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Date: May 16, 2012  
To: Honorable Mayor and City Councilmembers  
From: Property Management Division  
Subject: **AMENDMENT 1 TO THE PURCHASE AND SALE AGREEMENT WITH R.D. OLSON DEVELOPMENT TO ADJUST THE PURCHASE PRICE FOR THE PROPERTY AT THE NORTHEAST CORNER OF OCEANSIDE BOULEVARD AND RANCHO DEL ORO DRIVE**

**SYNOPSIS**

Staff recommends that the City Council approve Amendment 1 to the Purchase and Sale Agreement with R.D. Olson Development, a California corporation, to adjust the purchase price from \$2,050,000 to \$1,750,000 to address the unfinished graded condition of the Property located at the northeast corner of Oceanside Boulevard and Rancho del Oro Drive; and authorize the City Manager to execute the Amendment.

**BACKGROUND**

On October 12, 2011, the City entered into a Purchase and Sale Agreement ("Agreement") with R.D. Olson Development ("Buyer") for the vacant real property located at the northeast corner of Oceanside Boulevard and Rancho del Oro Drive ("Property"). The purchase price for the Property was \$2,050,000. The Agreement provided for a feasibility period to the Buyer in order to conduct its due diligence, including but not limited to the soils condition of the Property.

**ANALYSIS**

During the feasibility period Buyer determined that additional grading work to the Property was needed in order to allow Buyer to develop the Property for a hotel use. After analyzing the existing soils condition and costs associated with additional grading, Buyer and staff negotiated a cost of \$300,000 to finish-grade the Property, which will be deducted from the original purchase price of \$2,050,000. Close of escrow is estimated to be completed by December 2012.

**FISCAL IMPACT**

As a result of the purchase price adjustment of \$300,000 to address additional grading, the revenue from the sale of the Property will be revised from \$2,050,000 to \$1,750,000 less closing costs. A final accounting will be completed upon the close of escrow.

**COMMISSION OR COMMITTEE REPORT**

Does not apply.

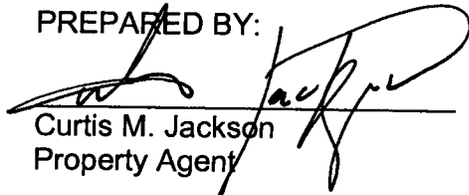
**CITY ATTORNEY'S ANALYSIS**

The referenced documents have been reviewed by the City Attorney and approved as to form:

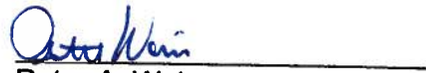
**RECOMMENDATION**

Staff recommends that the City Council approve Amendment 1 to the Purchase and Sale Agreement with R.D. Olson Development, a California corporation, to adjust the purchase price from \$2,050,000 to \$1,750,000 to address the unfinished graded condition of the Property located at the northeast corner of Oceanside Boulevard and Rancho del Oro Drive; and authorize the City Manager to execute the Amendment.

PREPARED BY:

  
Curtis M. Jackson  
Property Agent

SUBMITTED BY:

  
Peter A. Weiss  
City Manager

REVIEWED BY:

Michelle Skaggs Lawrence, Deputy City Manager



Douglas Eddow, Real Property Manager



Teri Ferro, Financial Services Director



## AMENDMENT NO. 1 TO PURCHASE AND SALE AGREEMENT

This Amendment No. 1 to the Purchase and Sale Agreement, dated May 16, 2012 for identification purposes ("Amendment"), is made by and between the City of Oceanside, a California charter city, "Seller", and Olson Real Estate Group, Inc., d/b/a R.D. Olson Development, a California corporation ("Buyer").

### RECITALS

WHEREAS, Seller and Buyer are the parties to that certain Purchase and Sale Agreement, dated October 12, 2011, ("the Agreement"); and

WHEREAS, Seller and Buyer mutually desire to amend and modify the Agreement to adjust the Purchase Price to reflect the non-finished graded condition of the Property;

NOW, THEREFORE, in consideration of the covenants, conditions, terms and other valuable consideration as set forth herein, the parties hereto do mutually agree that the Agreement be modified as follows:

### AGREEMENT

1. ARTICLE III: PURCHASE AND SALE OF PROPERTY Subsection 302 Purchase Price shall be deleted in its entirety and replaced with the following:

302. Purchase Price. The purchase price of the Property is ONE MILLION SEVEN HUNDRED FIFTY THOUSAND Dollars and no/ (**\$1,750,000**) the ("Purchase Price").

2. Unless otherwise defined, or the context otherwise indicates, the terms as used herein have the meaning defined in the Agreement. The provisions of this Amendment shall control over any inconsistent provisions of the Agreement.

3. All provisions in the Agreement that are not addressed and/or amended by this Amendment shall remain in full force and effect, and are hereby ratified and reaffirmed.

4. The individuals executing this Amendment represent and warrant that they have the right, power, legal capacity, and authority enter into and to execute this Amendment on behalf of the Seller and Buyer.

IN WITNESS WHEREOF, the parties hereto for themselves, their heirs, executors, administrators, successors, and assigns do hereby agree to the full performance of the covenants herein contained and have caused this Amendment to be executed by setting hereunto their signatures on the day and year respectively written herein below.

**"Seller"**

City of Oceanside, a California Charter City

APPROVED AS TO FORM:  
CITY ATTORNEY'S OFFICE

By: \_\_\_\_\_  
City Manager

By: , <sup>1857</sup>  
City Attorney

**"Buyer"**

Olson Real Estate Group, Inc.,  
dba R.D. Olson Development,  
a California corporation

By: 

By: \_\_\_\_\_

Print Name: Robert D. Olson

Print Name: \_\_\_\_\_

Title: President

Title: \_\_\_\_\_

Dated: 4/25/12

Dated: \_\_\_\_\_

**NOTARY ACKNOWLEDGMENTS OF BUYER'S SIGNATURE(S) MUST BE ATTACHED**

**CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT**

CIVIL CODE § 1180

State of California

County of Orange }

On April 26, 2012 before me, Kristy Mutch, A Notary Public  
Date Here Insert Name and Title of the Officer

personally appeared Robert D. Olson  
Name(s) of Signer(s)

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



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

WITNESS my hand and official seal.

Signature: [Handwritten Signature]  
Signature of Notary Public

Place Notary Seal Above

**OPTIONAL**

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

**Description of Attached Document**

Title or Type of Document: \_\_\_\_\_

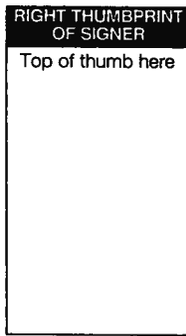
Document Date: \_\_\_\_\_ Number of Pages: \_\_\_\_\_

Signer(s) Other Than Named Above: \_\_\_\_\_

**Capacity(ies) Claimed by Signer(s)**

Signer's Name: \_\_\_\_\_

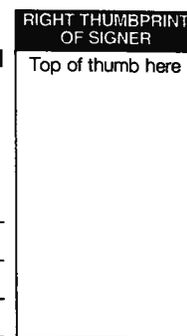
- Corporate Officer — Title(s): \_\_\_\_\_
- Individual
- Partner —  Limited  General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: \_\_\_\_\_



Signer Is Representing: \_\_\_\_\_

Signer's Name: \_\_\_\_\_

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



Signer Is Representing: \_\_\_\_\_

## PURCHASE AND SALE AGREEMENT

This PURCHASE AND SALE AGREEMENT ("Agreement") is made and entered into as of October 12, 2011 ("Effective Date"), by and between the City of Oceanside, a California Charter City created by its charter and California Statute, ("Seller") and Olson Real Estate Group, Inc., d/b/a R.D. Olson Development, a California corporation ("Buyer"). The Effective Date shall be the date this Agreement is approved by the Oceanside City Council and signed by Seller.

WHEREAS, Seller, as owner of that certain real property consisting of approximately 4.86 gross acres and 2.6 net acres and more commonly referred to as the northeast corner of Oceanside Boulevard and Rancho Del Oro Drive, has determined that selling the property for the purposes set forth herein would be a benefit to the public; and

WHEREAS, Buyer desires to purchase the above referenced property for the purpose of developing the property compatible with and in compliance with the standards set forth in the Oceanside City Code, the Oceanside Zoning and Subdivision Ordinances, and all other applicable laws, rules and regulations.;

NOW THEREFORE, in consideration of the mutual covenants hereinafter contained and for other valuable consideration, the parties hereto agree as follows:

### ARTICLE I

#### RECITALS

101. Description of Property. Seller is the owner of a fee interest in that certain real property situated in the City of Oceanside, County of San Diego, State of California, which is more particularly described in Exhibit "A" and as illustrated and delineated on a sketch thereof marked Exhibit "B", respectively incorporated herein and made a part hereof (the "Land"), together with (i) all rights, privileges, easements (specifically including that certain Grant of Easement made by Seagate Corporate Center, L.P., in favor of Seller, recorded on September 24, 2004 as Instrument No. 2004-0907917 in the Official Records of San Diego County (the "Access Easement")), tenements, hereditaments, rights of way and appurtenances which belong to or appertain to the Land and/or are owned or held by Seller, including, without limitation, rights to all minerals, oil, gas and other hydrocarbon substances on and under the Land, as well as all development rights, air rights, water, water rights and water stock, if any, relating to the Land (collectively, "Appurtenances"); and (ii) all intangible property owned or held by Seller in connection with the Land or with the use thereof including, without limitation, all permits, maps, surveys and plans (collectively, "Intangible Property"), except for those documents which by law Seller must keep in its custody. The Land, Access Easement, Appurtenances and Intangible Property are hereinafter collectively referred to as the "Property." The Property shall specifically exclude any water rights the City of Oceanside has as a water purveyor.

102. Status and Powers of Seller. Seller is a California municipal corporation organized and existing pursuant to the Constitution and statutes of the State of California and is authorized to enter into this Agreement.

103. Status and Powers of Buyer. Buyer is a California corporation and is authorized by the laws of the State of California to purchase the Property from Seller and perform the actions and duties of the Buyer more particularly described in this Agreement.

104. Purpose of Agreement. Buyer desires to purchase the Property from Seller and Seller desires to sell the Property to Buyer on the terms and conditions as set forth in this Agreement.

105. Public Benefit. This Agreement is for the benefit of the public and is in the furtherance of the public purposes of Seller.

## ARTICLE II

### DEFINITIONS AND GENERAL PROVISIONS

201. Agreement. For good and valuable consideration, the receipt and adequacy of which are acknowledged, the parties agree as set forth herein.

202. Definitions in General. The terms defined in Exhibit "C" attached hereto and by this reference incorporated herein, as used and capitalized herein, shall, for all purposes of this Agreement, have the meanings ascribed to them in said Exhibit "C", unless the context clearly requires some other meaning.

203. Rules of Construction. Words of the masculine gender shall be deemed and construed to include correlative words of the feminine and neuter genders. Unless the context otherwise indicates, words importing the singular number shall include the plural number and vice versa, and words importing persons shall include corporations and associations, including public bodies, as well as natural persons. The terms "hereby", "hereof", "hereto", "herein", "hereunder" and any similar terms, as used in this Agreement, shall refer to this Agreement.

## ARTICLE III

### PURCHASE AND SALE OF PROPERTY

301. Sale of Property. Seller agrees to sell and Buyer agrees to purchase the Property on the terms and conditions set forth in this Agreement.

302. Purchase Price. The purchase price of the Property is TWO MILLION FIFTY THOUSAND Dollars (\$2,050,000) the ("Purchase Price").

## ARTICLE IV

## CONDITIONS PRECEDENT

**401. Conditions Precedent to Closing.** Buyer's obligation to purchase the Property from Seller is subject to the following conditions precedent set forth in Sections 402 through 409 inclusive ("Conditions Precedent"). Subject to Buyer's rights under Article VII "ESCROW", if any of the Conditions Precedent has not been fulfilled within the applicable time periods or if Buyer disapproves, pursuant to this Article IV, any matter or matters for which Buyer's approval is required, Buyer may:

- (a) Waive the condition or disapproval and close Escrow with respect to the Property in accordance with this Agreement, without adjustment or rebate in the Purchase Price;
- (b) Cure the failure of the condition or representation and reduce the Purchase Price by the amount equal to the cost to cure; or
- (c) Terminate this Agreement by written notice to Seller.

**402. Title.** Unless otherwise specified in this Agreement, Seller shall convey title to the Property to Buyer by Grant Deed free and clear of all liens and encumbrances, subject to the following: Seller makes no representations or warranties, expressed or otherwise, regarding the condition of title to the Property or the physical condition of the Property. Buyer is obligated to investigate, inspect and analyze the condition of the Property and the condition of title to the Property to its own satisfaction and expressly agrees that in entering into this Agreement, it is relying on its own investigation as to the physical condition of the Property and condition of title to the Property, except as expressly provided herein.

**403. Preliminary Title Report.** Upon ordering the Escrow, Seller shall request a preliminary title report for the Property ("Preliminary Report") issued by Lawyers Title Insurance Company or another title insurance company mutually approved by Seller and Buyer ("Title Company") containing such exceptions as the Title Company would specify in an American Land Title Association with Western Regional Exceptions ("ALTA WRE") Standard Policy of Title Insurance (or, provided Buyer so requests in writing, as the Title Company would specify, any additional title insurance coverage), together with copies of all exceptions and plotted easements and the documents supporting the exceptions (hereinafter collectively called "Supporting Documents").

Within thirty (30) calendar days after receipt of legible copies of the Preliminary Report and Supporting Documents, Buyer shall give written notice to Seller of its disapproval of the Preliminary Report, any part thereof, or of any exceptions, or of the condition of title reflected in the Preliminary Report or the supporting documents. If Buyer gives written notice of disapproval as provided in this paragraph, Seller shall remove or otherwise cure, in a manner reasonably satisfactory to Buyer, the disapproved item or items at or before the Close of Escrow, as hereinafter defined. Seller may elect not to remove or cure any disapproved item or items by delivering written notice thereof to Buyer within ten (10) calendar days following the date of written notification of the disapproval. If Seller elects not to remove or cure any disapproved item or items, Buyer may terminate this Agreement by delivering a written notice of termination to Seller within ten (10) calendar days after the date that Buyer actually receives notice of Seller's election not to remove or cure any disapproved item.

This Agreement provides that Buyer will receive title free and clear of liens and encumbrances, subject to the provisions of Section 401. Although it is recognized that Seller is a tax-exempt governmental agency, Seller shall be obligated to pay any property taxes and assessments to the date of the Close of Escrow. The parties recognize that certain encumbrances such as existing deeds of trust, tax liens, assessment liens, and the like will be discharged through Escrow as provided in this Agreement. Notwithstanding the giving of any notice or any failure to give any notice with respect to these items, they shall be discharged through Escrow as provided in this Agreement.

From and after the effective date of the Preliminary Report, the condition of title shall not be altered without the express written consent of Buyer.

**404. Title Policies.** On or before the Close of Escrow, Buyer shall have received evidence that Title Company is ready, willing, and able to issue, upon payment of the Title Company's regularly scheduled premium for an ALTA WRE Standard Policy of Title Insurance in whatever amount the Buyer requests, but in no event shall such amount be less than the Purchase Price, showing title to the Property vested in the Buyer subject only to:

(a) Non-delinquent general, special, and supplemental property taxes or assessments constituting a lien at Close of Escrow, except as set forth pursuant to Section 502 herein; and

(b) The matters described in the printed form portion of the Policy of Title Insurance to the extent that such matters do not conflict with the provisions of this Agreement; and

(c) Covenants, conditions, reservations, restrictions, easements or other matters appearing as exceptions in the Preliminary Report as approved by Buyer pursuant to this Agreement; and

(d) Any lien voluntarily imposed by Buyer as of the Close of Escrow.

**405. Physical Condition of the Property.** Within ninety (90) calendar days after the date of this Agreement, Buyer shall, pursuant to Section 801 herein, review and approve or disapprove of the physical condition of the Property. Seller shall not cause the physical condition of the Property to deteriorate or change after the date of the inspection, normal wear and tear excepted, without the prior written consent of Buyer. Buyer agrees that the Property is being sold in its "AS-IS" and "WHERE-IS" condition, except as expressly provided for elsewhere herein.

**406. Property Documents.** Within ten (10) calendar days after the date of this Agreement, Seller shall deliver to Buyer current copies of all permits, soils tests, hazardous or toxic waste reports, geological studies, environmental impact studies, topographical maps, licenses, maintenance contracts, utility contracts, operating contracts, leases, maintenance contracts, service contracts, and other documents pertaining to the Property ("Property Documents") in the possession of Seller, or in the possession of third parties who have prepared such Property Documents for the benefit of Seller. Prior to the close of the Feasibility Period pursuant to Section 801 herein, Buyer shall review and approve or disapprove each Property Document. On or before the Close of Escrow, Seller shall assign

to Buyer all of Seller's rights and remedies under the Property Documents, to the extent assignable, pursuant to an assignment of contracts, warranties, guarantees, and other intangible property in form and substance satisfactory to Buyer. At the request of Buyer, the assignment of contracts shall exclude Seller's rights under any Property Documents designated by Buyer. At the request of Buyer, Seller shall use its best good faith efforts to obtain the consent to assignment of any other parties to the Property Documents as specified by Buyer. At the request of Buyer, Seller shall terminate any Property Document designated by Buyer as authorized by the Property Document, by delivering notices to the other party under the Property Document in sufficient time to terminate the Property Document prior to the Close of Escrow.

407. Financing Contingency. As a condition in favor of Buyer to the Close of Escrow, on or before the date which is ninety (90) days after the Effective Date ("Financing Contingency Deadline"), Buyer shall have obtained a written commitment for a construction loan secured by a first deed of trust on the Property on terms acceptable to Buyer in Buyer's sole discretion (the "Financing Contingency"). Buyer shall give Seller written notice on or before the Financing Contingency Deadline if the Financing Contingency is not satisfied. If Buyer fails to give such written notice, Buyer will be deemed to have approved the Financing Contingency. If Buyer gives written notice that the Financing Contingency is not satisfied on or before the Financing Contingency Deadline, this Agreement shall automatically terminate and neither party shall have any further obligations under this Agreement (subject to the provisions that expressly survive the termination of this Agreement), and Escrow Agent shall return the Deposit and all interest accrued thereon to Buyer. Buyer agrees to use commercially reasonable efforts and to proceed with all reasonable due diligence in its efforts to satisfy the Financing Contingency on or before the Financing Contingency Deadline including furnishing to any proposed lender(s) such information in Buyer's possession as may reasonably be required by such proposed lender(s).

408. Non-foreign Affidavit. If applicable, on or before the Close of Escrow, Seller shall deliver to Buyer a non-foreign affidavit as required by the Foreign Investment in Real Property Tax Act (FIRPTA) [42 USC § 1445] executed by Seller.

409. Seller's Obligations. Seller is obligated to perform every material covenant, agreement and promise to be performed by Seller pursuant to this Agreement and the related documents executed or to be executed by Seller.

410. Seller's Representations. The truth and accuracy of all Seller's representations and warranties as set forth in this Agreement or in documents provided by Seller under this Agreement is hereby acknowledged by Seller, subject to the provisions of Section 401.

## ARTICLE V

### SELLER'S REPRESENTATIONS AND WARRANTIES

501. Time. The representations and warranties by Seller in this Article are made as of the date of this Agreement and as of the Close of Escrow and will survive the Close of Escrow and the recording of the Grant Deed.

502. Title. As of the date of this Agreement, Seller is or will be the legal and equitable owner of the Property, with full right to convey, subject to the provisions of Section 402. Unless this Agreement is terminated pursuant to Section 401, as of the Close of Escrow, Seller is the legal and equitable owner of a fee interest in the Property, with full right to convey said interest. Seller has not previously conveyed title to the Property to any other person. Seller has not granted any options or rights of first refusal or rights of first offer to third parties to purchase or otherwise acquire an interest in the Property, subject to the provisions of Section 401. The Property is free and clear of all liens, encumbrances, claims, demands, easements, leases, agreements, covenants, conditions, or restrictions of any kind, except for the exceptions set forth in the Preliminary Report. Seller has obtained (or will obtain as of Close of Escrow) all required consents, permissions or releases to convey good and marketable title to Buyer.

503. Hazardous Substances. To the best of Seller's knowledge the Property is free from Hazardous Substances and is not in violation of any Environmental Laws. Seller has received no notice, warning, notice of violation, administrative complaint, judicial complaint, or other formal or informal notice alleging that on the condition of the Property is or has been in violation of any Environmental Law, or informing Seller that the Property is subject to investigation or inquiry regarding Hazardous Substances on the Property or the potential violation of any Environmental Law.

504. Violation of Law. To the best of Seller's knowledge, no condition on the Property violates any health, safety, fire, environments, building, zoning or other federal, state, or local law, code, ordinance, or regulation.

505. Litigation. There is no pending or threatened litigation, administrative proceeding, or other legal or governmental action or condemnation with respect to the Property or which may adversely affect Seller's ability to fulfill the obligations of this Agreement.

506. Bankruptcy. No filing or petition under the United States Bankruptcy Law or any insolvency laws, or any laws for composition of indebtedness or for the reorganization of debtors has been filed with regard to Seller.

507. No Defaults. Seller is not in default of Seller's obligations or liabilities pertaining to the Property. There are no facts, circumstances, conditions or events, which after notice or lapse of time would constitute default. Seller has not received any notice of any default and has no reason to believe that there is likely to be any breach or default of any of Seller's obligations or liabilities pertaining to the Property.

508. Special Studies Zone. The Property is not within a special studies zone under the Alquist-Priolo Geologic Hazard Act [Pub. Res. Code §§ 2621.9 et seq.] (which generally requires sellers to inform purchasers if property is within a special studies zone, which zones are generally near potentially or recently active earthquake faults).

509. Foreign Investment Real Property Tax Act. Seller is not a "foreign person" within the meaning of 42 USC § 1445(f)(3). Buyer understands and agrees that Seller may

disclose the certification made in this section to the Internal Revenue Service and that any false statement contained herein could be punished by fine, imprisonment or both. This certification is made under penalty of perjury under the laws of the State of California.

510. Disclosure. Any information that Seller has delivered to Buyer either directly or through Seller's agents or employees, is complete and accurate. Seller has disclosed to Buyer all material facts with respect to the Property to which Seller has access.

## ARTICLE VI

### COVENANTS

#### 601. Power to Enter into Agreements.

(a) Buyer is duly authorized to enter into this Agreement. The provisions of this Agreement are and will be the valid and legally enforceable obligations of Buyer in accordance with their terms and the terms of this Agreement.

(b) Seller is duly authorized to enter into this Agreement. The provisions of this Agreement are and will be the valid and legally enforceable obligations of Seller in accordance with their terms and the terms of this Agreement.

#### 602. No Violation of Other Agreements.

(a) Buyer hereby represents that neither the execution and delivery of this Agreement, nor the fulfillment of and compliance with the terms and conditions hereof, nor the consummation of the transactions contemplated hereby, conflicts with or results in a breach of terms or violation of any other agreement to which Buyer is a party or by which Buyer is bound, or constitutes a default under any of the foregoing.

(b) Seller hereby represents that neither the execution and delivery of this Agreement, nor the fulfillment of and compliance with the terms and conditions hereof, nor the consummation of the transactions contemplated hereby, conflicts with or results in a breach of terms or violation of any other agreement to which Seller is a party or by which Seller is bound, or constitutes a default under any of the foregoing.

603. Payment of Seller's Obligations. To the extent Seller is authorized by the Property Documents, Seller shall discharge all obligations and liabilities under the Property Documents before the Close of Escrow with respect to the Property.

604. Brokers. Seller and Buyer agree that there are no brokers or real estate agents involved in this transaction that would be entitled to a fee or commission. Buyer shall hold Seller harmless from any claims for such fees or commissions claimed by any broker, real estate agent or other third party claiming through Buyer.

605. Litigation. Seller shall immediately notify Buyer of any lawsuits, condemnation proceedings, rezoning, or other governmental order or action, or any threat thereof, of which Seller has actual knowledge, which might affect the Property or any interest of Buyer with respect to the Property.

**606. Indemnification.** Seller shall indemnify, defend and hold Buyer harmless from all liability, loss, or claim for damages, and any costs and reasonable attorney's fees associated therewith, arising from breach of Seller's covenants under this Agreement and any other related documents, or from Seller's false representations under this Agreement or in any other related documents, except for any liability, loss, or claims for damages resulting from the sole or actual negligence or willful misconduct of Buyer or Buyer's officers or employees.

Buyer shall indemnify, defend and hold Seller harmless from all liability, loss, or claim for damages, and any costs and reasonable attorney's fees associated therewith, arising from breach of Buyer's covenants under this Agreement and any other related documents, or from Buyer's false representations under this Agreement or in any other related documents, except for any liability, loss, or claims for damages resulting from the sole or actual negligence or willful misconduct of Seller or Seller's officers or employees.

The provisions of this Section 606 shall survive the Close of Escrow with respect to the Property.

## ARTICLE VII

### ESCROW

**701. Establishment of Escrow.** Within seven (7) calendar days after the date this Agreement is approved by the Oceanside City Council, Buyer and Seller shall establish an Escrow for the close of the sale of the Property with the escrow department of the Title Company ("Escrow Agent"). If the Escrow Agent is unwilling or unable to perform, Seller and Buyer shall mutually agree on the designation of another escrow agent. Escrow Agent shall notify both parties in writing of the specific date on which the Escrow has opened. This Agreement shall constitute Escrow Instructions, provided however, that Escrow Agent shall prepare general instructions as may be deemed necessary by the Escrow Agent for the fulfillment of this Agreement and deliver those general instructions to Seller and Buyer. Buyer and Seller shall each execute the general instructions, or propose changes thereto, within seven (7) calendar days after receipt of the instructions. If there is any conflict between the terms of the general instructions and this Agreement, the provisions of this Agreement shall prevail unless the conflicting provision is specifically identified as an amendment to this Agreement.

**702. Opening Deposits.** Concurrent with the execution of this Agreement, but no later than the establishment of Escrow pursuant to Section 701 herein, Buyer shall deposit with the Escrow Agent the sum of ONE HUNDRED THOUSAND and No/100 Dollars (\$100,000.00). Said sum shall represent Buyer's initial good faith deposit for the transaction contemplated under this Agreement, Said deposit shall be applied towards the Purchase Price for the Property and shall be non-refundable to Buyer after expiration of the Feasibility Period, except in the event of Seller's default or failure of a Condition Precedent under this Agreement. In the event that Buyer otherwise fails to consummate the transaction contemplated under this Agreement or defaults hereunder, said deposit shall be considered as Liquidated Damages due Seller pursuant to Section 902 herein and in either event Escrow Agent is hereby instructed to release the total of Buyer's deposits to Seller.

703. Closing. Subject to the provisions of Section 401 herein, on the earlier of (i) sixty (60) calendar days after non-appealable governmental approval of the Project or (ii) one year from the Effective Date ("Closing Deadline"), the Grant Deed shall be recorded and the Property transferred from Seller to Buyer ("Close of Escrow") after Buyer has either approved or waived each Condition Precedent.

704. Extension Options. Buyer shall have the right to purchase two (2) - thirty (30) calendar day extensions ("Extension Periods") by releasing to Seller through the Escrow Agent the non-refundable amount of Fifty Thousand and No/100 Dollars (\$50,000.00) for each Extension Period ("Extension Payment"). The Extension Payment, if made, shall be applicable to the Purchase Price and non-refundable to Buyer and shall be considered as Liquidated Damages pursuant to Section 902 herein, except in the event of Seller's default. Unless the Close of Escrow is extended by written agreement of the parties, Escrow shall close no later than the Closing Deadline, subject to the Extension Periods.

705. Closing Deposits. On or before the Close of Escrow, Seller and Buyer shall deposit with Escrow Agent the following documents and shall close Escrow as follows:

(a) Seller shall deposit with Escrow Agent the following:

- (i) The original executed and acknowledged Grant Deed conveying the Property from Seller to Buyer;
- (ii) The original Non-Foreign Affidavit executed by Seller;
- (iii) The originals of all Property Documents, except for those documents which by law Seller must keep in its custody;
- (iv) A certificate executed by Seller acknowledging that all conditions to the Close of Escrow that Buyer was to satisfy or perform have been satisfied and performed, and that Seller's representations, covenants, and warranties made in or pursuant to this Agreement are correct as of the Close of Escrow;
- (v) Any other documents or funds required of Seller to close Escrow in accordance with this Agreement;

(b) Buyer shall deposit with Escrow Agent the following:

- (i) The balance of the Purchase Price for the Property in cash;
- (ii) Additional cash in the amount necessary to pay Buyer's share of closing costs as set forth in this Agreement or the escrow instructions and that portion of the Title Policy in excess of the premium for the ALTA WRE Standard Policy of Title Insurance in an amount covering the Purchase Price;
- (iii) A certificate executed by Buyer acknowledging that all conditions to Close of Escrow that Seller was to satisfy or perform have been satisfied and performed, and that Buyer's representations,

covenants, and warranties made in and pursuant to this Agreement are correct as of the Close of Escrow;

(iv) Documentation evidencing the legal status of the entity taking title to the Property; and

(iv) Any other document or funds required of Buyer to close Escrow in accordance with this Agreement.

**706. Closing Costs.** Seller shall pay the premium for an ALTA WRE Standard Policy of Title Insurance in an amount covering the Purchase Price, all of the real property transfer taxes and documentary transfer taxes (if any) payable upon recordation of the Grant Deed for the Property, and any sales, use or ad valorem taxes connected with the Close of Escrow for the Property. If Buyer request additional title insurance coverage other than that paid for by Seller, Buyer shall pay that portion of the premium for the title policy in excess of the premium for an ALTA WRE Standard Policy of Title Insurance in an amount covering the Purchase Price. Buyer and Seller shall each pay one-half of the Escrow Agent charges.

**707. Property Taxes and Prorations.** Seller shall be solely responsible for bringing the Property's real property taxes current as of the Close of Escrow and Buyer shall have no liability for payment of taxes. It is recognized that Seller is a tax-exempt governmental agency.

**708. Possession.** Right to possession of the Property, or the applicable parcel, shall transfer at Close of Escrow free of all tenancies.

## ARTICLE VIII

### MISCELLANEOUS AND ADMINISTRATIVE PROVISIONS

**801. Inspection and Feasibility Period.** Seller hereby consents to entry upon the Property by Buyer or its officers, employees, contractors and agents for the purpose of conducting physical inspections and tests from the Effective Date of this Agreement to the Close of Escrow. Buyer shall have ninety (90) calendar days from the Effective Date of this Agreement ("Feasibility Period") in which to complete its inspections, testing and feasibility studies of the Property, including but not limited to, inspection and examination of soils, environmental factor, Hazardous Substances, if any, and archeological information relating to the Property; and a review and investigation of the effect of any zoning, map, permits, reports, engineering data, regulations, ordinances, and laws effecting the Property. Withinten (10) calendar days following the full execution of this Agreement, Seller shall deliver to Buyer copies of all architectural plans, surveys, specifications, and other documents pertaining to the Property that are owned by or in the possession of Seller. If Buyer disapproves of the results of the inspection and review, Buyer may elect, prior to the last day of the Feasibility Period, to terminate this Agreement by giving Seller written notification prior to the last day of the Feasibility Period and the Opening Deposits, together with all interest, if any, shall be returned to Buyer, less Escrow cancellation charges. If Buyer fails to properly notify Seller of the intent to terminate this Agreement, Buyer shall be deemed to be satisfied with the results of the inspection and shall be deemed to have waived the right to terminate this Agreement pursuant to this provision.

Buyer agrees to defend, indemnify and hold Seller harmless from all liabilities, costs and expenses resulting directly from Buyer's or its officers', employees', contractors' or agents' inspections and tests. Buyer agrees that its independent inspection of the Property is its sole basis to determine the suitability of the Property for its purposes and Buyer acknowledges that it is not relying on any representations by Seller regarding suitability of the Property and by executing this Agreement, Buyer acknowledges that it has made or will make its own independent inspection of the Property. If Buyer alters the physical conditions of the Property and Escrow does not close, Buyer shall restore the Property to the condition existing before Buyer's inspections or tests.

**802. Further Assurances.** Whenever requested by the other party, each party shall execute, acknowledge, and deliver any further conveyances, assignments, confirmations, satisfactions, releases, instruments of further assurance, approvals, consents and any other instrument or document as may be necessary, expedient or proper to complete the transaction contemplated by this Agreement, and to do any other acts and to execute, acknowledge, and deliver any requested document to carry out the intent and purpose of this Agreement.

**803. Assignment.** Seller shall have no right, power, or authority to assign or mortgage this Agreement or any portion of this Agreement, or to delegate any duties or obligations arising under this Agreement, voluntarily, involuntarily, or by operation of law, without the prior written consent of Buyer. Buyer shall have no right, power, or authority to assign this Agreement or any portion of this Agreement or to delegate any duties or obligations arising under this Agreement, voluntarily, involuntarily or by operation of law without Seller's prior written approval. Neither party shall unreasonably withhold approval to any assignment. Notwithstanding the foregoing, Buyer may assign this Agreement to a Buyer Affiliate (as defined below) without the requirement of obtaining Seller's prior written approval (but nevertheless requiring at least ten (10) calendar days prior written notice). The term "Buyer Affiliate" shall mean any entity which is controlled by Robert D. Olson or which has Robert D. Olson as a manager, managing member or general partner or an entity controlled by Robert D. Olson as a manager, managing member or general partner.

**804. Preservation and Inspection of Documents.** Documents received by Seller or Buyer under the provisions of this Agreement shall be retained in their respective possessions and shall be subject at all reasonable times to the inspection of the other party hereto and its assigns, agents and representatives, any of whom may make copies thereof.

**805. Parties of Interest.** Nothing in this Agreement, expressed or implied, is intended to or shall be construed to confer upon or to give to any person or party other than Seller and Buyer any rights, remedies or claims under or by reason of this Agreement or any covenants, condition or stipulation hereof; and all covenants, stipulations, promises and agreements in this Agreement made by or on behalf of Seller or Buyer shall be for the sole and exclusive benefit of Seller and Buyer.

**806. No Recourse under Agreement.** All covenants, stipulations, promises, agreements and obligations of the parties hereto contained in this Agreement shall be deemed to be the covenants, stipulations, promises, agreements and obligations of the parties hereto, respectively, and not of any member, officer, employee or agent of the parties hereto in an individual capacity, and no recourse shall be had for any claim based

on or under this Agreement against any member, officer, employee or agent of the parties hereto.

**807. Notices.** All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given (i) when delivered or deposited in the United States mail in registered form with postage fully prepaid, or (ii) when actually received if sent (x) via a nationally recognized overnight carrier such as UPS or Federal Express or (y) via facsimile:

If to Seller:

CITY OF OCEANSIDE  
Property Management Division  
ATTN: Property Management  
300 North Coast Highway  
Oceanside, CA 92054  
Fax: 760-435-5169

Copy to:

CITY OF OCEANSIDE  
City Attorney  
ATTN: John Mullin  
300 North Coast Highway  
Oceanside, CA 92054  
Fax: 760-439-3877

If to Buyer:

R.D. OLSON DEVELOPMENT  
ATTN: Robert D. Olson  
2955 Main Street, 3<sup>rd</sup> Floor  
Irvine, CA 92614  
Fax: 949-261-6616

Copy to:

Scott S. Pollard, Esq.  
4041 MacArthur Blvd., Suite 140  
Newport Beach, CA 92660  
Fax: 949-271-1080

The parties hereto, by notice given hereunder, may, respectively designate different addresses to which subsequent notices; certificates or other communications will be sent.

**808. Binding Effect.** Without waiver of Section 805, this Agreement shall inure to the benefit of and shall be binding upon Seller, Buyer, and their respective successors and assigns.

**809. Severability.** If any one or more of the covenants, stipulations, promises, agreements or obligations provided in this Agreement on the part of Seller or Buyer to be performed should be determined by a court of competent jurisdiction to be contrary to law, then such covenant, stipulation, promise, agreement or obligation shall be deemed and construed to be severable from the remaining covenants, stipulations, promises, agreements and obligations herein contained and shall in no way affect the validity of the other provisions of this Agreement.

**810. Headings.** Any headings preceding the text of the several Articles and Sections hereof, and any table of contents or marginal notes appended to copies hereof, shall be solely for convenience or reference and shall not constitute a part of this Agreement, nor shall they affect its meaning, construction or effect.

811. Applicable Law. This Agreement shall be governed by and construed in accordance with the laws of the State of California.

812. Seller and Buyer Representatives. Whenever under the provisions of this Agreement the approval of Seller or Buyer is required, or Seller or Buyer are required to take some action at the request of the other, such approval of such request may be given for Seller by an Authorized Officer/Representative of Seller and for Buyer by an Authorized Officer of Buyer, and any party hereto shall be authorized to rely upon any such approval or request.

813. Form of Certificate of Officers. Every certificate with respect to compliance with a condition or covenant provided for in this Agreement and which is precedent to the taking of any action under this Agreement shall include:

(a) A statement that the person making or giving such certificate has read such covenant or condition and the definitions herein relating thereto;

(b) A brief statement as to the nature and scope of the examination or investigation upon which the statements or opinions contained in such certificate are based;

(c) A statement that, in the opinion of the signer, he has made or caused to be made such examination or investigation as is necessary to enable him to express an informed opinion as to whether or not such covenant or condition has been complied with; and

(d) A statement as to whether, in the opinion of the signer, such condition or covenant has been complied with.

A certificate may be based, insofar as its relates to legal matters, upon a certificate or opinion of or representations by counsel, unless the persons providing the certificate know that the certificate or representations with respect to the matters upon which the certificate may be based are erroneous, or in the exercise of reasonable care should have known that the same were erroneous.

814. Amendment. This Agreement may be amended, modified, or changed only in writing as mutually agreed to and duly executed by the parties hereto.

815. Counterpart. This Agreement may be executed in counterpart.

816. Time of the Essence. Time is of the essence in this Agreement and every provision contained in this Agreement.

817. Integration. This Agreement, and all attachments and exhibits hereto constitute the entire agreement of the parties. There are no oral or parol agreements, which are not expressly set forth in the Agreement or the related documents being executed in connection with this Agreement.

818. Waivers. No waiver or breach of any provision shall be deemed a waiver of any other provision, and no waiver shall be valid unless it is in writing and executed by the

waiving party. No extension of time for performance of any obligation or act shall be deemed an extension of time for any other obligation or act.

819. Attorney Fees, Litigation Costs and Related Matters. If any legal action or other proceeding, including arbitration or an action for declaratory relief, is brought to enforce this Agreement or because of a dispute, breach, default, or misrepresentation in connection with this Agreement, the prevailing party shall be entitled to recover reasonable attorney fees and other costs in addition to any other relief. Venue for enforcement of this Agreement shall be in the Superior Court of San Diego County, North County Branch. The parties agree that before either party commences any legal or equitable action, action for declaratory relief, suit, proceeding, or arbitration that the parties shall first submit the dispute to mediation through a mutually acceptable professional mediator in San Diego County, or if a mediator cannot be agreed upon by a mediator appointed by the Judicial Arbitration and Mediation Service in San Diego County. Any mediation costs shall be borne equally by the parties.

820. Exhibits. All exhibits referred to in this Agreement and attached hereto are made a part hereof and are incorporated herein by this reference.

821. Survival. Seller's representations and warranties, Buyer's representations and warranties, all covenants and obligations to be performed at a time or times after Close of Escrow, and indemnities shall survive the Close of Escrow and delivery and recordation of the Grant Deed.

822. Merger. All of the terms, provisions, representations, warranties, and covenants of the parties under this Agreement shall survive the Close of Escrow and shall not be merged in the Grant Deed or other documents.

## ARTICLE IX

### SPECIAL PROVISIONS

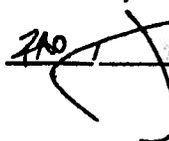
901. Right of First Refusal. If at any time following the Close of Escrow until Buyer receives its Certificate of Occupancy in connection with the Project (the "First Refusal Period"), Buyer or any successor owner desires to sell the Property (a "Sale"), Seller shall have a right of first refusal ("Right of First Refusal") with respect to such Sale. Accordingly, if Buyer intends to engage in a Sale transaction or enter into an agreement providing for a Sale, Buyer shall provide Seller with written notice, together with a detailed description of the proposed transaction including the identity of the proposed buyer, which shall be deemed a "Sale Proposal." If Seller desires to exercise its Right of First Refusal, Seller must deliver written notice to Buyer of its election ("Election Notice") within ten (10) business days after receipt of the Sale Proposal from Buyer ("Election Period"). In the Election Notice, Seller must agree to the same price, conditions and time periods as set forth in the Sale Proposal. If Seller does not provide the Election Notice within the Election Period, then Seller shall be deemed to have waived its Right of First Refusal with regard to that Sale Proposal. Seller shall have a continuing right of first refusal with respect to all future proposed sales for the duration of

the First Refusal Period regardless of whether Seller has waived or is deemed to have waived its Right of First Refusal with respect to any Sale Proposal.

If Seller elects to exercise its Right of First Refusal pursuant to this Section 901 with respect to a Sale Proposal, then Buyer shall tender to Seller a Grant Deed for the Property, or portion thereof, pursuant to an escrow to be opened with the Title Company, and such sale shall be consummated upon the terms and provisions set forth in the said Sale Proposal. If Seller exercises such Right of First Refusal, (1) title to the Property shall be conveyed to Seller at the closing of the sale of the Property; (2) Buyer and Seller shall execute such other documents as may be required, or requested by the Title Company, including, but not limited to, executing escrow instructions, to complete the conveyance of the Property from Buyer to Seller; and (3) all title charges, documentary transfer taxes, recording charges and escrow fees which may be incurred in connection with the repurchasing of the Property by Seller shall be paid in accordance with the terms set forth in the Sale Proposal.

If Seller elects not to exercise or is deemed to have waived its Right of First Refusal then after the Election Period, Buyer may sell the Property to a third-party buyer; provided, however, if the Sale to said third-party buyer includes terms which are materially more favorable to such buyer (any change in the economic terms of the transaction that would reduce the consideration paid to Buyer shall be deemed to be materially more favorable), or if the proposed agreement is not entered into between Buyer and said third-party buyer within thirty (30) days after Seller elects not to exercise or is deemed to have waived its Right of First Refusal or if such agreement has not been consummated pursuant to the terms of the applicable Sale Proposal or if the identity of the buyer changes, then Buyer must resubmit a Sale Proposal to Seller so that Seller may, at its option, exercise its Right of First Refusal in accordance with the foregoing provisions.

**902. Liquidated Damages. IF BUYER FAILS TO COMPLETE THE PURCHASE PROVIDED FOR IN THIS AGREEMENT BY REASON OF ANY DEFAULT OF BUYER, SELLER SHALL BE RELEASED FROM SELLER'S OBLIGATION TO SELL THE PROPERTY TO BUYER AND MAY PROCEED AGAINST BUYER UPON ANY CLAIM OR REMEDY THAT SELLER MAY HAVE IN LAW OR EQUITY; PROVIDED, HOWEVER, THAT, BY INITIALING THIS SECTION 902 BUYER AND SELLER AGREE THAT IN THE EVENT OF DEFAULT BY BUYER, (A) IT WOULD BE IMPRACTICAL OR EXTREMELY DIFFICULT TO FIX ACTUAL DAMAGES; (B) AN AMOUNT EQUAL TO THE OPENING DEPOSITS MADE BY BUYER AND EXTENSION PERIOD PAYMENTS, IF ANY ARE MADE, SHALL CONSTITUTE LIQUIDATED DAMAGES PAYABLE TO SELLER; (C) THE PAYMENT OF THE LIQUIDATED DAMAGES TO SELLER SHALL CONSTITUTE THE EXCLUSIVE REMEDY OF SELLER; (D) SELLER MAY RETAIN THAT PAYMENT ON ACCOUNT OF PURCHASE PRICE FOR THE PROPERTY AS LIQUIDATED DAMAGES; AND (E) PAYMENT OF THOSE SUMS TO SELLER AS LIQUIDATED DAMAGES IS NOT INTENDED AS A FORFEITURE OR PENALTY WITHIN THE MEANING OF CALIFORNIA CIVIL CODE SECTIONS 3275 OR 3369, BUT INSTEAD, IS INTENDED TO CONSTITUTE LIQUIDATED DAMAGES TO SELLER PURSUANT TO SECTIONS 1671, 1676 AND 1677 OF THE CALIFORNIA CIVIL CODE.**

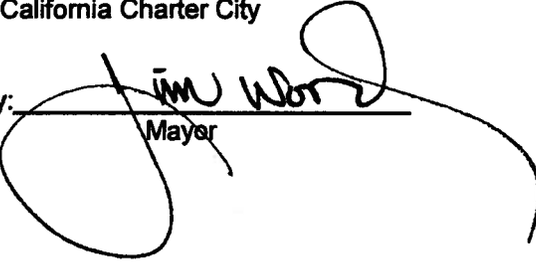
 [Initials of Buyer and Seller]

**Buyer and Seller acknowledge that, pursuant to the terms of this Agreement, Seller is obligated to perform, and in the event Escrow fails to close by reason of default by Seller, Buyer shall be entitled to specific performance of Seller. Notwithstanding Seller's obligation herein, in the event Seller is prevented from closing Escrow pursuant to the happening of an event, requirement or other impediment beyond the control of Seller, Buyer shall be entitled to the return of the Opening Deposits and Extension Period Payment(s), if any are made, and all accrued interest, if any. Additionally, Seller shall be entitled to the actual damages, not to exceed 200% of the total amount of Opening Deposits and Extension Period Payments made pursuant to Sections 702 and 704 herein.**

**[Signatures on following page]**

IN WITNESS WHEREOF, this Agreement constitutes an offer to purchase the Property on the terms and conditions contained in this Agreement and the parties hereto have caused this Agreement to be executed in their respective names by their duly authorized officers as of the date first above written.

Seller  
City of Oceanside  
a California Charter City

By:   
Mayer

APPROVED AS TO FORM:  
CITY ATTORNEY'S OFFICE

By: , Esq.  
City Attorney

Buyer  
Olson Real Estate Group, Inc.,  
a California corporation

By:   
Name: Robert D Olson  
Title: President  
Date: 10/3/2011

By:   
Name: Robert A. Olson  
Title: General Counsel  
Date: 10/3/2011

**CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT**

CIVIL CODE § 1189

State of California

County of Orange

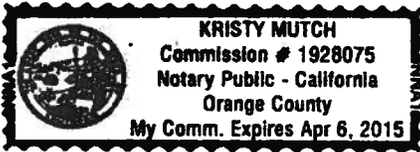
On Oct. 3, 2011 before me, Kristy Mutch, A Notary Public

personally appeared Robert D. Olson + Robert A. Olson

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

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

WITNESS my hand and official seal.



Place Notary Seal Above

Signature: [Handwritten Signature]

**OPTIONAL**

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

**Description of Attached Document**

Title or Type of Document: Purchase and Sale Agreement

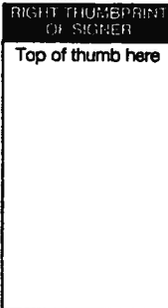
Document Date: Oct. 12, 2011 Number of Pages: 17

Signer(s) Other Than Named Above: n/a

**Capacity(ies) Claimed by Signer(s)**

Signer's Name: \_\_\_\_\_

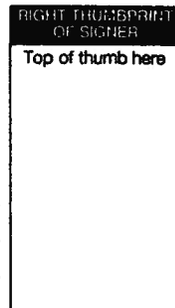
- Corporate Officer — Title(s): \_\_\_\_\_
- Individual
- Partner —  Limited  General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: \_\_\_\_\_



Signer Is Representing: \_\_\_\_\_

Signer's Name: \_\_\_\_\_

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



Signer Is Representing: \_\_\_\_\_

**Exhibit "A"**  
**Legal Description**

THAT CERTAIN REAL PROPERTY IN THE CITY OF OCEANSIDE, COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, BEING PARCEL C, ACCORDING TO CERTIFICATE OF COMPLIANCE NO. PLA-10-00007 RECORDED MARCH 30, 2011 AS DOCUMENT NO. 2011-0165780 OF OFFICIAL RECORDS OF SAID COUNTY, DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF SECTION 20, TOWNSHIP 11 SOUTH, RANGE 4 WEST, SAN BERNARDINO MERIDIAN, AS SHOWN ON RANCHO DEL ORO – MASTER SUBDIVISION MAP WEST, ACCORDING TO MAP THEREOF NO. 11410, RECORDED DECEMBER 27, 1985 IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY;

THENCE ALONG THE BOUNDARY OF SAID MAP 1410 SOUTH 00°46'05" WEST (NORTH 00°46'05" EAST RECORD PER SAID MAP 11410) 1309.53 FEET TO AN ANGLE POINT THEREIN;

THENCE CONTINUING ALONG SAID BOUNDARY SOUTH 88°58'45" EAST (NORTH 88°58'16" WEST RECORD PER SAID MAP 11410) 590.71 FEET TO EASTERLY RIGHT-OF-WAY OF RANCHO DEL ORO DRIVE AS SHOWN ON RECORD OF SURVEY NO. 18354 RECORDED JULY 16, 2004 AS FILE NO. 2004-0665334 IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, AND A POINT ON A NON-TANGENT 1867.00 FOOT RADIUS CURVE, CONCAVE WESTERLY, A RADIAL FROM SAID POINT BEARS SOUTH 65°27'24" WEST;

THENCE ALONG SAID EASTERLY RIGHT-OF-WAY OF RANCHO DEL ORO DRIVE THE FOLLOWING COURSES:

SOUTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 2°12'56" A DISTANCE OF 72.19 FEET TO THE BEGINNING OF A COMPOUND 318.00 FOOT RADIUS CURVE, CONCAVE WESTERLY;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 7°54'40" A DISTANCE OF 43.91 FEET;

THENCE SOUTH 14°25'00" EAST 45.90 FEET TO THE BEGINNING OF A 582.00 FOOT RADIUS CURVE, CONCAVE EASTERLY;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 3°55'54" A DISTANCE OF 39.94 FEET TO THE BEGINNING OF A REVERSE 1858.00 FOOT RADIUS CURVE, CONCAVE WESTERLY;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 8°26'38" A DISTANCE OF 273.82 FEET;

THENCE NON-TANGENT TO SAID CURVE SOUTH 11°22'32" EAST 109.17 FEET TO A POINT ON A NON-TANGENT 1864.00 FOOT RADIUS CURVE, CONCAVE WESTERLY, A RADIAL FROM SAID POINT BEARS SOUTH 83°27'07" WEST;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 4°29'57" A DISTANCE OF 146.37 FEET;

THENCE SOUTH 02°02'56" EAST 148.16 FEET TO THE BEGINNING OF A 168.00 FOOT RADIUS CURVE, CONCAVE WESTERLY;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 11°18'36" A DISTANCE OF 33.16 FEET;

THENCE SOUTH 09°15'40" WEST 0.89 FEET TO THE BEGINNING OF A 132.00 FOOT RADIUS CURVE, CONCAVE EASTERLY;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 11°18'36" A DISTANCE OF 26.06 FEET;

THENCE SOUTH 02°02'56" EAST 59.45 FEET TO THE BEGINNING OF A 1742.00 FOOT RADIUS CURVE, CONCAVE EASTERLY;

THENCE SOUTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 5°26'18" A DISTANCE OF 165.35 FEET;

THENCE NON-TANGENT TO SAID CURVE SOUTH 12°01'26" EAST 130.96 FEET;

THENCE SOUTH 10°20'57" EAST 0.13 FEET TO THE NORTHERLY BOUNDARY OF SAID PARCEL C, AND A POINT ON A NON-TANGENT 17.00 FOOT RADIUS CURVE, CONCAVE SOUTHEASTERLY, A RADIAL FROM SAID POINT BEARS NORTH 79°39'03" EAST, AND THE **TRUE POINT OF BEGINNING**;

THENCE LEAVING SAID EASTERLY RIGHT-OF-WAY OF RANCHO DEL ORO DRIVE ALONG SAID NORTHERLY BOUNDARY OF PARCEL C THE FOLLOWING COURSES:

NORTHEASTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 90°42'58" A DISTANCE OF 26.92 FEET;

THENCE NORTH 80°22'01" EAST 270.92 FEET TO A POINT ON A NON-TANGENT 200.00 FOOT RADIUS CURVE, CONCAVE WESTERLY, A RADIAL FROM SAID POINT BEARS NORTH 59°53'57" WEST;

THENCE NORTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 23°34'27" A DISTANCE OF 82.29 FEET;

THENCE NORTH 06°31'36" EAST 24.80 FEET;

THENCE LEAVING SAID NORTHERLY BOUNDARY OF PARCEL C SOUTH 43°00'32" EAST 66.72 FEET;

THENCE SOUTH 24°11'22" EAST 89.46 FEET;

THENCE SOUTH 04°59'04" EAST 107.39 FEET;

THENCE SOUTH 10°14'35" EAST 78.87 FEET;

THENCE SOUTH 14°01'52" EAST 46.56 FEET;

THENCE SOUTH 20°51'16" WEST 99.65 FEET;

THENCE SOUTH 06°02'19" EAST 115.46 FEET;

THENCE SOUTH 10°41'41" WEST 36.24 FEET TO THE BEGINNING OF A 101.00 FOOT RADIUS CURVE, CONCAVE NORTHWESTERLY;

THENCE SOUTHWESTERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 67°10'56" A DISTANCE OF 118.43 FEET;

THENCE SOUTH 77°52'37" WEST 133.78 FEET;

THENCE SOUTH 69°47'27" WEST 34.87 FEET;

THENCE SOUTH 88°56'00" WEST 55.92 FEET TO SAID EASTERLY RIGHT-OF-WAY OF RANCHO DEL ORO DRIVE;

THENCE ALONG SAID EASTERLY RIGHT-OF-WAY OF RANCHO DEL ORO DRIVE THE FOLLOWING COURSES:

THENCE NORTH 10°20'57" WEST 202.82 FEET;

THENCE NORTH 11°27'56" WEST 24.46 FEET TO THE BEGINNING OF A 182.00 FOOT RADIUS CURVE, CONCAVE EASTERLY;

THENCE NORTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 8°14'57" A DISTANCE OF 26.20 FEET;

THENCE NORTH 03°12'59" WEST 1.79 FEET TO THE BEGINNING OF A 243.00 FOOT RADIUS CURVE, CONCAVE WESTERLY;

THENCE NORTHERLY ALONG SAID CURVE THROUGH A CENTRAL ANGLE OF 7°07'58" A DISTANCE OF 30.25 FEET;

THENCE NORTH 10°20'57" WEST 280.85 FEET TO THE TRUE POINT OF BEGINNING.

CONTAINING 4.862 ACRES MORE OR LESS.



## EXHIBIT "C"

### DEFINITIONS

**Seller.** The term "Seller" means the City of Oceanside, California.

**Buyer.** The term "Buyer" means Olson Real Estate Group, Inc., a California corporation d/b/a R.D. Olson Development organized and existing under California law with its principal place of business in Orange County.

**Authorized Officer.** The term "Authorized Officer", when used with respect to Seller, means the Mayor, City Manager or any employee designated by the City Manager of Seller as an Authorized Officer. The term "Authorized Officer", when used with respect to Buyer, means the President of Buyer or any other officer of Buyer, which is designated by its President as an Authorized Officer.

**Environmental Laws.** The term Environmental Laws means all federal, state, local, or municipal laws, rules, orders, regulations, statutes, ordinances, codes, decrees, or requirements of any government authority regulating, relating to, or imposing liability or standards of conduct concerning any Hazardous Substance, or pertaining to occupational health or industrial hygiene, to the extent that such relate to matters on, under, or about the Property, occupational or environmental conditions on, under, or about the Property, as now or may at any later time be in effect, including without limitation, the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA) [42 USC § 9601 et seq.]; the Resource Conservation and Recovery Act of 1976 (RCRA) [42 USC § 6901 et seq.]; the Clean Water Act, also known as the Federal Water Pollution Control Act (FWPCA) [33 USC § 1251 et seq.]; the Hazardous Materials Transportation Act (HMTA) [49 USC § 1801 et seq.]; the Insecticide, Fungicide, Rodenticide Act [7 USC § 136 et seq.]; the Superfund Amendments and Reauthorization Act [42 USC § 6901 et seq.]; the Clean Air Act [42 USC § 7401 et seq.]; the Safe Drinking Water Act [42 USC § 300f et seq.]; the Surface Mining Control and Reclamation Act [30 USC § 1201 et seq.]; the Emergency Planning and Community Right to Know Act [42 USC § 11001 et seq.]; the Occupational Safety and Health Act [29 USC § 655 and 657]; the California Underground Storage of Hazardous Substances Act [Health and Safety Code § 25280 et seq.]; the California Hazardous Substances Account Act [Health and Safety Code § 25300 et seq.]; the California Safe Drinking Water and Toxic Enforcement Act [Health and Safety Code § 24249.5 et seq.]; the Porter-Cologne Water Quality Act [Water Code § 13000 et seq.] together with any amendments of or regulations promulgated under the statutes cited above and any other federal, state, or local law, statute, ordinance, or regulation now in effect or later enacted that pertains to the protection of the environment as such apply to matters on, under, or about the Property.

**Hazardous Substances.** The term "Hazardous Substances" includes without limitation:

(a) Those substances included within the definitions of "hazardous substance," "hazardous waste," "hazardous material," "toxic substance," "solid waste," or "pollutant or contaminant" in any Environmental Law;

(b) Those substances listed in the United States Department of Transportation Table [49 CFR 172.101], or by the Environmental Protection Agency, or any successor agency, as hazardous substances [40 CFR Part 302];

(c) Other substances, materials, and wastes that are or become regulated or classified as hazardous or toxic under federal, state, or local laws or regulations; and

(d) Any material, waste, or substance that is a petroleum or refined petroleum product, asbestos, polychlorinated biphenyl, designated as a hazardous substance pursuant to 33 USC § 1321 or listed pursuant to 33 USC § 1317, a hazardous substance or toxic material designated pursuant to any State Statute, a flammable explosive or a radioactive material.

**Project.** The term "Project" means the construction of a 4-story, wood frame Hilton Homewood Suites or equivalent branded hotel product of approximately 131 rooms and approximately 94,050 square feet, including all related grading, landscaping, infrastructure and on-site and off-site improvements

**Property.** The term "Property" means that certain real property within the City of Oceanside, California (sometimes referred to herein as the "Land"), together with the improvements located thereon (sometimes referred to herein as the "Improvements") all as more fully described in Exhibit "A" attached hereto.

**State.** The term "State" means the State of California.