

Property Acquisition Services, Inc.

1/5/10

1-5-10 AGENDAITEM Parcel 11

Paulette Batts Executive Assistant Fort Bend County Engineering 1124 Blume Road Rosenberg, Texas 77471

Re: FM 1464 Ph. II – 90/10 Project Parcel 011 – Robert Schumann

Dear Ms. Batts:

Please find enclosed the following referenced documents for signature and your review:

- Original Check Request
- Original Deed for County Attorney Review
- Original Title Company Documents/Disclosures:
 - → Settlement Statement
 - → Waiver of Inspection & Disclosure to Owner
 - → Tax Agreement
 - → Buyer Correspondence Information Form
 - → Info for Real Estate 1099-S Report Filing
 - → Affidavit as to Debts, Liens, & Possession
 - → Notice to Purchasers of Real Property

At this time, we ask that the County have the settlement statements and supporting documents executed for processing. Once these agreements are signed and the check requested processed, my office will pick up all documents from you and deliver all original documents along with the check to the title company for closing.

Thank you for your attention to this matter and please contact me at (281) 343-7171 if I can answer any questions or be of further assistance.

Sincerely,

Mark Davis
Project Manager

Enclosures

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Right of Way Invoice Transmittal

Date	January 5, 2010	Control of the Contro	
Requested By	Mark Davis, Property Acquisit	on Services	
Project Number	764	The state of the s	2.71.00
Road Name	FM 1464 Phase II	Parcel #	011
Type of Expense	Acquisition Condemnation	Litigation Expense	Pipeline
Reimbursable Expense	✓ Yes	Agency	TxDOT
Payee Vendor #	13289		
Payee	Stewart Title Company		W-9 Required prior to
Payee's Address	1980 Post Oak Blvd., Suite 11	0	closing for payment***
Tax ID #	Houston, TX 77056		
Amount of Check	\$112,753.95		
Date Check is Needed By	January 18, 2010	Closing Date	January 19, 2010
Return Check To	Paulette @ Engineering		
Comments	Cartwright Leag	ue A-16, Ft Bend Count	ty, Texas
Accounting Unit	100685888	Account	64600
Activity	P685-06ROWPURCH	Account Category	32000
Purchase Order Number			
Requires CCT Approval?	✓ Yes		
Commissioner's Court Approval Date	January 5, 2010		
Reviewed by Requestor Reviewed by Co. Attorney Reviewed by Engineering Reviewed by Co. Auditor	<u>Name</u> Mark Davis	<u>Date</u> January 5, 2010	
Neviewed by Co. Additor			

^{***}W-9 required to setup vendor for payment, copy of W-9 sufficient prior to closing with original submitted with closing documents

FORT BEND COUNTY REQUEST FOR CHECK

Date Requested:	January 5, 2010
Check Needed By:	January 18, 2010
Fort Bend County P.O. No.:	
Vendor:	Property Acquisition Services, Inc.
Address:	19855 Southwest Freeways, Suite 200 Sugar Land, TX 77479 Office (281) 343-7171
Project Location:	FM 1464 Ph II - 90/10 Project
Payee:	Stewart Title Company
Payee's Address:	1980 Post Oak Blvd., Suite 110 Houston, TX 77056
Payee's Tax ID/SS #:	On File
Amount of Check:	\$112,753.95
Description:	Parcel 011 - Robert Schumann - 0.4469 acres out of Jesse H. Cartwright League A-16, Ft Bend County, Texas
Comments:	
	PLEASE RETURN CHECK TO PAULETTE BATTS
Requested Bv: り	Mark Davis

Notice of Confidentiality Rights: If you are a natural person, you may remove or strike any of the following information from this instrument before it is filed for record in the public records: your Social Security Number or your Driver's License Number.

Parcel 011

DEED

THE STATE OF TEXAS

\$
COUNTY OF FORT BEND

WHEREAS, the Texas Transportation Commission has been authorized under the Texas Transportation Code Chapters 203, 224, and 361 to purchase land and such other property rights (including requesting that counties and municipalities acquire highway right of way) deemed necessary and convenient to a state highway or turnpike project to be constructed, reconstructed, maintained, widened, straightened, or extended, or to accomplish any other purpose related to the location, construction, improvement, maintenance, beautification, preservation, or operation of a state highway or turnpike project, and including the acquisition of such other property rights deemed necessary for the purposes of operating a designated state highway or turnpike project, with control of access as necessary to facilitate the flow of traffic and promote the public safety and welfare on both non-controlled access facilities, as well as facilitating the construction, maintenance and operation of designated controlled access highways and turnpike projects;

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS:

That, ROBERT SCHUMANN of the County of Fort Bend, State of Texas, hereinafter referred to as Grantors, whether one or more, for and in consideration of the sum of ONE HUNDRED ELEVEN THOUSAND SIX HUNDRED FIFTY NINE AND NO/100 Dollars (\$111,659.00) to Grantors in hand paid by the State of Texas, acting by and through the Texas Transportation Commission, receipt of which is hereby acknowledged, and for which no lien is retained, either expressed or implied, have this day Sold and by these presents do Grant, Bargain, Sell and Convey unto the State of Texas all that certain tract or parcel of land lying and being situated in the County of Fort Bend, State of Texas, more particularly described in Exhibit "A," which is attached hereto and incorporated herein for any and all purposes. The consideration recited herein represents a settlement and compromise by all parties as to the value of the property herein conveyed in order to avoid formal eminent domain proceedings and the added expenses of litigation.

It is understood that Grantors are retaining title to the following listed bisected improvements: (1) Wood Frame Single Family Residence.

Such improvement(s) shall be removed from the premises hereby conveyed by the Grantors within thirty (30) days of closing, subject, however, to such extensions of time as may be granted by the State in writing; but in the event Grantors fail for any reason to remove said improvement(s) within the time herein provided for, title to said improvement(s) including the portion or portions thereof located in the Grantors' remaining property, shall immediately vest in the State of Texas, all for the same consideration recited.

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By: Robert Schumann

It is further understood and agreed that in the event title to said improvement(s) vests in the State of Texas under the provisions of the paragraph next above, Grantors authorize the State, its agents or assigns, to enter upon their remaining property for the purpose of removing said bisected improvement(s), and Grantors expressly waive all damages or claims that may result to the remaining property of the Grantors as a result of such entry and removal of said improvement(s).

SAVE and **EXCEPT**, **HOWEVER**, it is expressly understood and agreed that Grantors are retaining title to the following improvements located on the property described in said Exhibit "A" to wit: None.

Grantors covenant and agree to remove the above-described improvements from said land within thirty (30) days of closing, subject, however, to such extensions of time as may be granted by Grantee, its successor and assigns, in writing; and if, for any reason, Grantors fail or refuse to remove same within said period of time prescribed, then, without any further consideration, the title to all or any part of such improvements not so removed shall pass to and vest in the Grantee, its successors and assigns, forever.

Grantors reserve all of the oil, gas and sulphur in and under the land herein conveyed but waive all rights of ingress and egress to the surface thereof for the purpose of exploring, developing, mining or drilling for same; however, nothing in this reservation shall affect the title and rights of the Grantee, its successors and assigns, to take and use all other minerals and materials thereon, therein and thereunder.

Grantors hereby acknowledge that their use of and access to the state highway facilities and/or turnpike project (hereafter called highway facility) to be constructed in conjunction with the highway facility of which the land hereby conveyed shall become a part, shall be and forever remain subject to the same regulation by legally constituted authority as applies to the public's use thereof; and Grantors further acknowledge that the design and operation of such highway facility requires that rights of ingress and egress and the right of direct access to and from Grantors' remaining property (if any) to said Highway facility, shall hereafter be governed by the provisions set out in said Exhibit "A", SAVE AND EXCEPT in the event access, or access points may be specifically allowed or permitted in said Exhibit "A", such access shall be subject to such regulation as is determined by the Texas Department of Transportation and/or the Texas Turnpike Authority Division to be necessary in the interest of public safety and in compliance with approved engineering principles and practices and subject to compliance with any applicable local municipal or county zoning, platting and/or permit requirements.

TO HAVE AND TO HOLD the premises herein described and herein conveyed together with all and singular the rights and appurtenances thereto in any wise belonging unto the State of Texas and its assigns forever; and Grantors do hereby bind ourselves, our heirs, executors, administrators, successors and assigns to Warrant and Forever Defend all and singular the said premises herein conveyed unto the State of Texas and its assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof.

IN WITNESS WHEREOF, this instrument is executed on this the	day of	, 2010.
ROBERT SCHUMANN		

	31,5134 <u>- 7,637 - 7</u>	
State of Texas	owledgment	
State of Texas		
County of		
This instrument was acknowledged before me this	day of	, 2010 by Robert Schumann.
	Notary	Public's Signature

Form ROW-N-14 Rev. 8/2003 Page 3 of 3

Property Acquisition Services, Inc. 19855 Southwest Freeway, Suite 200 Sugar Land, TX 77479

EXHIBIT \mathfrak{h}

County:

Fort Bend

Highway:

F.M. 1464

Project Limits: Shiloh Lake Drive to State Highway 99

ROW CSJ:

1415-02-041

Property Description for Parcel 11

Being a 0.4469 acre (19,466 square feet) parcel of land, out of the J.H. Cartwright Survey, A-16, Fort Bend County, Texas and located in that certain 21.7461 acre Residue of a 21.8493 acre tract of land, described in a Special Warranty Deed dated 04-19-2000 from Frank K. Muth Land Trust by John Julius Muth and Lawrence W Schumann. Trustees; William L. Schumann; Max A. Schumann to Robert Schumann, filed in the Official Public Records Fort Bend County, Texas (O.P.R.F.B.C.) at Clerk's File No. 2000031768, being more particularly described as follows:

COMMENCING at a set 5/8 inch iron rod with cap stamped "Weisser Eng., Houston, TX" located in the south line of the Residue of said 21.8493 acre tract, also being the northeast corner of the Residue of a 100 acre tract of land, described in a Deed dated 08-27-1968 from Paul E. Schumann to Robert Schumann, filed in the Fort Bend County Deed Records (F.B.C.D.R.) in Volume 507, Page 281 Fort Bend County, Texas; thence as follows:

South 87°19'59" West, a distance of 885.97 feet, along the south line of the Residue of said 21.8493 acre tract and the north line of the Residue of said 100 acre tract, to a set 5/8 inch iron rod with cap stamped "Weisser Eng., Houston, TX" located in the northeast line of a 0.9569 acre tract of land, described in a Special Warranty Deed dated 09-05-2002 from Robert Schumann to Fort Bend County Municipal Utility District No. 25, filed in the O.P.R.F.B.C. at Clerk's File No. 2002097086;

North 68°28'50" West, a distance of 123.37 feet, along the southwest line of the Residue of said 21.8493 acre tract and the northeast line of said 0.9569 acre tract. to a set 5/8 inch iron rod with TxDOT Aluminum cap located in the proposed east right-of-way line of F.M. 1464 (width varies), marking the southeast corner and POINT OF BEGINNING of the herein described parcel;

1) THENCE, North 68°28'50" West, a distance of 6.76 feet, continuing along the southwest line of the Residue of said 21.8493 acre tract and the northeast line of said 0.9569 acre tract, to an angle point of herein described parcel:

EXHIBIT A

- THENCE, North 85°37'16" West, a distance of 24.48 feet, continuing along the southwest line of the Residue of said 21.8493 acre tract and the northeast line of said 0.9569 acre tract, being located in the existing east right-of-way line of F.M. 1464 (width varies) as described in Volume 275, Page 244 filed in the F.B.C.D.R. and the southwest corner of herein described parcel;
- THENCE, North 02°25'41" West, a distance of 495.23 feet, along the west line of the Residue of said 21.8493 acre tract and the existing east right-of-way line of said F.M. 1464 (width varies), located at the northwest corner of the Residue of said 21.8493 acre tract and the southwest corner of a 15.1242 acre tract of land, described in a Deed dated 11-07-1984 from Robert Schumann to Timothy L. Schumann, filed in the F.B.C.D.R. in Volume 1563, Page 406 Fort Bend County, Texas, also being the northwest corner of herein described parcel;
- 4) THENCE, North 87°19'59" East, a distance of 47.67 feet, along the north line of the Residue of said 21.8493 acre tract and the south line of said 15.1242 acre tract, to a set 5/8 inch iron rod with TxDOT Aluminum cap for the northeast corner of herein described parcel;
- 5) THENCE, South 00°27'50" East, at a distance of 407.75 feet passing a set 5/8 inch iron rod with TxDOT Aluminum cap** marking Engineers Station 445+00 and continuing for a total distance of 501.37 feet, along the east line of herein described parcel, to the POINT OF BEGINNING and containing 0.4469 acre (19,466 square feet) parcel of land.

EXHIBIT A

** The monument described and set in this call may be replaced with a TxDOT Type II Right of Way marker upon the completion of the highway construction project under the supervision of a Registered Professional Land Surveyor, either employed or retained by TxDOT.

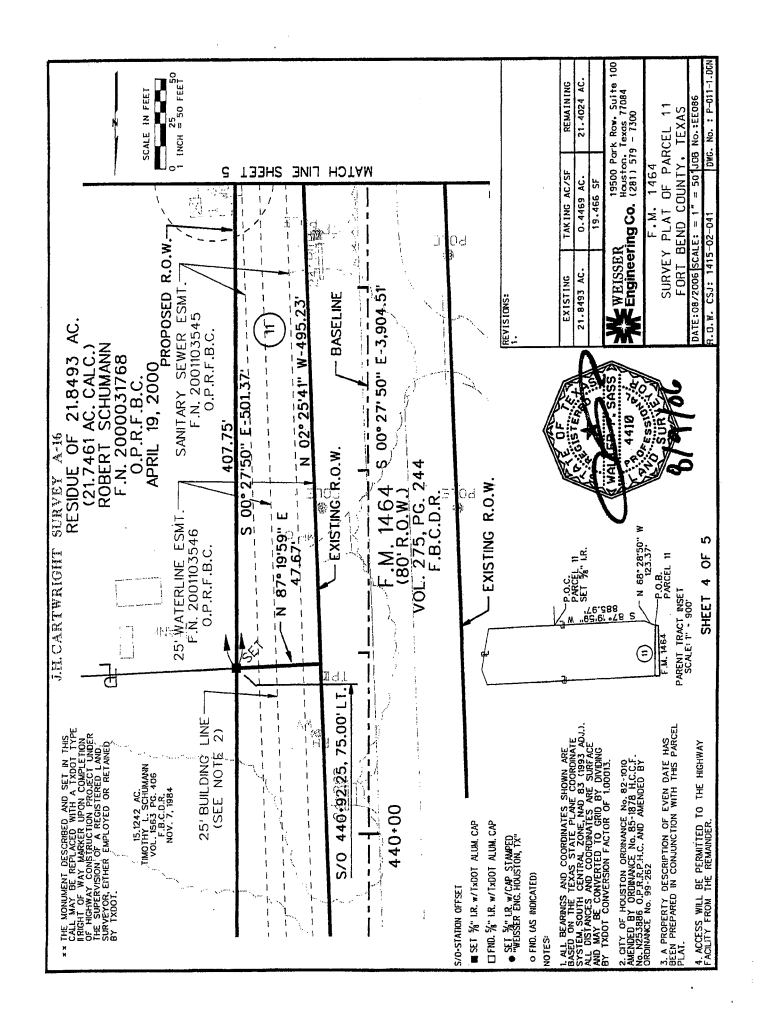
NOTE: The Point of Beginning of this description has coordinates of X=3,022,470.19 and Y=13,788,420.30; All bearings are based on the Texas State Plane coordinate system, NAD 83 (1993 Adj.), South Central Zone. All coordinates shown are surface and may be converted to grid by Dividing by TxDOT conversion factor of 1.00013.

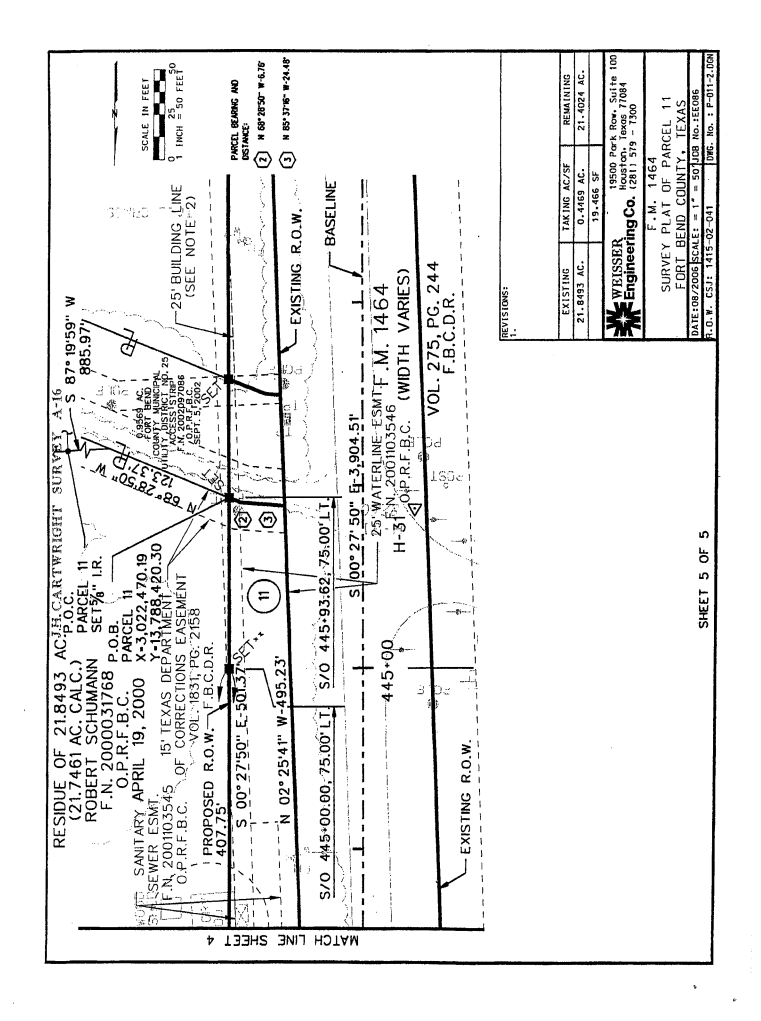
Compiled by: Weisser Engineering Company 19500 Park Row, Suite 100 Houston, Texas 77084 August, 2006



NOTE: A parcel plat of even date was prepared in conjunction with this property description.

Access will be permitted to the highway facility from the remainder of the property.





		17072070	7.00.57 F W		
A. Settlement Sta	atement		ent of Housing Development	ОМВ /	Approval No. 2502-026 (expires 11/30/2009)
B. Type of Loan					
1. ☐ FHA 2. ☐ FmHA 4. ☐ VA 5. ☐ Conv. Ins	3. Conv. Unins. 6. File N 083003		7. Loan Number:	8. Mortgage Insuranc	e Case Ņumber:
C. Note:	Items marked "(POC)" were Other (POCO), Real Estate	paid outside the closing	by either the: Borrower (PO)	s paid to and by the settlement (B), Lender (POCL), Mortgager (Poct)	e Broker (POCM),
D. Name & Address of Borrower;	in the totals. The State of Texas				
E. Name & Address	Robert Schumann				·
of Seller: F. Name & Address					
of Lender: G. Property Location:	Metes & Bounds FM 1464, PARCEL 11				
	CARTWRIGHT LEAGUE, Ab	roel of land, containing stract No.16, situated	n Fort Bend County, Texas.	feet) more or less, being out	of the JESSE H.
H. Settlement Agent: Place of Settlement:	1980 Post Oak Bivd., Housto	n, TX 77056	ost Oak Blvd., Houston, TX 77	7056, (713)625-8702	
i. Settlement Date:	1/19/2010	Proration Date:	None	Disbursement	Date: None
			K. Summary of Sell		an chargen, at
100. Gross Amount Due to 101. Contract sales price	om Borrower	\$111,659.00		Seller	\$111,659.00
102. Personal property		711.,000.00	402. Personal property		0771,003.00
103. Settlement charges to	borrower (line 1400)	\$1,094.95			
104.			404.		<u> </u>
105. Adjustments for items oald	by seller in advance		405. Adjustments for items paid t	y seller in advance	
106. City/town taxes	A CONTRACTOR		406. City/town taxes		A Andrij Mindrojnima za stavima u Antik
107. County taxes			407. County taxes		
108. Assessments			408. Assessments		
109. 110.			409. 410.		
111.			411.		
112.			412.		
120. Gross Amount Due fr	• · · · · · · · · · · · · · · · · · · ·		420. Gross Amount Due to		\$111,659.00
 Amounts Paid by or li Deposit or earnest mor 	n Behalf of Borrower		500. Reductions in Amount 501. Excess deposit (see ins	Due to Seller	
202. Principal amount of new			502. Settlement charges to a		\$0.00
203. Existing loan(s) taken s			503. Existing loan(s) taken s		
204.			504. Payoff of first mortgage		
205.			505. Payoff of second mortg.	age loan	
206.			506. 507.		
208.			508.		
209.			509.		
	d by seller			l by seller	roumania (h. 1.132). T
210. City/town taxes 211. County taxes			510. City/town taxes 511. County taxes		
212. Assessments			512. Assessments		
213.			513.		
214. 215,			514. 515.		
216.			516.		
217.			517.		
218. 219.			518. 519.		
220. Total Paid by/for Borro	ower	\$0.00	·	nt Due Seller	\$0.00
	m/to Borrower			rom Seller	
301. Gross amount due from		\$112,753.95			\$111,659.00
302. Less amounts paid by/f		\$0.00			\$0.00
303. Cash ⊠ From 🗀 To E	sorrower	\$112,753.95	303. Cash ⊠To ☐ From Se	II G T	\$111,659.00

100	L. Settlement Charges		or, orbitanti superior
700.		Paid From	Paid From
-	Division of commission (line 700) as follows:	Вогтожег'я	
701.		Funds at	Selier's
702.	Aller To the Control of the Control		Funds at
703.	Commission and at softlament	Settlement	Settlement
<u> </u>	Commission paid at settlement		<u></u>
704			
800.	Items Payable In Connection with Loan	SATURDAN PROPERTY OF THE	
801.	Loan origination fee		
802.	Loan discount		
803.	Appraisal fee		
804.	Credit report		<u> </u>
_			
805.	Lender's inspection fee		
806.	Mortgage insurance application fee		
807.	Assumption fee		
808.			
809.			
810.			
811.			<u> </u>
812.			
813.			
			and the second control of the second control
900.	Items Required by Lender to Be Paid in Advance	and the section of	garang di sa mituto
901.	Interest from		
902.	Mortgage insurance premium for		
903.	Hazard insurance premium for		
904.			
905.			
		war of the Continue of the color of the control	L Steff Al-Angrabet (lane 12s. Market
	Reserves Deposited with Lender		anga Propaga spirit
1001.	Hazard insurance		
1002.	Mortgage insurance		
1003.	City property taxes		
1004.	County property taxes	· · · · · · · · · · · · · · · · · · ·	
1005.	Annual assessments		
1006.			
1007.			
			ļ
1008.			
1009.			1
1100.	Title Charges		
1101.	Settlement or closing fee		
1102.	Abstract or title search		
1103.	Title examination		
1104.	Title insurance binder		<u> </u>
	Document preparation	· · · · · · · · · · · · · · · · · · ·	
			
	Notary fees		
1107.	Attorney's fees to		ļ
	Includes above item numbers:		
1108.	Title Insurance to Stewart Title Company	\$905.00	
	Includes above item numbers:		
1109.	Lender's coverage		
1110.	Owner's coverage \$111,659.00 \$905.00		
1111	Tax Certificate to Stewart Title Company	\$64.95	-
	Messenger Fee to Stewart Title Company		
		\$20.00	
1113.		\$5.00	
1200.	Government Recording and Transfer Charges		
1201.	Recording fees: Deed \$50.00; Other \$50.00	\$100.00	
1202.	City/county tax/stamps:		
1203.	State tax/stamps:		
1204.			
1205.			
1206.			PERCENCE CONTRACTOR CO
1300.	Additional Settlement Charges		
1301.	Survey		
1302.	Pest inspection		
1303.			
1304.			
1305.			<u> </u>
1306.			
1307.			
1400.	Total Settlement Charges (enter on lines 103, Section J and 502, Section K)	\$1,094.95	\$0.00

CERTIFICATION: I have carefully reviewed the HUD-1 Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of HUD-1 Settlement Statement. The settlement agent does not warrant or represent the accuracy of information provided by third parties, including that information provided on page 3 of this HUD form or POC items, and the parties hold harmles the settlement agent as to any inaccuracy of such matters.

Judge Robert E. Hebert, Fort Bend County Judge

1-7-10

To the best of my knowledge, the HIDT-I Settlement Statement which I have prepared is a true and accurate account of the funds which were received and have been or will be disbursed by the undersigned as part of the settlement of this transaction.

Date

Page 3 to be affixed to HUD-1 Settlement Statement GF No. 08300378

CERTIFICATION

Seller's and Purchaser's signature hereon acknowledges his/their approval of tax prorations and signifies their understanding that prorations were based on taxes for the preceding year or estimates for the current year, and in the event of any change for the current year, all necessary adjustments must be made between Seller and Purchaser; likewise any default in delinquent taxes will be reimbursed to Title Company by the Seller.

Title Company, in its capacity as Escrow Agent, is and has been authorized to deposit all funds it receives in this transaction in any financial institution, whether affiliated or not. Title Company shall not be liable for any interest or other charges on the earnest money and shall be under no duty to invest or reinvest funds held by it at any time. Seller and Purchasers hereby acknowledge and consent to the deposit of the escrow money in financial institutions with which Title Company has or may have other banking relationships and further consent to the retention by Title Company and/or its affiliates of any and all benefits (including advantageous interest rates on loans) Title Company and/or its affiliates may receive from such financial institutions by reason of their maintenance of said escrow accounts.

The parties have read the above sentences, recognize that the recitations herein are material, agree to same, and recognize Title Company is relying on the same.

I have carefully reviewed the HUD-1 Settlement Statement and to the best of my knowledge and belief, it is a true and accurate statement of all receipts and disbursements made on my account or by me in this transaction. I further certify that I have received a copy of the HUD-1 Settlement Statement.

SELLER(S):	PURCHASER (S):
	THE STATE OF TEXAS
By: Robert Schumann	By: Judge Robert E. Hebert Fort Bend County Judge 1-7-10
To the best of my knowledge, the HUD-1 Settlemen accurate account of the funds which were receive undersigned as part of the settlement of this transaction	d and have been or will be disbursed by the
STEWART TITLE OF HOUSTON	
Ву:	
Marc LaRocca, Commercial Escrow Officer Settlement Agent	Date

WARNING:

It is a crime to knowingly make false statements to the United States on this or any other similar form. Penalties upon conviction can include a fine and imprisonment. For details see: Title 18 U.S. Code Section 1001 and Section 1010.

WAIVER OF INSPECTION AND DISCLOSURE NOTICE

RE: Stewart Title of Houston GF No. 08300378;

Brief Description of Property: FM 1464 - PARCEL 11

All that certain tract or parcel of land, containing 0.4469 acre, (19,466 square feet) more or less, being out of the JESSE H. CARTWRIGHT LEAGUE, Abstract No. 16, situated in Fort Bend County, Texas and located in that certain 21.7461 acre Residue of a 21.8493 acre tract of land, described in a Special Warranty Deed dated April 29, 2000, from Frank K. Muth Land Trust by John Julius Muth and Lawrence W. Schumann, Trustees; William L. Schumann; Max A. Schumann to Robert Schumann filed in the Official Public Records of Fort Bend County, Texas (O.P.R.F.B.C.) at Clerk's File No. 2000031768 and being more particularly described by metes and bounds in Exhibit "A" attached hereto.

THE UNDERSIGNED BUYER/BORROWER HEREBY ACKNOWLEDGES RECEIPT OF THE FOLLOWING NOTICE FROM STEWART TITLE COMPANY PRIOR TO CLOSING:

1. Waiver of Inspection.

You may refuse to accept an exception to "Rights of Parties in Possession." "Rights of Parties in Possession" means one or more persons who are themselves actually physically occupying the land or a portion thereof under a claim of right which may be adverse to the record owner of the land as shown in Schedule A of the Commitment. The Company may require an inspection and additional charge for reasonable and actual costs to inspect, and may make additional exceptions for matters the inspection reveals. If you do not delete this paragraph, you consent to this exception and waive inspection of the land.

YOU MAY REFUSE TO ACCEPT THIS EXCEPTION BY MARKING OUT THIS PARAGRAPH 1AND

PAYING THE ADDITIONAL COSTS INVOLVED.

2. Receipt of Commitment.

You acknowledge having received and reviewed a copy of the Title Commitment issued in connection with this transaction. You understand that your Owner Policy will contain the exceptions set forth in Schedule B, and any unresolved items set forth in Schedule C of the Commitment, and any additional exceptions to title resulting from the documents involved in this transaction, and any additional exceptions reflected by an exhibit attached hereto.

3. Survey.

If we have been furnished with a current survey of the subject property acceptable to us, you may request amendment of the "Area and Boundary Exception" to read "Shortages in Area." The Area and Boundary Exceptions is as follows: "Any discrepancies, conflicts, or shortages in area or boundary lines, or any encroachments, or protrusions, or any overlapping of improvements." You must furnish a current survey. The survey must be acceptable to the Company. You also must pay an additional premium equal to 15% of the basic premium charge. The Company may make additional exceptions for items shown on the survey.

YOU MAY REQUIRE AMENDMENT OF THE AREA AND BOUNDARY EXCEPTION BY MARKING

OUT THIS PARAGRAPH 3 AND BY COMPLYING WITH ITS PROVISIONS BEFORE COMPLETION OF THIS CLOSING.

4. Arbitration.

This Paragraph 4 does not apply to the Residential Owner Policy (T-1R), and if applicable the parties must later agree to arbitrate under such policy if the land covers a one to four family residential property or condominium unit.

If this is not residential, as stated above, you may require deletion of the arbitration provision of the Owner Policy. If you do not delete this provision, either you or the Company may require arbitration, if the law allows. There is no charge to delete this provision.

IF YOUR POLICY IS NOT A TEXAS RESIDENTIAL OWNER POLICY (T-1R), YOU MAY REQUIRE DELETION OF THE ARBITRATION PROVISION BY MARKING OUT THIS PARAGRAPH 4.

5. Notice.

You may wish to consult an attorney to discuss matters shown in Schedule B and C of the Commitment. These matters will affect your title and use of your land. Your Title Insurance Policy will be a legal contract between you and the Company. The Commitment and Policy are not abstracts of title, title reports or representations of title. They are contracts of indemnity. We do not represent that your intended use of the property is allowed under the law or in the restrictions on your land.

ACKNOWLEDGED as of Journary, 7, 2010.

THE STATE OF TEXAS

Judge Robert E. Hebert Fort Bend County Judge

TAX AGREEMENT

Stewart Title Company Houston, Texas

GF#08300378

Brief Description of Property: FM 1464 - PARCEL 11

All that certain tract or parcel of land, containing 0.4469 acre, (19,466 square feet) more or less, being out of the JESSE H. CARTWRIGHT LEAGUE, Abstract No. 16, situated in Fort Bend County, Texas and located in that certain 21.7461 acre Residue of a 21.8493 acre tract of land, described in a Special Warranty Deed dated April 29, 2000, from Frank K. Muth Land Trust by John Julius Muth and Lawrence W. Schumann, Trustees; William L. Schumann; Max A. Schumann to Robert Schumann filed in the Official Public Records of Fort Bend County, Texas (O.P.R.F.B.C.) at Clerk's File No. 2000031768 and being more particularly described by metes and bounds in Exhibit "A" attached hereto.

We, the undersigned, hereby acknowledge that the taxes WERE NOT prorated in the above captioned file at the time of closing because seller is a political subdivision of the State of Texas and no taxes have been assessed to the property since seller purchased the property in 2002.

The Seller(s) acknowledge that they are responsible for all taxes prior to the date of closing. Should it develop at a later date that taxes, other than those collected, are due for prior years, Seller(s) agree to make full settlement to Stewart Title Company, upon notification.

SELLER recognizes their responsibility for current year taxes. Further, SELLER agrees to contact all taxing authorities to notify them of the change in ownership of subject property to assure proper receipt of future tax notice.

By the execution hereof, Buyer(s) and Seller(s) acknowledge that: (1) the tax information obtained by Stewart Title Company was procured only for the benefit of Stewart Title Company and only for the purpose of determining the insurability of the property, (ii) that no party other than Stewart Title Company is entitled to rely on such information, and (iii) that the tax information and prorations have been provided to the Buyer(s), Seller(s), and Lender(s) as a courtesy only. Buyer and Seller hereby release Stewart Title Company from all liability and claims for damages resulting from proration of taxes in this transaction.

We agree that Stewart Title Company shall not be held responsible for such tax prorations in any event.

SELLER(S):	PURCHASER (S):
	THE STATE OF TEXAS
_	(Value Noloo N
By: Robert Schumann	Judge Robert E. Hebert Fort Bend County Judge

STEWART TITLE

BUYER CORRESPONDENCE INFORMATION FORM

GF NO. 08300378

All correspondence in connection with this transaction should be addressed to:

Property Acquisition Services, Inc. 19855 Southwest Freeway, Suite 200 Sugar Land, Texas 77479 Attention: Shelly Johnson

Is this a temporary address?	YES NO
If YES, please indicate until what date:	
PHONE NUMBER: 281 – 343-7171	
E-MAIL ADDRESS: sjohnson@pascorp.com	
By: Judge Robert E. Hebert Fort Bend County Judge	Date:

INFORMATION FOR REAL ESTATE 1099-S REPORT FILING

As Required by the Internal Revenue Service

SOLICITATION

Section 6045 of the Internal Revenue Code, as amended by the Tax Reform Act of 1986, requires the reporting of certain information to the IRS on real estate transactions. The information may also be sent to other third parties. You are required by law to provide Stewart Title Company with your correct taxpayer identification number. If you do not provide Stewart Title Company with your correct taxpayer identification number, you may be subject to civil or criminal penalties imposed by law.

File No. 08300378	Taxpayer I. D. No.
SELLER'S NAME and MAILING ADDRESS	
Robert Schumann	
TRANSACTION INFORMATION	
Closing Date:,,	, 2010
Brief Description of Property: FM 1464 - PARG	CEL 11
being out of the JESSE H. CARTWRIGHT LI County, Texas and located in that certain 21.746 described in a Special Warranty Deed dated A John Julius Muth and Lawrence W. Schumann, Robert Schumann filed in the Official Public Reco	ing 0.4469 acre, (19,466 square feet) more or less, EAGUE, Abstract No. 16, situated in Fort Bend 1 acre Residue of a 21.8493 acre tract of land, April 29, 2000, from Frank K. Muth Land Trust by Trustees; William L. Schumann; Max A. Schumann to ords of Fort Bend County, Texas (O.P.R.F.B.C.) at ticularly described by metes and bounds in Exhibit "A"
Contract Sales Price: \$111,659.00	
If multiple Sellers, allocation of sales price amoun Has the Seller received (or will receive) property services as part of the consideration for this trans	(other than cash and consideration treated as cash) or
CERTIFICATION	
	umber shown on this form is my correct Taxpayer er information shown herein is correct. I acknowledge
SELLER(S)	
By: Robert Schumann	

AFFIDAVIT AS TO DEBTS, LIENS AND POSSESSION

RE: Stewart Title of Houston GF No. 08300378

Brief Description of Property: FM 1464 - PARCEL 11

All that certain tract or parcel of land, containing 0.4469 acre, (19,466 square feet) more or less, being out of the JESSE H. CARTWRIGHT LEAGUE, Abstract No. 16, situated in Fort Bend County, Texas and located in that certain 21.7461 acre Residue of a 21.8493 acre tract of land, described in a Special Warranty Deed dated April 29, 2000, from Frank K. Muth Land Trust by John Julius Muth and Lawrence W. Schumann, Trustees; William L. Schumann; Max A. Schumann to Robert Schumann filed in the Official Public Records of Fort Bend County, Texas (O.P.R.F.B.C.) at Clerk's File No. 2000031768 and being more particularly described by metes and bounds in Exhibit "A" attached hereto.

BEFORE ME, the undersigned authority, on this day personally appeared a representative of

- ROBERT SCHUMANN Owner/Seller known to me to be the person(s) whose name(s) are subscribed hereto and upon his/her oath deposes and savs: 1 No proceedings in bankruptcy or receivership have been instituted by or against the entity which he represents in the subject transaction. 2. If acting in their individual capacity, that there has been no change in their marital status since acquiring the subject property. There exists no unpaid debts for lighting fixture, plumbing, water heaters, air conditioning, kitchen equipment, carpeting, fences, roofing, street paving, or any other form of personal or fixture items that are located on the subject property whether secured by financing statements, security agreements or otherwise, except the following: There are no loans, unpaid judgments, or liens of any kind, including federal and/or state liens, and no unpaid association fees or governmental taxes, charges or assessments of any kind affecting the subject property except: All labor and material costs associated with any improvements on the subject property have been paid, and there are now no claims for unpaid labor or material costs for the construction of improvements affecting the subject property except: There are no leases, contracts to sell the land, rights of first refusal, or parties in possession other than the party making this Affidavit, except for:_ If this involves a sale, the Seller is not a non-resident alien, foreign corporation, foreign trust, foreign estate or other foreign entity as defined by the Internal Revenue Service. The Seller's United This information may be disclosed to States Employer's tax identification number is: the Internal Revenue Service, and is furnished to the Buyer to inform the Buyer that withholding of tax on
- Except as specifically disclosed herein, the party making this Affidavit agrees to pay on demand any and all amounts secured by any liens, claims, or rights which currently apply to the subject property or are subsequently established against the subject property, and which were created by or known to the undersigned, or have an inception date prior to the closing of this transaction and the recording of the deed and mortgage.

this sale is not required under Section 1445 of the Internal Revenue Code.

The party making this Affidavit hereby acknowledges and agrees that the Buyer/Borrower/Purchaser, Lender, and/or Title Company are relying on the truth of the statements and information contained herein, and would not purchase, lend money thereon or issue title policies unless said statements, information and representations were accurately made. If the party for whom I am making this Affidavit is an entity, I hereby represent that I have authority to sign this Affidavit on behalf of such entity.

IT IS SPECIALLY UNDERSTOOD AND AGREED THAT ANY AND ALL SPACES ON THIS FORM THAT I HAVE NOT COMPLETED OR OTHERWISE LEFT BLANK ARE THEREBY INTENDED TO STATE "NONE" OR "NOT APPLICABLE" AS THE CASE MAY BE.

IN WITNESS WHEREOF I/we have signed my/our name(s):

SELLER(S)	
By: Robert Schumann	
SWORN TO AND SUBSCRIBED before me t	he undersigned authority, on this day o
	Notary Public in and for The State of Texas

NOTICE TO PURCHASERS OF REAL PROPERTY

The real property, described below, which you are about to purchase is located in the

FORT BEND COUNTY MUNICIPAL UTILITY DISTRICT No. 25

The district has taxing authority separate from any other taxing authority, and may, subject to voter approval, issue an unlimited amount of bonds and levy an unlimited rate of tax in payment of such bonds. As of this date, the rate of taxes levied by the District on real property located in the District is \$0.85 on each \$100 of assessed valuation. The total amount of bonds which has been approved by the voters and which have been or may, at this date, be issued is \$122,715,000.00 and the aggregate initial principal amounts of all bonds issued for one or more of the specified facilities of the District and payable in whole or in part from property taxes is \$52,020,000.00.

The District has the authority to adopt and impose a standby fee on property in the District that has water, sewer, sanitary, or drainage facilities and services available but not connected and which does not have a house, building, or other improvement located thereon and does not substantially utilize the utility capacity available to the property. The District may exercise the authority without holding an election on the matter. As of this date, the most recent amount of the standby fee is \$0.00. An unpaid standby fee is a personal obligation of the person that owned the property at the time of imposition and is secured by a lien on the property. Any person may request a certificate from the District stating the amount, if any, of unpaid standby fees on a tract of property in the District.

The purpose of this District is to provide water, sewer, drainage, and flood control facilities and services within the District through the issuance of bonds payable in whole or in part from property taxes. The cost of these utility facilities is not included in the purchase price of your property, and these utility facilities are owned or to be owned by the District. The legal description of the property you are acquiring is as follows:

Brief Description of Property: FM 1464 - PARCEL 11

All that certain tract or parcel of land, containing 0.4469 acre, (19,466 square feet) more or less, being out of the JESSE H. CARTWRIGHT LEAGUE, Abstract No. 16, situated in Fort Bend County, Texas and located in that certain 21.7461 acre Residue of a 21.8493 acre tract of land, described in a Special Warranty Deed dated April 29, 2000, from Frank K. Muth Land Trust by John Julius Muth and Lawrence W. Schumann, Trustees; William L. Schumann; Max A. Schumann to Robert Schumann filed in the Official Public Records of Fort Bend County, Texas (O.P.R.F.B.C.) at Clerk's File No. 2000031768 and being more particularly described by metes and bounds in Exhibit "A" attached hereto.

By:	Date:	
Robert Schumann		

PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISTRICT AT ANY TIME. THE DISTRICT ROUTINELY ESTABLISHES TAX RATES DURING THE MONTHS OF SEPTEMBER THROUGH DECEMBER OF EACH YEAR, EFFECTIVE FOR THE YEAR IN WHICH THE TAX RATES ARE APPROVED BY THE DISTRICT. PURCHASER IS ADVISED TO CONTACT THE DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PROPOSED CHANGES TO THE INFORMATION SHOWN ON THIS FORM.

The undersigned purchaser hereby acknowledges receipt of the foregoing notice at or prior to execution of a binding contract for the purchase of the real property described in such notice or at closing or purchase of the real property.

PURCHASER(S):

SELLER(S):

Judge Robert E. Hebert Fort Bend County Judge

1-7-10

STATE OF TEXAS COUNTY OF HARRIS This instrument is acknowledged before me on ____ the purposes and in the capacity therein stated. _____, 2010 by Robert Schumann for Notary Public in and for the State of Texas STATE OF TEXAS COUNTY OF HARRIS Fr. Bend

This instrument is acknowledged before me on __________, 2010 by Juc E. Hebert, Fort Bend County Judge for the purposes and in the capacity therein stated.



State of Texas

_, 2010 by Judge Robert

1-7-10