE AND TRUST COMPANY, a Colifornia corporation, as successor Trustee under Deed of Trust, dated September 7, 1940, made by Homes Beautiful, Inc. Trustor, and recorded as Instrument No. 277 on Sept. 10, 1940, in Book 17739, Fage 325, of Official Records in the office of the Recorder of Los angeles County, California describing land therein as Lot 77 Trect 12323 € 231/31 to 34 of Maps. having releived from helder of the obligations thereunder a written recomest to reconvey, reciting that all some secured by said Deed of Trust have been fully paid, and said Deed of Trust and the sate or notes secured thereby having been surrendered to said successor Trustee for cancellation, does hereby Reconvey, without werranty, to the person or personal legally entitled thereto, the estate now held by it thereunder. In Witness Whereof, Title Insurance and Trust Company, as successor Trustee, has caused its comparate name and seel to be harate offixed by its Ascistant Secretary, thereunto duly authorized, this 26th day of October, 1944.

(SEAL)

TITLE INSTRANCE AND TRUST COMPANY, as successor Trustee,

Ey J. A. Willett Assistant Secretary

State of California, County of Los Angeles,) so. On October 26, 1944, before me, the undersigned, a Notery Public in and for said County, personally appeared J. A. Willett, known to me to be the Assistant Secretary of TITLE INSURANCE AND TRUST COMPANY, the componation that executed the foregoing instrument as successor Trustee and known to me to be the person who executed said instrument on behalf of the componation therein named, and acknowledged to me that such componation executed the same as successor Trustee.

WITNESS my hand and official seel.

(SEAL)

M. P. Fesce Notery Public in and for said County and State

No . R-86880

#850, Copy of original recorded at request of TITE INSURANCE & TRUST CO NOV 6 1944 at PAN

Copylat #106, Compared, Hame E. Bestty, County Recorder, By C. Achel (4)

Leputy

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		GRANT OF EAS	ON)	11 228
title as PA	OSA MOMASTERY SSIGNIST ACADE	AND RETREAT HOUSE MIC INSTITUTE,	, a California Corp	oretion, who acqui
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incipal place of be	seiness at	TUPPN CALIBOR	NIA EDISON COMPA	NV
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on and over the r	eal property herei	nafter described, situa	ted in the County of L	on Anmiles
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12, 2-54 2200

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF SIERRA MADRE. CALIFORNIA, ACCEPTING MASES ENT COVERING CERTAIN REAL PROPERTY TO THE CITY OF SIERRA MADRE (Passionist Retreat).

THE CITY COUNCIL OF THE CITY OF SIETRA NAMES DOES RESOLVE AS POLLOWS!

SECTION 1. That the City of Sierra Madre accept from the Passionist Mater Dolorosa Retreat, a corporation, Passwent dated actober 20, 1954, granting to the City of Sierra Madre that certain real property in the City of Sierra Madre, more particularly described in said Passaont, for mater pipe-line purposes.

SECTION 2. The City Clerk shall certify to the adoption of this Resolution.

I HEREBY CLETIFY that the foregoing Resolution was adopted at a regular meeting of the City Council of the City of Sierra hadre, held on the 9th day of November, 1954, by the affirmative vote of at least three Councilmen, to with

AYES: Councilmen PRATT, WOOD, ROBERTS, JAMES AND LOUR

NUES: NONE

ALSENTI NOME

City Clerk of the City of Sierra Madre

SIGNIE AND APPROVED total day of November 1954.

Mapor of the City of Sierra Madre

ATTEST:

City Clerk

STATE OF CALIFORNIA)
COUNTY OF LOS ANGELES(so
CITY OF SIERRA MADES)

I. L. Marie Warfel, Oity Clerk of theOity of Sierra Madre, County and State aferesaid, do hereby certify the foregoing to be a full, true and correct copy of Resolution No. 1332 of the City of Sierra Madre, as the same appears of record and on file in my office, and that I have carefully compared the same with the original.

IN VITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the City of Sierra Madre this 9th day of November, 1954.

City Clerk

EASEMENT

In consideration of the sum of Ten Dollars (\$10.00), receipt of which is hereby acknowledged, the Undersigned, THE PASSIONIST MATER DOLOROSA RETREAT, a corporation, does hereby give and grant to the CITY OF SIERRA MADRE, a Municipal Corporation in the County of Los Angeles, duly organized and existing under and by virtue of the laws of the State of California, its successors or assigns, an easement for the installation and maintenance of a water pipe line in, through, along and across a certain strip of land five (5) feet in width, described as follows:

A Right-Of-Way five feet in width for the installation, operation and maintenance of an underground water pipe line on the northern portion of Lot 20, Sierra Madre Tract, M.R. Book 4, Pages 502 and 503, Records of Los Angeles County, California, and the southern portion of the SW NW Section 17, T.1 N., R.11 W., SBBM, in the City of Sierra Madre, County of Los Angeles, State of California, with centerline more particularly described as follows:

From a 2" I.P. at the north end of the centerline of Crestvale Avenue as shown on map of Tract 18837, MB 472, Pages 11-12 (said pipe being 767.44 feet east of the west line of the above mentioned Lot 20), go N 89° 57' 15" W 24 feet to a point, the true point of beginning, thence N 1° 42' W 87.25 feet to a point, thence N 24° 23' W 292.75 feet to a point, thence N 8° 6' W 213.00 feet to a point, thence N 22° 59' E 66.9 feet to m point, thence N 10° 39' W 134.8 feet to a point and an existing east-west water pipe line.

Bearings are based on the bearings of Crestvale Avenue as shown on map of said Tract 18837.

Together with the right to enter upon and to pass and repass over and along said easement and to deposit tools, implements, and other materials by said City of Sierra Madre, its officers, agents, and employees, and by any contract, his agents and employees, authorized by said City, whenever and where ever necessary for the purposes above set forth.

It is understood that each of the above grantos grants only that portion of the above described strip of land which is included within land owned by said grantor, or in which said grantor is interested.

WITNESS OUR HANDS this 20 Ld day of October, 1954.

THE PASSIONIST MATER DOLOROSA RETREAT.

BY STATE OF CALIFORNIA COUNTY OF LOS ANGELES On October 2011 1954, before me, the undersigned, a Notary Public in and for said County and State, personally appeared James P. W. lite and lailand ERall known to me to be the President, and , known to me to be the Secretary of the Corporation that executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the same. WITNESS my hand and official seal. My commission expires: My Commission Expires April 26, 1957 SOCUMENT No RECOFDED AT REQUEST OF DEC 2 1954 40 M 8 AM OFFICIAL RECORDS

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ASQUET OF

WHEN PROGRUED

Return to:

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DATED: October 201986

T. GUY CORNEY!

AGC LOIA CHLINGTON DRIVE AGC LOIA CHLINGTONIA TOLONIA SOUR & FARD

Attorney for City of

GRANT OF EASEMENT

4.25-55

	DAGCT/MITCH AND ADDRESS OF THE PARTY OF THE		J.			
	the Carried of the Carried the laws of the Carried the	ITUTE, a California Corporation				
	principal place of business at	, and maring it	tr			
	in, on and over the real property hereinafter descrit	ALIFORNIA EDISON COMPANY, a corporation, it, maintain, alter, add to, repair, replace, and/or removed, situated in the County of Los Angules sites, necessary guys and anchors, cross-arms, wires an tric energy to be used for light, heat, power, telephon	•.			
	Said real property is described as follows:					
	is more particularly described to	h lying within that portion of the South- r of Section 17, Township 1 Borth, Range Angeles, State of California, which portion Deed to the Grantor besein recorded as a 3051 of Official Records of said County.				
Monrovi	per map recorded in Book 404, Office of the County Recorder 356 feet to a point hereinafte point is 100 feet enterly.	Pages 9 and 10 of Maps, in the of said County; themse Hortheasterly or referred to as Point 94° which				
	and portettial	t quarter.				
57-88	property. The centerline of which st	dth lying within the above described rip is described as follows:				
- data		thence Northeasterly a distance of				
BATE	74 4					
4/15/55	electric line in the location in which	the above described line is approximate only by this conveyance to grant an easurest for h said electric line shall be constructed or a and their respective agents and employees, shall have to or interfere with said electric line and district.	r said			
	The Grantee, its successors and assigns, and it	s and their respective agents and employees shall have	bas a			
	access to said electric line and every part thereof	a and their respective agents and employees, shall have r or interfere with said electric line, and shall have free , at all times, for the purpose of exercising the rights				
	berein granted.	, at an times, for the purpose of exercising the rights				
	IN WITNESS WHEREOF, said PASSIO	DMIST ACADEMIC INSTITUTE				
	President and	ixed hereto and this instrument to be executed by its				
	day of april 19 ff	acreamto duly authorized, this				
		PASSICULAT ACADOGC INSTITUTE,				
		a Calffornia Corporation				
		By James Oth &				
		Sort OR President				
1	2. 2. 17. 2	By order (S) July 20				
3	TATE OF CALIFORNIA COUNTY OF	- Secretary				
1	55.	SPACE BELOW FOR RECORDER'S USE ONLY				
- C)	d. eles					
cotta	ary Public in and for said County and State, per-	ACCOMPANY REQUEST OF 3713	5			
and	Cornoration that as sented at	Itute, APR 25 58 PM "55	19			
with and cute	known to me to be the persons who executed the in instrument on behalf of the said corporation, acknowledged to me that such corporation exed the same pursuant to its by-laws or a resolution is board of directors.	MAME B. BEATTY, RECORDER LOS ANGELES COUNTY, CALIF. BY DEPUTY	6			
E wil	NESS my hand and official seal		1			
	The Public on and of sand Franty and State. To Commission Lagrent April etc. 1907					

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HAROLD W. KENNEDY, County Counsel RICHARD L. RIEMER, Deputy County Counsel ROBERT A. VON ESCH, JR., Deputy County Counsel 648 Hall of Administration 500 West Temple Street Los Angeles 12, California MAdison 5-3611, Ext. 65626

Attorneys for Plaintiff

RECURDED IN OFFICIAL RECORDS RAY E LEE RECORDE

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IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES

LOS ANGELES COUNTY PLOOD CONTROL DISTRICT,) a body corporate and politic,

Plaintiff.

PAUL N. CARTER:

ARCADIA INVESTMENT COMPANY:

ANNETTA M. CARTER:

CITY OF SIERRA MADRE;

HARRIS TRUST AND SAVINGS BANK, as Trustee;

W. MURRAY HAWKINS; CAROL B. HAWKINS;

GALE L. HERSEY; JANE M. HERSEY:

PASSIONIST MATER DOLOROSA RETREAT;

23 RANCHO TOYON;

SECURITY-FIRST NATIONAL BANK, as Trustee;

SENTINEL INVESTMENT COMPANY, as Trustee:

SOUTHERN CALIFORNIA EDISON COMPANY;

HAROLD J. SPEARS; ELIZABETH S. SPEARS;

UNIVERSAL SAVINGS AND LOAN ASSOCIATION;

CORNELIUS G. WILLIS; MILDRED HOOVER WILLIS;

DOE ONE TO DOE ONE HUNDRED, inclusive; and

ALL PERSONS UNKNOWN CLAIMING ANY TITLE OR

INTEREST IN OR TO THE PROPERTY SOUGHT

Defendants.

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NOTICE IS HEREBY GIVEN that an action has been com the Superior Court of the State of California, in and for the County of Los Angeles, by the above-named plaintiff against defendants above named.

Such action is brought for the purpose of condemning:

- (1) Permanent easements to construct, operate and maintain telephone lines in, over and across Parcels Nos. 89, 90, 91, 92, 93, 94, 95, 102, 123 and 125; and
- (2) Permanent easements for ingress and egress in, over and across Parcels Nos. 101, 113, 114, 118 and 120;

said parcels being more particularly hereinafter described, for any public uses and purposes authorized by law, and for use for and in connection with the improvement, construction, reconstruction, operation, and maintenance thereon and thereunder of MOUNTAIN TELEPHONE LINES at Carter Debris Basin to northerly extremity of Sunnyside Avenue, situate in the City of Sierra Hadre and in the unincorporated territory of the County of Los Angeles, State of California

That said real property is situate in the City of Sierra Madre except Parcel No. 95 which is partially in the City of Sierra Madre and partly in the unincorporated territory of the County of Los Angeles, State of California, and more particularly described as follows:

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Farcel No. 89 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the southwest one-quarter of the northeast one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., described in deed to W. Murray Hawkins et ux., recorded in Book 22771, page 430, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in that line having a bearing and length of "M. 51" 20' 57" E. 277.36 feet", in the southeasterly boundary of the land described in deed to Los Angeles County Flood Control District, recorded in Book 45796, page 250, of Official Records, in the office of said recorder, said point being distant along said line S. 51° 20° 57" W. 0.13 feet from the northeasterly extremity thereof; thence N. 88° 53' 06" W. 1142.52 feet; thence N. 85° 52' 01" W. 595.00 feet; thence N. 23° 32' 35" b. 42.52 feet to a point in that easterly line of the land described as Parcel No. 1 in a Final Order of Condemnation had in Superior Court Case No. 631038, a certified copy of which is recorded in Book 47067, page 281, of Official Records in the office of said recorder, said easterly line having a bearing and length of "N. 12° 14' 15" E. 161.41 feet", said point being distant along said easterly line N. 12° 14' 15" E. 86.20 feet from the southerly extremity thereof.

The area of the above described parcel of land is 5,484 square feet, more or less.

Parcel No. 90 (Pasement to construct, operate and a intain telephone lines):

That portion of that part of the couthwest one-quarter of the northeast one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., described in deed to Edgar U. Drake et ux., recorded in Book 39815, page 241, of Official mecords, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in that line having a bearing and length of "N. 51° 20' 57" E. 277.36 feet", in the southeasterly boundary of the land described in deed to Los Angeles County Flood Control District, recorded in Book 45796, page 250, of Official Records, in the office of said recorder, said point being district along said line S. 51° 20' 57" W. 0.13 feet from the northeasterly extremity thereof; thence N. 88° 53' 06" W. 1142.52 feet; thence N. 85° 52' 01" W. 595.06 feet to a point designated "A" for purposes of this description; thence N. 23° 32' 35" W. 42.52 feet to a point in that easterly line of the land described as Parcel No. 1 in a Final Judgment had in Superior Court Case No. 631038, a certification of which is recorded in Book 47067, page 261, of Official Records, in the office of said recorder, said easterly line having a bearing and length of "N. 12° 14' 15" E. 161.41 feet", said point being distant along said easterly line N. 12° 14' 15" E. 86.20 feet from the southerly extremity thereof.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection, and prolonged or shortened northwesterly so as to terminate in said easterly line

ALSO that portion of the land described in said deed to Edger U. Drake et ur., within a strip of land 6 feet wide, lying 3 feet on each side of the following described line:

Beginning at said point "A"; thence S. 350 174 42" #. 10.00 feet.

The side lines of the above described 6-foot line strip of line small terminate northeasterly in the southerly and southwesterly mide lines of said 12-foot wide strip.

The area of the above described parcel of land, consisting of two parts, is 2,060 square feet, more or less.

ROLD W. KENNEDY, COUNTY COUNSE 1100 NALL OF RECORDS LOS AMSELS, CALIFORNIA MASS 211

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Farcel No. 91 (Lasement to construct, operate and maintain telephone lines):

That portion of that part of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., described as Parcel 2 in deed to Harold J. Spears et ux., recorded in Book 36776, page 143, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following cescribed line:

Beginning at a point in that line having a bearing and length of "S. 50° 37' 48" W. 326.05 feet", in the northwesterly boundary of the land described as Parcel No. 2 in a Final Judgment had in Superior Court Case No. 631038, a certified copy of which is recorded in Book 47067, page 281, of Official Records in the office of said Recorder, said point being distant along said line N. 50° 37' 48" L. 106.90 feet from the southwesterly extremity thereof; thence N. 79° 17' 43" W. 86.70 feet to a point in the westerly line of the land described in first said deed, distant along said line N. 0° 40' 30" W. 85.18 feet from said southwesterly extremity; thence along said westerly line N. 0° 40' 30" W. 71.86 feet to a point distant along said line N. 0° 40' 30" W. 6.00 feet from the northeast corner of Tract No. 21644, as shown on map recorded in Book 647, pages 84 and 85, of Maps, in the office of said recorder, said point being designated "A" for purposes of this description; thence N. 48° 03' 45" W. 10.00 feet.

The side lines of the above described strip of land shall be prolonged or shortened at all angle points so as to terminate at their points of intersection and shall be prolonged or shortened easterly so as to terminate in said line having a bearing and length of "S. 50° 37' 48" 326.05 feet".

ALSO that portion of the land described in said first mentioned deca, within a strip of land 6 feet wide, lying 3 feet on each side of the following described line:

Beginning at said point "1"; thence S. 48° 03' 45" E. 16 feet.

The side lines of said 6-foot wide strip of land shall be shortened northwesterly so as to terminate northwesterly in the easterly line of aid 12-foot wide strip.

The area of the above described parcel of land, consisting of the jarts, is

ROLD W. KENNEDY, COUNTY COUNCE 1100 MALL OF RECORDS LOS ANSKER, CALIFORNIA MAG9211

Farcel No. 91 (Lasement to construct, operate and maintain telephone lines)

That portion of that part of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., described as Parcel 2 in deed to Harold J. Spears et ux., recorded in Book 36776, page 143, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in that line having a bearing and length of "S. 50° 37' 48" W. 326.05 feet", in the northwesterly boundary of the land described as Parcel No. 2 in a Final Judgment had in Superior Court Case No. 631038, a certified copy of which is recorded in Book 47067, page 281, of Official Records, in the office of said Recorder, said point being distant along said line N. 50° 37' 48" L. 10£.90 feet from the southwesterly extremity thereof; thence N. 79° 17' 43" W. 8£.70 feet to a point in the westerly line of the land described in first said deed, distant along said line N. 0° 40' 30" W. 85.18 feet from said southwesterly extremity; thence along said westerly line N. 0° 40' 30" W. 71.86 feet to a point distant along said line N. 0° 40' 30" W. 6.00 feet from the northeast corner of Tract No. 21644, as shown on map recorded in Book 647, 1 ges 84 and 85, of Maps, in the office of said recorder, said point being designated "A" for purposes of this description; thence N. 48° 03' 45" W. 10.00 feet.

The side lines of the above described strip of land shall be prolonged or shortened at all angle points so as to terminate at their points of intersection and shall be prolonged or shortened easterly so as to terminate in said line having a bearing and length of "S. 50° 37' 48" 326.05 feet".

ALSO that portion of the land described in said first mentioned deca, within a strip of land 6 feet wide, lying 3 feet on each side of the following described line:

Beginning at said point "A"; thence S. 48° 03' 45" E. 16 feet.

The side lines of said 6-foot wide strip of land shall be shortened northwesterly so as to terminate northwesterly in the easterly line of aid 12-foot wide strip.

The area of the above described parcel of land, consisting of two jarts, is

1,482 square feet, more or less.

Parcel No. 92 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 N., S.B.M. described as Parcel 1 in deed to Arcadia Investment Company, recorded in Book D597, page 437, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in the westerly line of said southeast one-quarter, distant along said line S. 0° 26' 00" E. 138.86 feet from the northwest corner of said southeast one-quarter; thence S. 84° 30' 36" E. 541.98 feet; thence N. 79° 14' 05" E. 278.09 feet to a point designated "A" for purposes of this description; thence S. 48° 03' 45" E. 386.00 feet to a point in the easterly line of the land described in said deed, distant along said line N. 0° 40' 30" W. 6.00 feet from the northeast corner of Tract No. 21644, as shown on map recorded in Book 647, pages 84 and 85, of Maps, in the office of said recorder; thence along said easterly line S 0° 40' 30" E. 10 feet.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection.

ALSO that portion of said land described in said deed to Arcadia Inver. company, within a strip of land 6 feet wide, lying 3 feet on each side of the following described line:

Beginning at said point "A"; thence N. 79° 14' 05" E. 18.00 feet.

ALSO that portion of said land described in said deed to Arcadia Investment Company, within a strip of land 6 feet side, lying 3 feet on each side of the following described line:

Beginning at said point "A"; thence N. 48° 03' 45" W. 18.00 feet.

EXCEPTING from the above described 6-foot wide strips of land the portions thereof within said 12-foot wide strip of land.

ALSO EXCEPTING from the above described land that portion within the boundaries of said Tract No. 21644.

ALSO EXCEPTING from the above described land that portion within the land described in "Farcel 4" in deed to Gale L. Hersey, et ux., rec.rded in Book D741.

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HAROLD W. KENNEDY, COUNTY COUNSEL 1100 HALL OF RECORDS LOS ANGELES, CALIFORNIA MASS211

page 553, of Official Records, in the office of said recorder.

The area of the above described land, consisting of 3 parts and exclusive of the EXCELTIONS, is 5,153 square feet, more or less.

AROLD W. KENNEDY, COUNTY COUNS 1100 HALL OF RECORDS LOS ANGELES, CALIFORNIA MA-89211 Parcel No. 93 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the southeast one-quarter of the northwest onequarter of Section 17, T. 1 N., R. 11 W., S.B.M., described in deed to Rancho Toyon et al., recorded in Book 36025, page 11, of Official Records, in the Office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line and the westerly prolongation thereof:

Beginning at a point in the westerly line of said southeast one-quarte...

distant along said line S. 0° 26' 00" E 138.86 feet from the northwest corner

of said southeast one-quarter; thence S. 84° 30' 36" E. 541.96 feet; thence

N. 79° 14' 05" E. 278.09 feet; thence S. 48° 03' 45" E. 386.00 feet to a point

in the easterly line of the land described as Parcel 1 in deed to Arcadia

Investment Company, recorded in Book D597, page 437, of Official Records, in the

office of said recorder, said point being distant along said line N. 0° 40' 30"

W. 6.00 feet from the northeast corner of Tract No. 21644, as shown on map

recorded in Book 647, pages 84 and 85, of Maps, in the office of said recorder.

The area of the above described parcel of land is 5,880 square feet, more or less.

Farcel No. 94 (Lasement to construct, operate and maintain telephone lines):

That portion of the southwest one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., within a strip of land 12 feet wide, lying 6 feet on each side of the following described line and the easterly prolongation thereof:

Beginning at a point in the easterly line of said southwest one-quarter, distant along said line S. 0° 26' 00" E. 138.86 feet from the northeast corner of said southwest one-quarter; thence N. 84° 30' 36" W. 579.75 feet; thence S. 85° 32' 45" W. 730.25 feet to a point in the westerly line of said southwest one-quarter, distant along said line S. 0° 26' 00" E. 165.60 feet from the northwest corner of said southwest one-quarter.

EXCEPTING therefrom that portion thereof, described as Parcel 4 in deed to Passionist Academic Institute, recorded in Book 3051, page 305, of Official Records, in the office of the Recorder of the County of Los Angeles.

The area of the above described parcel of land, exclusive of said EXCEPTION, is 2,448 square feet, more or less.

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Parcel Mo. 95 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the southwest one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 V., S.B.M., described as Parcel 4 in deed to Passionist Academic Institute, recorded in Book 3051, page 305, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in the easterly line of said southwest one-quarter of the northwest one-quarter of Section 17, distant along said line S. 0° 26° 00° E. 138.86 feet from the northeast corner of said southwest one-quarter; thence N. 84° 30° 36° W. 579.75 feet to a point designated "A" for purposes of this description; thence S. 85° 32° 45° W. 724.24 feet to a point in a line parallel with and easterly 6 feet, measured at right angles, from the westerly line of said southwest one-quarter, said point being designated "B" for purposes of this description; thence continuing S. 85° 32° 45° W. 6.01 feet to a point in said westerly line, distant along said line S. 0° 26° 00° E. 165.60 feet from the northwest corner of said southwest one-quarter.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection and are to be prolonged or shortened westerly so as to terminate in said westerly line.

ALSO that portion of the land described in said Parcel 4, within a strip
of land 12 feet wide, lying 6 feet on each side of the following described
line:

Beginning at said point "B"; thence S. 0° 26' 00" 1135.00 feet along said line being parallel with and easterly 6 feet, measured at right angles, from the westerly line of said southwest one-quarter.

The side lines of the last above described strip of land shall terminate northerly in a line parallel with and southerly 6 feet, measured at right angles from said line having a bearing and length of S. 25° 32° 45° w. 7.4.24 feet.

ALSO, that portion of the land described in said parce. A. Altonomy described line:

Beginning at said point "A"; thence N. 0° 31' 05" E. 16.00 feet.

ALSO, that portion of the land described in said Parcel 4, within a strip
of land 6 feet wide, lying 3 feet on each side of the following described lines
Beginning at said point "B"; thence N. 0° 26' 00" W. 18.00 feet.

The side lines of the two above described 6-foot wide strips of land shall terminate southerly in the northerly boundary of the first above described 12-foot wide strip of fand.

ALSO that portion of the northeast one-quarter of Section 18, T. 1 N., R. 11 W., S.B.M., within a strip of land 6 feet wide, lying 3 feet on each mide of the following described line:

Beginning at said point "B"; thence S. 85° 32' 45" W. 18.00 feet.

The area of the above described percel of land, consisting of five parts, is 27,050 square feet, more or less.

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Farcel No. 101 (Easement for ingress and egress):

That jortion of that part of the northeast one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., and of Lots 23 and 24, Sierra Madre Truct, as shown on map recorded in Book 4, puges 502 and 503, of Miscellaneous Records, in the office of the Recorder of the County of Los Angeles, described in deed to Cornelius G. willis et ux., recorded in book 18205, 1-89 275, 96 96649401 necords, in the office of said recorder, within a strip of land 15 feet wine, lying 7.5 feet on each side of the following described line:

Beginning at a point in that course having a bearing of "N. 32" 16" ... L. and length of "150.47 feet" in the center line of that 15-foot wide strip of land described in deed to Los Angeles County Flood Control Dist.ict, recorded in Book 45796, page 236, of Official Records, in the office of said recurser, distant along said course S. 32° 36' 00" W. 13.05 feet from the northeasterly extremity thereof; thence N. 38° 53' 45" W. 140.86 feet; thence N. 46° 23' 02" W 161.34 feet; thence N. 63° 16' 22" W. 150.20 feet; thence N. 23° 02' 46" W. 134.81 feet; thence N. 15° 14° 48" W. 138.81 feet; thence N. 13° 43° 03" E. 139.91 feet; thence S. 74° 51' 58" W. 136.32 feet; thence S. 5° 37' 39" E. 114.43 feet; thence S. 37° 03' 12" W. 86.80 feet; thence S. 26° 54' 25" E. 182.36 feet; thence S. 30° 59' 58" W. 102.48 feet; thence N. 14° 47' 19" W. 217.80 feet; thence N. 28° 26° 31" W. 145.35 feet; thence N. 6° 16° 40" E. 397.07 feet.

22 The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection and prolonged or shortened northerly so as to terminate northerly in the southerly line of a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in that line having a bearing and length of "N. 51° 20' 5 " E. 277.36 feet" in the southeasterly coundary of the land described in deed to Los Angeles County Flood Control District, recorded in Book 457%, page 250, of Official Records, in the office of said Recorder, said point being distant along said line S. 51° 20' 57" w. 0.13 feet from the northeasterly extramity tuereof; thence N. 86° 53' 06" ... 1142.52 feet; thence 85° 52' 11" W. 595.55 feet.

EXCEPTING therefrom that portion within the land described in said deed recorded in Book 457%, page 236, of Official Records.

The area of the above described parcel of land, exclusive of said EXCE-TION
is 33,526 square feet, more or less.

HAROLD W. KENNEDY, CAUNTY COUNSEL 1100 HALL OF RECORDS LOS AMSELES, CALIFORNIA MASS211

Parcel No. 102 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., described in deed to Paul N. Carter, recorded in Book 32355, page 190, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in the westerly line of said southeast one-quarter, distant along said line S. 0° 26' 00" E. 138.86 feet from the northwest corner of said southeast one-quarter; thence S. 84° 30' 36" E. 541.98 feet to a point designated "A" for purposes of this description; thence N. 79° 14' 05" E. 278.09 feet; thence S. 48° 03' 45" E. 386.00 feet to a point in the northwelp prolongation of the easterly line of Tract No. 21644, as shown on map recorded in Book 647, pages 84 and 85, of Maps, in the office of said recorder, mid-point being distant along said prolongation N. 0° 40' 30" W. 6.00 feet from the northeast corner of said tract.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection.

ALSO that portion of the land described in said deed, within a strip of land 6 feet wide, lying 3 feet on each side of the following described line: Beginning at said point "A"; thence S. 2° 38' 15" E. 18.00 feet.

The side lines of the above described 6-foot wide strip of land shall terminate northerly in the southerly boundary of the above described 12-foot wide strip.

EXCEPTING from the above described parcel of land that portion within the land described in deed to Rancho Toyon et al., recorded in Book 36025, page 11, of Official Records, in the office of said recorder.

The area of the above described parcel of land, consisting of two parts, and exclusive of said EXCEPTION, is 2,600 square feet, more or less.

HAROLD W. KENNEDY, COUNTY COUNSES 1100 HALL OF RECORDS LOS ANGELES, CALIFORNIA MARFEST

Parcel No. 113 (Easement for ingress and egress);

That portion of that part of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., R 11 W., S.B.M., described in deed to Rancho Toyon et al., recorded in Book 36025, page 11, of Official Mecords, in the office of the seconder of the County of Los Angeles, within a strip of land 15 feet wide, lying 7.5 feet on each side of the following described line:

Commencing at a point in the westerly line of said southeast one-quarter, distant along said line S. 0° 26' 00" L. 138.86 feet from the northwart corner of said southeast one-quarter; thence S. 54° 50' 36" L. 541.96 feet to the true point of beginning; thence S 36° 05' 32" m. 195.63 feet; thence S. 52° 13' 22" E. 251.81 feet; thence S. 4° 42' 45" m. 199.89 feet; thence S. 72° 35' 14" W. 125.07 feet; thence 75° 00' 42" .. 78.31 feet; thence S. 74° 21' 34" W. 65.17 feet to a point in that line described in said feed as having a length of "449.66 feet", said point being distant along said line N. 89° 29' 00" W 102.34 feet from the easterly extremity thereof.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection.

ALSO that portion of the land described in said deed, within a strip of land 15 feet wide, lying 7.5 feet on each side of the following described line:

Commencing at said point in the westerly line of the southmast onequarter; thence S. 84° 30' 36" E. 175.05 feet to the true point of beginning; thence S. 46° 59' 18" W. 357.09 feet.

The side lines of the last above described 15-foot wide strip of land shall terminate northerly in a line parallel with and southerly 6 feet, measured at right angles, from said line having a bearing and length of S. 84° 30° 36" E. 175 05 feet

The area of the above described parcel of land, consisting of two parts, is 13,785 square feet, more or less

Typing or Printing UNSATISFACTORY in this document when received.

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HAROLD W. KENNEDY, COUNTY 1100 HALL OF RECORDS LOS ANGELES, CALIFORNIA MARGES11

Parcel No. 114 (Ensement for ingress and egress):

That portion of the southwest one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 V., S.B.M., and that portion of that part of Lots 19 and 20, Sierra Madre Tract, as shown on map recorded in Book 4, pages 502 and 503, of Miscellaneous Records, in the office of the Recorder of the County of Los Angeles, described as Percel 4 in deed to Passionist Academic Institute, recorded in Book 3051, page 305, of Official Records, in the office of said recorder, within a strip of land 15 feet wide, lying 7.5 feet on each side of the following described line:

Beginning at the northerly extremity of the center line of Sunnyalogo Avenue, 60 feet wide, as shown on map of Tract No. 13320, recorded in Book 265. page 42, of Maps, in the office of said recorder; thence along the northerly prolongation of said center line N. 0° 21' 49" N. 587.61 feet; thence S. 82° 48' 24" W. 260.00 feet.

EXCEPTING therefrom that portion lying within the westerly 12 feet of said southwest one-quarter.

The side lines of the above described 15-foot wide strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection, and are to be prolonged or shortened southerly so as to terminate in the northerly line of said tract No. 13320.

The area of the above described percel of land is 12,414 square feet, more or less.

HAROLD W. KENNEDY, COUNTY COUNSEL. 1100 HALL OF RECORDS LOS ANGELES, CALIFORNIA

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Parcel No. 118 (Resement for ingrees and egress)

That portion of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., within a strip of land 15 feet wide, lying 7.5 feet on each side of the following described line:

Commencing at a point in the westerly line of said southeast onequarter, distant along said line S. 0° 26' 00" E. 138.86 feet from the northwest corner of said southeast one-quarter; thence S. 84° 30° 36" E. 541.98 feet to a point designated "A" for purposes of this description, being the true point of beginning; thence S 36° 05' 32" W. 195.63 feet; thence S. 53° 13' 22" E. 251.81 feet.

EXCEPTING therefrom that portion within a strip of land 12 feet wide, lying 6 feet on each side of said line having a length of 541.98 feet.

ALSO EXCEPTING that portion within a strip of land 6 feet wide, lying 3 feet on each side of a line which bears S. 2° 38' 15" E. 18.00 feet from said point "A".

ALSO EXCEPTING that portion within the land described in deed to Bancho Toyon et al., recorded in Book 36025, page 11, of Official Records, in the office of said recorder.

The area of the above described parcel of land, exclusive of said EXCEPTIONS, is 3,420 square feet, more or less.

HAROLD W. KENNEDY, COUNTY COUNSEL 1100 MALL OF RECORDS LOS ANGELES. CALIFORNIA MASS211

Parcel No. 120 (Easement for ingress and egress):

That portion of the southwest one-quarter of the northwest one-quarter of Section 17, T. 1 N., R. 11 W., S.B.M., within a strip of land 15 feet wide, lying 7.5 feet on each side of the following described line:

Commencing at a point in the easterly line of said southwest one-quarter, distant along said line S. 0° 26' 00" E. 138.86 feet from the northeast corner of said southwest one-quarter; thence S. 84° 30' 36" E. 175.05 feet to the true point of beginning; thence S. 46° 59' 18" ... 357.09 feet to a point designated "A" for purposes of this description; thence S. 3° 14' 12" E. 381.84 feet; thence S. 17° 16' 51" W. 100.00 feet.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection.

ALSO that portion of that part of said southwest one-quarter of the northwest one-quarter, lying easterly of the above described 15-foot wide strip, and within a strip of land 15 feet wide, lying 7.5 feet on each side of the following described line:

Beginning at said point "A"; thence S. 46° 59' 39" E. 50.25 feet.

EXCEPTING therefrom that portion within the land described as Farcel No. 141 in a Final Order of Condemnation had in Superior Court Case No. 631746, a certified copy of which is recorded in Book 49004, page 198, of Official Records, in the office of said reco.der.

The area of the above described parcel of land, consisting of two parts, and exclusive of said EXCEFTION, is 9,490 square feet, more or less.

HAROLD W. KENNEDY, COUNTY COUNSEL 1100 HALL OF RECORDS
LOS ANGELES, CALIFORNIA

Parcel No. 123 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the southeast one-quarter of the northwest one-quarter of Section 17, T. 1 N., H. 11 W., S.B.M., described as Parcel 4 in deed to Gale L. Hersey et ux., recorded in Book D741, page 553, of Official Records, in the office of the Recorder of the County of Los Angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in the westerly line of said southeast one-quarter, distant along said line S 0° 26' 00" E. 138.86 feet from the northwest corner of said southeast one-quarter; thence S. 84° 30' 36" E. 541.98 feet; thence N. 79° 14' 05" E. 278.09 feet; thence S. 48° 03' 45" E. 386.00 feet to a point in the northerly prolongation of the easterly line of Tract No. 21644, as shown on map recorded in Book 647, pages 84 and 85, of Maps, in the office of said recorder, said point being distant along said prolongation N. 0° 40' 30" W. 6.00 feet from the northeast corner of said tract.

The area of the above described parcel of land is 1,011 square feet, more or less.

HAROLD W. KENNEDY, COUNTY COUNSEL 1100 HALL OF RECORDS LOS ANGELES. CALIFORNIA MASS211

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Farcel No. 125 (Easement to construct, operate and maintain telephone .

That portion of that part of the northeast one-quarter of Section 17.

T. 1 N., R. 11 2., S.B.M., described in deed to Cornelius G. Fillis et ux., recorded in Book 18205, page 275, of Official seconds, in the office of the Recorder of the County of Los angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in that line having a bearing and length of "N. 51° 20' 57" E. 277.36 feet" in the southeasterly boundary of the land described in deed to Los Angeles County Flood Control District, recorded in Book 45796, page 250, of Official Records, in the office of said recorder, soid point being distant along said line 5 51° 20' 57" w. 0.13 feet from the northeasterly extremity thereof; thence N. 88° 53' 66" w. 1142.52 feet; thence N. 85° 52' 01" a. 15.00 feet; thence N. 25° 52' 5." a. 42.52 feet to a point in that externy line of the land described as Parcel No. 1 in a final Order of Concean tion and in superior Guit Case No. 651030, a certified copy of which is recorded in Book 47067, page 261, of Official Records, in the office of said recorder, said easterly line having a bearing and length of "N. 12° 14' 15" L. 86...0 feet from the southerly extremity the reof.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection.

.XCEITING therefrom that portion within the land described in soid deed recorded in Book 45796, page 250, of Official Records, in the office of said recorder.

The area of the above described parcel of land, exclusive of seid

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Farcel No. 125 (Easement to construct, operate and maintain telephone lines):

That portion of that part of the northeast one-quarter of Section 17. T. 1 N., R. 11 W., S.B.M., described in deed to Cornelius G. willis et ux., recorded in Book 18205, page 275, of Official mecords, in the office of the Recorder of the County of Los angeles, within a strip of land 12 feet wide, lying 6 feet on each side of the following described line:

Beginning at a point in that line having a bearing and length of "N. 51° 20' 57" E. 277.36 feet" in the southeasterly boundary of the lund described in deed to Los Angeles County Flood Control District, recorded in Book 45796, page 250, of Official Records, in the office of said recorder, soid point being distant along said line S 51° 20' 57" w. 0.13 feet from the northeasterly extremity thereof; thence N. 58° 53' 66" w. 1142.52 feet; thence h. 85° 52' 01" .. 15.00 feet; thence N 25° 32' 33" 4. 42.52 feet to a point in that easterly lim of the rand described as Parcel No. 1 in a rinal Order of Concean tion and in superior Gart Case No. 63103C, a certified copy of which is recorded in Book 47067, page 261, of Official Records, in the office of said recorder, said easterly line having a bearing and length of "N. 12" 14' 15" E. 161.41 feet", said point being distant along said line N. 12° 14' 15" L. 86... 0 feet from the southerly extremity thereof.

The side lines of the above described strip of land are to be prolonged or shortened at all angle points so as to terminate at their points of intersection.

.XCLITING therefrom that portion within the land described in said deed recorded in Book 45796, page 250, of Official Records, in the office of said recorder.

The area of the above described parcel of land, exclusive of seid EnCalTION, is 10,603 square feet, more or less

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HARDLD W. KENNEDY, COUNTY COUNSEL 1100 HALL OF RECORDS LOS ANGELES, CALIFORNIA MADISON 8-9211

> RLR: ah 1-16-61

DATED: This 16th day of January, 1961.

HAROLD W. KENNEDY, County Counsel

RICHARD L. RIEMER, Deputy County Counsel

ROBERT A. VON ESCH, JR., Deputy County Counsel

	CALIFORNIA RATER AND TELEPHONE COMPANY When Recorded Moil To CALIFORNIA WATER AND TELEPHONE COMPANY 115 E. Line, Manguia, Colifornia Actin, Plant Engineering Depic. Educates No. 1-506 If O, 504-31007K	2908	MECORDED IN OFFICIAL RECORDS OF LOS ANDRIES COUNTY PALIF. 22 Min. J R.M. MAY 9 1966 RAY E. LEE. County Recorder [51]:	
	GRANT OF	#ASEMEN	r sai	
- X 0 X -	THE GRANTIN PASSINGST ACADEMIC TOSTS hereby grant to CALIFORNIA EATER & TEL the right to construct, use, maintain, alter, an ourse the configuracy beresmolies described, to State of California, a telephone line, consistinger, conducting deber, and other finitess and a communication, telephone, telegraph and/other parameters and a communication, telephone, telegraph and/other parameters.	EPEONE (d 10. repair tarted in 11 g of pales ppliances.	replace and as reagre, in uniter and control of LOS ANGELES necessary gove and probace, leures, course of.	
	THE GRANTES, is successors and its one the term or top such toes or should as may read free access to said telephone line and every purishis herein granted. IN STRESS SHEREOF, the Granter inch.	pre-ne-tate 1 throng	effere as the world telephone time, and what I have as all times for the purpose of excessing the	MAI 7
-1	Missier Buch	PASSION P.	IST ACADEMIC INSTITUTE, NOW KNOWN AT ASSIGNMENT MATER DOLONOSA RETREAT	9
	State of California County of Local Acedes On this 10th day of April Mosey Public in and for said County and State, ally impus to me to be the same person whose how whereas thereto, who being by ne duly amon, de- cal Annahae, State of California, that is no and Plus 4. Leabed, Borreinstpersonally a moses infere subscribed to the within insirue and that the he affiort, then and there subs	present and second seco	sees to the retain as rement as a seneral py that A he retains, at the County of see Sail J. Parmona. Provided in and wires remember to the rase persons described in and wires remember to thereto, tigo and exposits the same:	
	State of California State of California County of County of County art said State, personally appeared brown to me to be the Person. States of Management to the State of State of State of County art said State, personally appeared brown to me to be the Person. States of County art said State, personally appeared brown to me to be the Person. States of County art said State, personally appeared to be the Person. States of County art said State, personally appeared to be the Person. States of California	be jure	Notary Public in and for Said County Public in and for Said County and Said Said Said Said Said Said Said Sai	
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LOS ANGELES,CA

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RECORDING REQUESTED B **335**5 SOUTHERN COUNTIES TITLE INSURANCE CO. RECORDED IN OFFICIAL RECORDS OF LOS ANGELES COUNTY, CALIF. AND WHEN RECORDED MAIL TO 45 Min. 3 P.M.DEC 20 1968 City of Sierra Madre, California Attention: Mayor Rule RAY E LEE, County Recorder SPACE ABOVE THIS LINE FOR RECORDER'S USE MAIL TAX STATEMENTS TO No Tax Due Passionist Mater Dolorosa Retreat By: Fr. 4 TO 402 CA 16-67 Quitclaim Deed AFFEX S THOMAS L. S. STAMPS ABOVE PRNISHED BY TITLE INSURANCE AND TRUST COMPANY Subject to the rights of reversion provided for in paragraph 3 of Deed and Agreement between the parties hereto acknowledged. PASSIONIST MATER DOLOROSA RETREAT, formerly known as Passionist Academic Institute, a California corporation..... hereby REMISE(S), RELEASE(S) AND FOREVER QUITCLAIM(S) to CITY OF SIERRA MADRE, a Municipal corporation, an easement for the construction, use and maintenance of an undergrown storm drain, catch basis, and inlets to said storm drain in and under the storm drain in and under the..... in following described real property in the county of Los Angeles SEE EXHIBIT "A" ATTACHED. Dated October 11, 1968 PASSIONIST MATER DOLOROSA RETREAT 10 444 Walter Kaelis (designation) STATE OF CALIFORNIA COLATY OF Los Angeles 0m October 11, 1968 before me, the undersigned, a Notary Public in and for said State personally appeared Fr. Walter Kaelin known to me to be the President, and President, and

known to me to be
Secretary of the corporation that executed the within Instrument, link numers on behalf of the corporation therein named, and acknowledged to me that such corporation executed the within mistrument pursuant to its los laws or a resolution of its located. EAL H IFORN 11.10 WITNESS my hand and official scal-Lugar ART COLOR Signature Callina Corrine E. Daigle zwio Fundas Ave., West Los as teles, Calif Second Name (Typed or Printed) Escrow or Loan No.

That portion of Se

Section 17 Township 1 North, Range 11

West, San Bernardino Base and Meridian Partly in the City of Pasadena, partly in the City of Sierra Madre, State of California; a strip of land 10.00 feet in width the centerline of which is described as follows:

Beginning at the northeast corner of Tract No. 16405 in the City of Sierra Madre as per map recorded in Book 404 pages 9 & 10 in the office of the recorder; thence N 00° 14' 50" W along the westerly line of said Section 17 a distance of 29.53 feet to a point on a curve concave to the Northeast having a radial bearing of N 62° 29' 09" E which is the true point of beginning; thence southeasterly along said curve through a central angle of 62° 58' 29", a radius of 45.00 feet and a length of 49.46 feet to a tangent line N 89° 30' 40" E; thence along said tangent line 181.09 feet to a tangent curve concave to the southwest; thence along said curve having a radius of 45.00 feet to the northerly line of Parcel 1A as described in Document No. 2650 recorded in book M-2383 page 252 of official records.

Also that portion of said Section, bounded on the West by the westerly line of said section; on the south by the westerly prolongation of the southerly line of that certain portion of the strip of land 10.00 feet in width the center line of which is described above as having a bearing of N 89° 30' 40" E and on the Northeast by the south westerly sideline of that certain portion of the strip of land 10.00 feet in width the center of which is described above as being concave to the northeast having a radius of 45.00 feet and a length of 49.46 feet.

WX

State of California County of Los Angeles ss.

Sierra Madre

The within instrument is given at the request of and for the benefit of the City of Sierra Madre for public purposes, and is entitled to be recorded without fee pursuant to Section 6103 of the Government Code.

ECORDING REQUESTED BY 3356 SOUTHERN COUNTIES . TITLE INSURANCE CO. RECORDED IN OFFICIAL RECORDS OF LOS ANGELES COUNTY, CALIF. NO WHEN RECORDED MAIL TO 45 Past 3 P.M.DEC 20 1968 City of Sierra Madre, California RAY E LEE, County Recorder Attention: Mayor Rule SPACE ABOVE THIS LINE FOR RECORDER MAII TAB STATEMENTS TO as above Passionist Mater Doloross **Quitclaim Deed** Subject to the rights of reversion provided for in paragraph 3 of Deed and Agreement het ween the parties hereto a which is hereby acknowledged.

PASSIONIST MATER DOLOROSA RETREAT, formerly known as Passionist Academic Institute, a California corporation..... hereby REMISE(S), RELEASE(S) AND FOREVER QUITCLAIM(S) to CITY OF SIERRA MADRE, a Municipal corporation..... the following described real property in the state of California: county of Los Angeles SEE EXHIBIT "A" ATTACHED Dated October // . 1968 PASSIONIST MATER DOLOROSA RETREAT By Fo Walter Kaelin (Corporation) STATE OF CALIFORNIA COUNTY OF Los Angeles October 11, 1968 before me, the undersigned, a Notary Public in and for said State personally appeared Fr. Walter Kaelin known to me to be the President, and known to me to be Secretary of the corporation that executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of 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 director.

OFFICIAL SEAL CORRESE E. D/951 CORRIME E DA College (College) Signature & Mine & Dave 2446 Purdue Ave., West Los Angeles, Calif. 9JUD4 Corrine E. Daigle Name (Typed of Printed) MAIL TAX STATEMENTS AS DIRECTED ABOVE

EXHIBIT "A"

THAT PORTION OF SECTION 18 AND SECTION 17, TOWNSHIP 1 NORTH, RANGE 11 WEST, SAN BERNARDING BASE AND MERIDIAN PARTLY IN THE CITY OF PASADENA, PARTLY IN THE CITY OF SIERRA MADRE AND PARTLY IN THE UNINCOPPORATED TERRITORY OF THE LOS ANGELES COUNTY, STATE OF CALIFORNIA DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF TRACT NO. 16405 IN THE CITY OF SIERRA MADRE AS PER MAP RECORDED IN BOOK 404 PAGES 9 & 10 IN THE OFFICE OF THE RECORDER; THENCE N 00° 14' 50" W ALONG THE EASTERLY LINE OF SAID SECTION 18 858.55 FEET TO THE TRUE POINT OF BEGINNING; THENCE N 47° 45' 10" E 95.00 FEET; THENCE N 00° 14' 50" W 45.00 FEET; THENCE N 31° 14' 50" W 137.07 FEEI TO SAID EASTERLY LINE OF SAID SECTION 18; THENCE S 83° 45' 10" W 180.00 FEET; THENCE S 04° 34' 19" E 100.01 FEET; THENCE S 79° 29' 50" E TO SAID EASTERLY LINE OF SAID SECTION 18 THENCE S 00° 14' 50" E ALONG SAID EASTERLY LINE OF SAID SECTION 18 TO THE TRUE POINT OF REGINNING.

EXHIBIT "A"

State of California County of Los Angeles Ss. City of Sierra Madre

The within instrument is given at the request of and for the benefit of the City of Sierra Madre for public purposes, and is entitled to be recorded without fee pursuant to Section 6103 of the Government Code.

ECORDING REQUESTED BY CITY OF SIERRA MADRE 3989 CORDED IN OFFICIAL RECORDS AND WHEN RECORDED MAIL TO CITY CLERK'S OFFICE 10 A.M. JUL 181 55 W. SIERRA MADRE BLVD SIERRA MADRE, CALIFORNIA SPACE ABOVE THIS LINE FOR RECORDER'S APPLY I.R.S. \$ IN THIS SPACE 405 C (39) THIS FORM FUR CE AND YRUST COMPANY FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, PASSIONIST MATER DOLOROSA RETREAT, A CALIFORNIA CORPORATION, here's GRANTIS) to CITY OF SIERRA MADRE, CALIFORNIA, A MUNICIPAL CORPORATION, AN EASEMENT FOR SANITARY SEWER PURPOSES ONLY, IN, UNDER AND ACROSS the following described real property in the CITY OF SIERRA MADRE county of Los ANGELES COMMENCING AT THE SOUTHEAST CORNER OF TRACT 16405 AS SHOWN ON MAP RECORDED IN MAP BOOK 404, PAGE 10, IN THE OFFICE OF THE RECORDER COUNTY OF LOS ANGELES, THENCE SOUTH 0°00'30" EAST 15 FEET TO THE TRUE POINT OF BEGINNING, SAID EASEMENT LYING 5 FEET ON EACH SIDE OF A LINE BEARING SOUTH 89°56'50" EAST FROM SAID TRUE POINT OF BEGINNING, THENCE ALONG SAID LINE A DISTANCE OF 270.90 FEET. Dated: July 5, 1962 PASSIONIST MATER DOLOROSA RETREAT (Corporation) STATE OF CALIFORNIA OUNTY OF Los Angeles
On July 5, 1962 _before me, the undersigned. Notary Public in and for said County and State, personally appeared. Joel Gronowski Gordian Lewis __President, and_ Tressurer screens of the corporation that executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of the corporation therein named, and acknowledged to me that such corporation executed the within instrument personnt to its by-laws or a resolution of its board of directors. "itle Order No. My Commission expires, 4-25

My commission expires: 4-26-65

STATE OF CALIFORNIA) COUNTY OF LOS ANGELES)	ss.
CITY OF SIERRA MADRE)	
THIS IS TO CERTIFY THE	AT THE INTEREST IN REAL PROPERTY CONVEYED BY
THE DEED OF GRANT DATED	JULY 5. 1962 , FROM PASSIONIST MATER DOLOROS
A CALIFORNIA CORPORATION	, TO THE CITY OF SIERRA MADRE, A POLITICAL CORPORATION
AND/OR GOVERNMENTAL AGENCY	IS HEREBY ACCEPTED BY ORDER OF THE CITY COUNCIL
ON JULY 10, 1962	AND THE GRANTEE CONSENTS TO RECORDATION
BY ITS DULY AUTHORIZED OFF	CERS.
	L. MARIE WARFEL, CITY CLERY OF THE
	CITY OF SIERRA MADRE
	By Laweree Ben to
	LAWRENCE C. BEVINGTON, CITY ADMINIS-

THE WITHIN INSTRUMENT IS GIVEN AT THE REQUEST OF AND FOR THE BENEFIT OF THE CITY OF SIERRA MADRE FOR PUBLIC PURPOSES, AND IS ENTITLED TO BE RECORDED WITHOUT FEE PURSUANT TO SECTION 6103 OF THE GOVERNMENT CODE.



MANE Southern Calif Chien in STREET J.O. Box 410 OTT Long Beach Calif 90,00/

DOCUMENTARY TRANSPER THE STATES

81- 330992

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adknowledged, CONGREGATION OF THE PASSIONIST MATER DOLOROSA RETREAT, a California charitable corporation, formerly known as Passionist Academic Institute, does hereby grant to SOUTHERN CALIFORNIA EDISON COMPANY, a California corporation, its successors and assigns, the right to construct, use, maintain, alter, add to, repair, replace, and/or remove, in, on and over the real property hereinafter described, situated in the City of Sierra Madre, County of Los Angeles, State of California, an electric line, consisting of poles, necessary guys and anchors, cross-arms, wires and other fixtures and appliances, for conveying electric energy to be used for light, heat, power, telephone and/or other purposes.

Said real property is described as follows:

That portion of the southwest one-quarter of the northwest one-quarter of section 17, T. IN., R. 11 W., S.B.M., within a strip of land 10 feet wide, lying 5 feet on each side of the following described line:

Beginning at the norcheasterly terminus of that course described as having a length of "25.00 feet" in Parcel 140 in a Pinal Order of Condemnation had in Superior Court Case No. 631746, a certified copy of which is recorded in Book 49004, page 158, of Official Records, in the office of the Registrar-Recorder of the County of Los Angeles, said course having a bearing of N. 53° 51' 65" E. for the purpose of this description; thence S. 76° 16' 43" W. 170 feet, more or less, to Southern California Edison Company pole number 13232722.

The side lines of the above described strip of land shall be prolonged or shortened so as to terminate easterly in the general westerly boundary of the Land described in said Parcel 140.

The Grantee, its successors and assigns, and its and their respective agents and employees, shall have the right to trim or to: such trees as

OF LOS ANGELES COUNTY, CA

11 MIN. 2 P.M. APR 1 1001

Recorder's Office

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may endanger or interfere with said electric line, and shall have free access to said electric line and every part thereof, at all times for the purpose of exercising the rights herein granted.

Deted _2/18/81

CONGREGATION OF THE PASSIONIST MATER DOLOROSA RETREAT, a California charitable corporation

By F, L'alhamo & Kneumas co

By Janes Bush

STATE OF CALIFORNIA)
COUNTY OF 10S ANGELES)

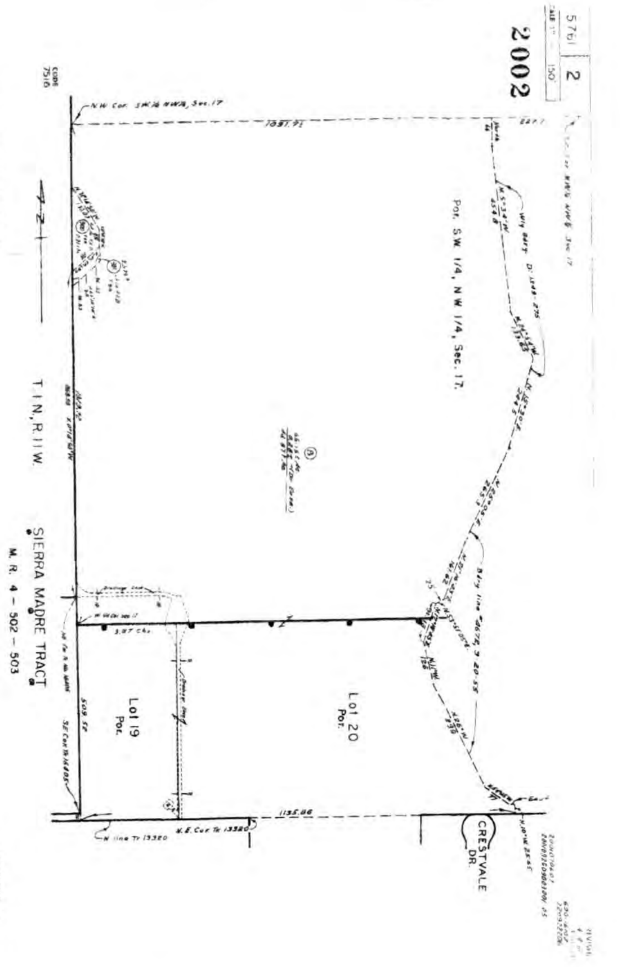
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On th	is /8 de	ay of February . 19 81 , before
me, JOHN J. CORO	CORAN, County Cler	rk and Clerk of the Superior Court in and
		ared Father Nathanael Kriscunas
known to me to h	e the	President, and Father James Busch .
known to me to b	e the	Vice President o CONGREGATION OF
		REAT. a California charitable corporation,
the corporation	that executed the	within instrument, and known to me to be
		in instrument on behalf of the corporation
		o me that such corporation executed the
		bylaws or a resolution of its Board of
drectors.		

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court, the day and year in this Certificate first-above written.

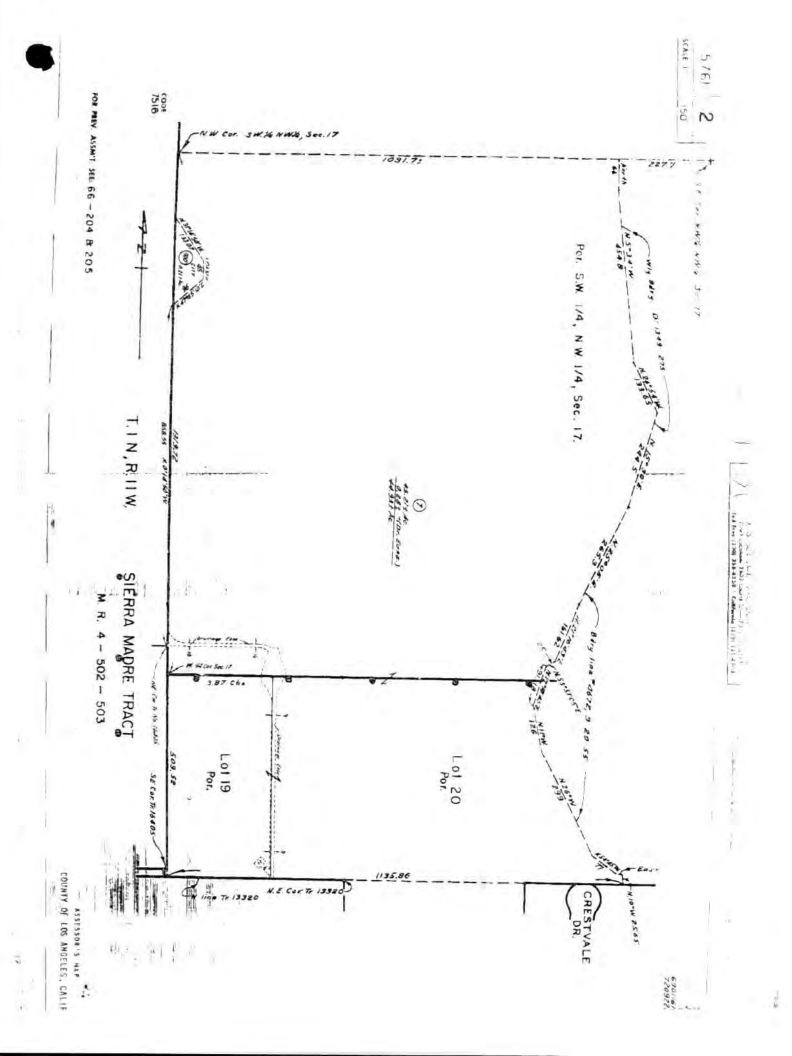
JOHN J. CORCORAN County Clerk and Clerk of said Superior Court

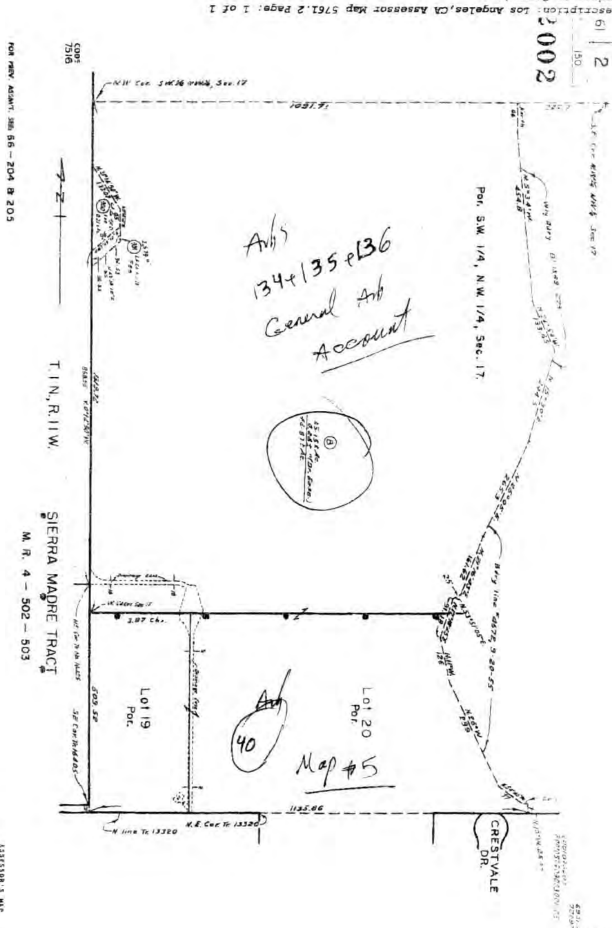
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FOR MEY, ASSMIT, SEE 56-204 B 205

COUNTY OF LOS ANGELES, CALIF





COUNTY OF LOS ANGELES, CALIF.

