

Property Acquisition Services, Inc.

September 1, 2010

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

Re: Harlem Road Project
Parcel 001 - Sandra Ann Smith Dompier

Dear Ms. Batts:

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

- Original Check Request
- Original Deed & Non Homestead Affidavit 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

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,

Shelly Johnson
Project Coordinator

Enclosures

Approved to C Approved to FBC Approved to FBC May 13/10

FORT BEND COUNTY REQUEST FOR CHECK

Date Requested:	September 1, 2010
Check Needed By:	September 15, 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:	Harlem Road Phase II
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:	\$357,055.95
Description:	Parcel 001 - Sandra Ann Smith Dompier - 8.772 acres out of Jane Wilkins League, Abstract No. 96, Ft Bend County, Texas
Comments:	
	PLEASE RETURN CHECK TO PAULETTE BATTS
Requested By:	Shelly Johnson

Right of Way Invoice Transmittal

B-4-			
Date Requested By	September 1, 2010		
Requested By	Property Acquisition Services		
Project Number	725		
Road Name	Harlem	Parcel #	001
Type of Expense	Acquisition Condemnation	Litigation Expense	Pipeline
Reimbursable Expense	☐ Yes ☑ No	Agency	
Payee Vendor #	13289		
Payee	Stewart Title Company		W-9 Required prior to
Payee's Address	1980 Post Oak Blvd., Suite 110		closing for payment***
Tax ID #	Houston, TX 77056		
Amount of Check	\$357,055.95		
Date Check is Needed By	September 15, 2010	Closing Date	September 17, 2010
Return Check To	Paulette @ Engineering		
Comments	Wilkins League, Abstrac	, (140. 90, 1 t Bond O	Outily, 16xas
Accounting Unit	100685888	Account	64500
Activity	P685-06ROWPURCH	Account Category	
Purchase Order Number			
Requires CCT Approval?	✓ Yes No		
Commissioner's Court Approval Date	August 3, 2010		
Reviewed by Requestor Reviewed by Co. Attorney Reviewed by Engineering Reviewed by Co. Auditor	Name Mark Davis W41 1 202 Purelette & Mark	Date September 1, 2010 1/3/10 WM 1-1-10	

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

WARRANTY DEED

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS

COUNTY OF FORT BEND

THAT THE UNDERSIGNED, SANDRA ANN SMITH DOMPTER, hereinafter called "Grantor", whether one or more, for an in consideration of the sum of THREE HUNDRED FIFTY FOUR HOUSAND SEVEN HUNDRED SIXTY THREE DOLLARS (\$354,763.00) cash, and other good and valuable consideration paid to Grantor by the County of Fort Bend, hereinafter called Grantee, whether one or more, whose mailing address is 301 Jackson St., Richmond, TX 77469 and other good and valuable consideration, the receipt and sufficiency of which consideration are hereby GRANT, SELL and CONVEY unto Grantee, the real property described on attached Exhibit "A", incorporated herein and made a part hereof for all purposes, together with (i) any and all appurtenances belonging or appertaining thereto; (ii) any and all improvements located thereon; (iii) any and all appurtenant casements or rights of way affecting said real property and any of Grantor's rights to use same; (iv) any and all rights of ingress and egress to and from said real property and any of Grantor's rights to use same; (v) any and all mineral rights and interests of Grantor relating to said real property (present or reversionary); (vi) any and all rights to the present or future use of wastewater, wastewater capacity, drainage, water or other utility facilities to the extent same pertain to or benefit said real property or the improvements located thereon, including without limitation, all reservations of or commitments or letters covering any such use in the future, whether now owned or hereafter acquired; (vii) any and all rights and interests of Grantor in and to any leases covering all or any portion of said real property; and (viii) all right, title and interest of Grantor, if any, in and to (a) any and all roads, streets, alleys and ways (open or proposed) affecting, crossing fronting or bounding said real property, including any awards made or to be made relating thereto including, without limitation, any unpaid awards or damages payable by reason of damages thereto or by reason of widening or of changing of the grade with respect to same, (b) any and all strips, gores or pieces of property abutting, bounding or which are adjacent or contiguous to said real property (whether owned or claimed by deed, limitations or otherwise), (c) any and all air rights relating to said real property and (d) any and all reversionary interests in and to said real property (said real property together with any and all of the related improvements, appurtenances, rights and interests referenced in items (i) through (viii) above are herein collectively referred to as the "Property").

This conveyance, however, is made and accepted subject to the following matters, to the extent same are in effect at this time;: any and all restrictions, covenants, assessments, reservations, outstanding mineral interests held by third parties, conditions, and easements, if any, relating to the hereinabove described property, but only to the extent they are still in effect and shown of record in the hereinabove mentioned County and State or to the extent that they are apparent upon reasonable inspection of the property; and all zoning laws, regulations and ordinances of municipal and/or other governmental authorities, if any but only to the extent they are still in effect and relating to the hereinabove described property.

TO HAVE AND TO HOLD the Property together with all singular the rights and appurtenances thereto in anywise belonging unto the said Grantee, its successors and assigns forever, subject to the matters herein stated: and Grantor does hereby bind itself and its successors and assigns, to WARRANT AND FOREVER DEFEND, all and singular, the Property unto Grantee, its successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.

Grantor hereby specifically disclaims any warranty, guaranty or representation, oral or written, past, present or future, of as to or concerning (a) the nature and condition of the Property or other items conveyed hereunder, including, without limitation, the water, soil and geology, the suitability thereof and of the Property or other items conveyed here under for any and all activities and uses which Grantee may elect to conduct thereon, the existence of any environmental hazards or conditions thereon (including, but not limited to, the presence of asbestos or other hazardous materials) or compliance with applicable

Harlem Road Project

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environmental laws, rules, or regulations; (b) the nature and extent of any right-of-way, lease, possession, lien encumbrance, license, reservation, condition or otherwise; and (c) the compliance of the Property or its operation with any laws, ordinances or regulations of any governmental entity or body. Grantee acknowledges that Grantee has inspected the Property and that Grantee is relying solely on Grantee's own investigation of the same and not any information provided or to be provided by or on behalf of Grantor. Grantee further acknowledges that any information provided with respect to the Property or other items conveyed hereunder was obtained from a variety of sources, and Grantor (1) has not made any independent investigation or verification of such information; and (2) does not make any representations as to the accuracy or completeness of such information. This conveyance is made on an "AS IS", "WHERE IS", and "WITH ALL FAULTS" basis and Grantee expressly acknowledges that, except as otherwise specified herein, Grantor has made no warranty or representation, express or implied, or arising by operation of law, including, but not limited to, any warranty of condition, title (expect as specifically set forth and limited in this Deed), habitability, merchantability or fitness for a particular purpose with respect to the Property, all such representations and warranties, as well as any implied warranties being hereby expressly disclaimed.

By Grantee's acceptance of this Deed, Grantee agrees that Grantor shall not be responsible or liable to Grantee for any conditions affecting the Property, as Grantee is purchasing the same 'AS IS", "WHERE IS", and "WITH ALL FAULTS". Grantee or anyone claiming by, through or under Grantee, hereby fully releases Grantor, Grantor's employees officers, directors, representatives, attorneys and agents from any and all claims that Grantee may now have or hereafter acquire against Grantor, and Grantor's employees, officers, directors, representatives, attorneys, and agents for any cost, loss, liability, damage, expense, demand, action or cause of action arising from or related to any conditions affecting the Property. Grantee further acknowledges and agrees that this release shall be given full force and effect according to each of its expressed terms and provisions, including, but not limited to, those relating to unknown and unsuspected claims, damages and causes of action. This covenant releasing Grantor shall be a covenant running with the Property and shall be binding upon Grantee. Grantor hereby assigns without recourse or representation of any nature to Grantee, effective upon the execution and delivery hereof, any and all claims the Grantor may have for any such errors, omissions or defects in the Property. As a material covenant and condition of this conveyance, Grantee agrees that in the event of any defects, or other conditions affecting the Property, Grantee shall look solely to Grantor's predecessors or to such contractors and consultants as may have contracted for work in connection with the Property for any redress or relief. Upon the assignment by Grantor of Grantor's claims, Grantee releases Grantor of all rights, express or implied, Grantee may have against Grantor arising out of or resulting from any defects in the Property. Grantee further understands that some of Grantor's predecessors in interest may be or become insolvent, bankrupt, judgment proof or otherwise incapable of responding in damages, and Grantee may have no remedy against such predecessor, contractors, or consultants.

It is understood and agreed that the purchase price has been adjusted by prior negotiation to reflect that all of the subject Property is sold by Grantor and purchased by Grantee subject to the foregoing.

	EXECUTED IMS	day of	, <u>2010</u> .
SANDRA ANN	SMITH DOMPIER		

Harlem Road Project Parcel 001

Acknowledgen	nent
STATE OF TEXAS	
COUNTY OF	
The foregoing instrument was acknowledged before , 2010, by Sandra Ann Smith Dompier.	e me in the day of
	NOTARY PUBLIC, STATE OF TEXAS
(SEAL)	
	PRINTED NAME OF NOTARY
MY COMMISSION EXPIRES:	

After recording please return to: Property Acquisition Services, Inc. 19855 Southwest Freeway., Suite 200 Sugar Land, TX 77479

Harlem Road Project Parcel 001

EXHIBIT "A"

HARLEM ROAD

FROM UNION PACIFIC RAILROAD TO 2,000 FEET NORTH OF PLANTATION DRIVE PROPERTY DESCRIPTION FOR PARCEL 1

FIELD NOTES FOR 8.772 ACRES (382,089 SQUARE FEET) OF LAND BEING OUT OF A CERTAIN TRACT DESCRIBED IN DEED DATED OCTOBER 29, 1975 TO SANDRA ANN SMITH AUSTIN RECORDED IN VOLUME 663, PAGE 770, FORT BEND COUNTY DEED RECORDS, LOCATED IN THE JANE WILKINS LEAGUE, ABSTRACT NO. 96, FORT BEND COUNTY, TEXAS: (All bearings and coordinates cited herein are based on the Texas Coordinate System, South Central Zone, NAD 83. All coordinates and distances are surface and may be converted to grid by multiplying by a grid factor of 0.99987507.)

COMMENCING at a point (from which a found 5/8 inch iron rod bears North 02°59'51" West, 1.86 feet) for the southeast corner of a certain tract described as "Tract Five" in deed dated May 7, 2004 to Permanent School Fund recorded under Clerk's File No. 2004075320, Fort Bend County Official Public Records;

THENCE, South 86°48'58" West, along the south line of said "Tract Five", a distance of 4,213.36 feet to a 5/8 inch iron rod with cap set in the proposed east right-of-way line of Harlem Road for the northeast corner and the POINT OF BEGINNING (N = 13,786,572.87, E = 3,012,994.45) of the herein described parcel;

THENCE, South 02°07'06" East, along the proposed east right-of-way line of Harlem Road, at a distance of 288.19 feet passing a 5/8 inch iron rod with cap set 70.00 feet right of Engineer's Station 55+00.00, at a distance of 1,788.19 feet passing a 5/8 inch iron rod with cap set 70.00 feet right of Engineer's Station 40+00.00, at a distance of 3,288.19 feet passing a 5/8 inch iron rod with cap set 70.00 feet right of Engineer's Station 25+00.00, continuing for a total distance of 4,772.38 feet to a 5/8 inch iron rod with cap set in the north right-of-way line of Union Pacific Railroad (formerly G.H. & S.A. Railroad; called 100 feet wide per Volume 15, Page 218, Volume 59, Page 315 and Volume 95, Page 24, Fort Bend County Deed Records) for the southeast corner of the herein described parcel;

THENCE, South 81°26'31" West, along the north right-of-way line of Union Pacific Railroad, a distance of 80.51 feet to a point in the existing east right-of-way line of Harlem Road (as monumented and occupied; called 60 feet wide per Volume 63, Page 203, Fort Bend County Deed Records) for the southwest corner of the herein described parcel;

THENCE, North 02°07'06" West, along the existing east right-of-way line of Harlem Road, a distance of 4,779.92 feet to a point in the south line of said "Tract Five" for the northwest corner of the herein described parcel;

THENCE, North 86°48'58" East, along the south line of said "Tract Five", at a distance of 17.98 feet passing a found 5/8 inch iron rod with "Texas GLO" cap, continuing for a total distance of 80.01 feet to the POINT OF BEGINNING and containing 8.772 acres (382,089 square feet) of land.

Page 1 of 2

HARLEM ROAD FROM UNION PACIFIC RAILROAD TO 2,000 FEET NORTH OF PLANTATION DRIVE PROPERTY DESCRIPTION FOR PARCEL 1

Note: Map sheets of even date were prepared in conjunction with this property description.

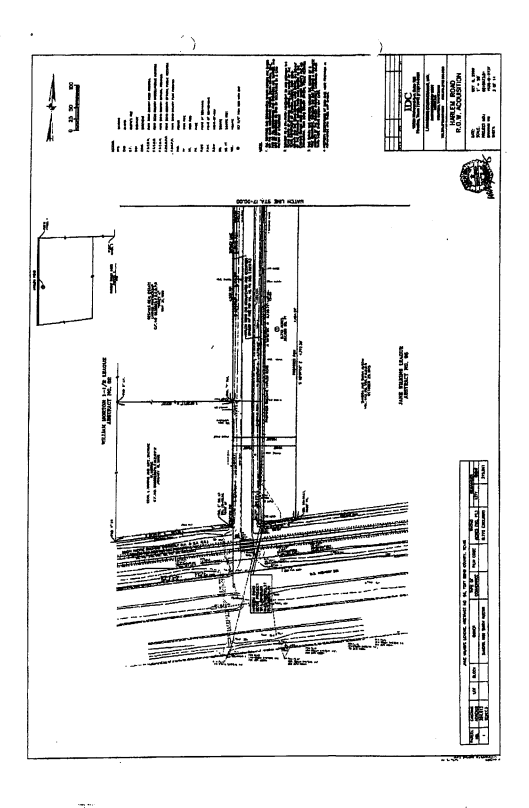
October 5, 2009 Landtech Consultants, Inc.

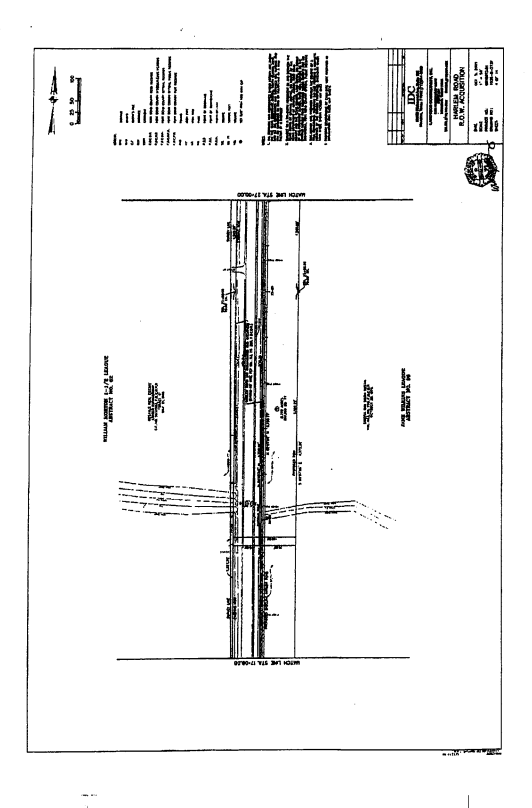
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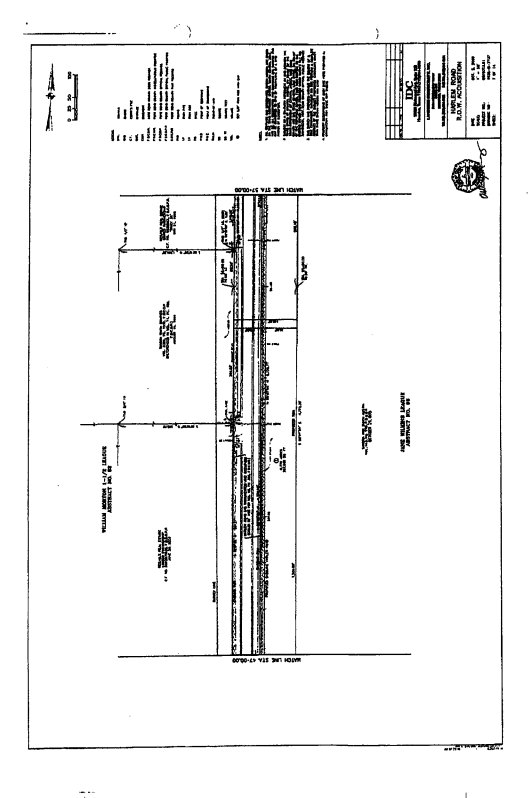
Registered Professional Land Surveyor No. 4793

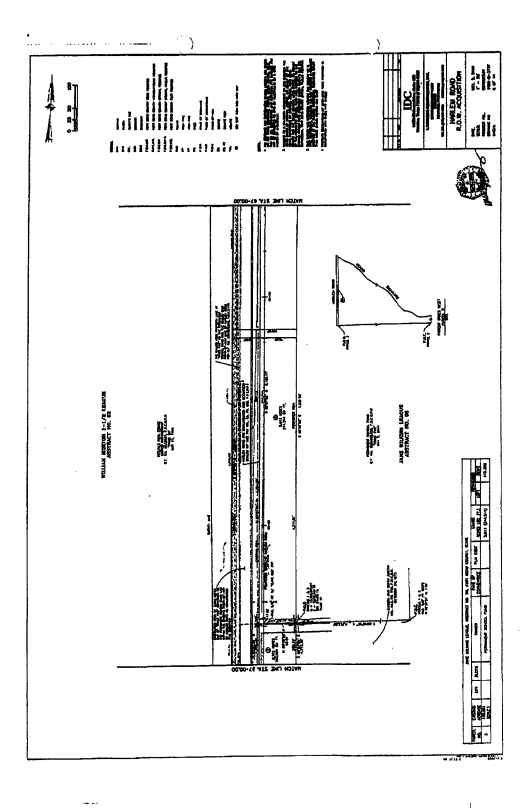
L.C. Job No. 08-1-0073.01 L.C. Drawing No. 1936-D-2737 s:\2008\0810073\survey\parcell.doc

Page 2 of 2









NON-HOMESTEAD DESIGNATION AND COMMUNITY PROPERTY DISCLAIMER

State of Texas County of Fort Bend

BEFORE ME, the undersigned authority, on this day personally appeared Thomas E. Dompier, who, after being duly sworn, upon his/her oath did depose and say:

"My name is Thomas E. Dompier, and I am the spouse of Sandra Ann Smith Dompier. I did not reside upon, use in any manner, claim as either a business or residence homestead, nor do I have any intention of ever in the future residing upon, using or claiming as either a business or residence homestead, the following described property. I hereby renounce and disclaim any homestead right, interest or exemption in such property, to-wit:

BEING a 8.772 acre tract of land being out of a certain tract described in deed dated October 29, 1975 to Sandra Ann Smith Austin recorded in volume 663, page 770, Fort Bend County deed records, located in the Jane Wilkins League, abstract No. 96, Fort Bend County, Texas. The Property is also described in the attached Exhibit "A".

In addition to the foregoing, the above described property constitutes the separate property and estate of my spouse, Sandra Am Smith Dompier, and furthermore, the above described property is not a part of the community property of myself and my spouse. Additionally, I disclaim any right of contribution for any improvements which may have been placed upon the above described property."

Affiant knows that Stewart Title Company is relying upon the statements contained in this affidavit to be true and correct, and without the true information contained herein, said Stewart Title Company would not issue Title Policy.

Thomas E. Dompier	
SWORN AND SUBSCRIBED BEFORE ME, on this day of	, 2010.
	Notary Public's Signature
State of Texas County of	
BEFORE ME, the undersigned authority, on this day of	, 2010, personally appeared Thomas
E. Dompier known to me to be the person whose name is subscribed to	the foregoing instrument. This Document was
acknowledged to me and he/she executed same as a free act and deed,	for the purposes and consideration therein expressed.
·	Notary Public's Signature

Page 1 of 1

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Page 1 of 2

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HARLEM ROAD FROM UNION PACIFIC RAILROAD TO 2,000 FEET NORTH OF PLANTATION DRIVE PROPERTY DESCRIPTION FOR PARCEL 1

Note: Map sheets of even date were prepared in conjunction with this property description.

October 5, 2009 Landtech Consultants, Inc.

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William J. Massey
Registered Professional Land Surveyor No. 4793

L.C. Job No. 08-1-0073.01 L.C. Drawing No. 1936-D-2737 s:\2008\0810073\survey\parcell.doc

Page 2 of 2

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A. Settlement Sta	atement	U.S. Departm and Urban			OMB A	pproval	No. 2502-026
B. Type of Loan							
1. ☐ FHA 2. ☐ FmHA 4. ☐ VA 5. ☐ Conv. ins	3. Conv. Unins. 1101575	Number: 90830	7.	Loan Number: 8.	Mortgage insurance	Case N	umber:
C. Note:	items marked "(POC)" were	e you a statement of ac paid outside the closin	tual s g; the	ettlement costs. Amounts paid to a y are shown here for informational	nd by the settlemen	t agent a	are shown.
D. Name & Address	in the totals. Fort Bend County						
of Borrower: E. Name & Address of Seller:	Sandra Ann Smith Dompier	### .					
F. Name & Address							
of Lender: G. Property Location:	Brief Legal Description:						· · · · · · · · · · · · · · · · · · ·
	League, Abstract No. 96, Fo	ort Bend County, Texas.	, Pagi	being out of a certain tract describe 770, Fort Bend County Deed Rec	ords, located in the	ctober 29 Jane Wi), 1975 to kins
H. Settlement Agent: Place of Settlement:	1980 Post Oak Blvd., Houst	on, TX 77056	ost O	ak Blvd., Houston, TX 77056, (713	625-8702	•	
I. Settlement Date:	9/17/2010	Proration Date:	9/17	/2010	Disbursement	Date:	9/17/2010
	rower's Transaction			K. Summary of Seller's Trans	action -		
100. Gross Amount Due for 101. Contract sales price	rom Borrower	\$354,763.00	400.	Gross Amount Dise to Seller		4 (30) (
102. Personal property		\$334,763.00	402.	Contract sales price Personal property		<u> </u>	\$354,763.0
103. Settlement charges to	borrower (line 1400)	\$2,292.95	-	· Ordana property		 	
104.			404.			_	
105.			405.				
	by seller in advance			stments for items paid by seller in	advance	em ekster	and the second of the
106. City/town taxes 107. County taxes			406.	City/town taxes		<u> </u>	
107. County taxes 108. Assessments		 	407.	County taxes Assessments			
109.		 	409.	Assessments		 -	
110.			410.		=	 	
111.			411.				
112.			412.				
120. Gross Amount Due fr		\$357,055.85	10.000.00	Gross Amount Due to Seller			\$354,763.D
	n Behalf of Borrower		50 0.	Reductions in Amount Due to Se	Mer	in, prince	
 Deposit or earnest mo Principal amount of ne 			501.	Excess deposit (see instructions)			
203. Existing loan(s) taken a			502. 503.	Settlement charges to seller (line 1 Existing loan(s) taken subject to	400)		\$0.0
204.			504.	Payoff of first mortgage loan		_	
205.			505.	Payoff of second mortgage loan			
206.			506.				
207.			507.				
208.			508.				
209. Adlustments for Items unnel	d by seller	Company of the Compan	509.	foreste for bean and the calls	ATTACK TORREST CO.	14 (447,55	
210. City/town taxes		- necational man Charlet Netherland	510.	stments for items unpaid by seller City/town taxes	n communication and obje	- 1 - 1 - 1 - 1	
211. County taxes			511.	County taxes			
212. Assessments			512.	Assessments			
213.		 	513.				
214. 215.			514.		,		
216.			515. 516.		 		
217.			517.				
218.			518.				
219.			519.				
220. Total Paid by/for Born	the stage of agency of the second stage of the second	\$0.00		Total Reduction Amount Due Se			\$0.00
	m/to Borrower		600 .	Cash at Settlement to/from Selle		Lie (Mg)	
301. Gross amount due from		\$357,055.95		Gross amount due to seller (line 42	·		\$354,763.00
302. Less amounts paid by/		\$0.00		Less reductions in amount due sell	er (ime 520)		\$0.00
103. Cash ⊠ From ⊡To i	DUDOWER	\$357,055.95	0 ∪3.	Cash ⊠To ☐ From Seller			\$354,763.00

File Number: 1015730830

	9/1/2010 7:51:03 AM	File	Number: 1015730830
700.	L Settlement Charges Total Sales/Broker's Commission		Maring of the Consequence of the
700.	Division of commission (line 700) as follows:	Paid From	Paid From
701.	Division of Commission (like 700) as follows:	Borrower's	Seller's
702.		Funds at	Funds at
703.	Commission paid at settlement	Settlement	Settlement
704.			
800.	forms Payable in Connection with Loan		A
801.	Loan origination fee	The transfer of the same of th	and development of the paper.
802.	Loan discount		
803.	Appraisal fee		
804.	Credit report		
805.	Lender's inspection fee		
806.	Mortgage insurance application fee		
807.	Assumption fee		
808.			
810.			
811.			
812.			
813.			!
	Nama Required by Lander to Be Paid in Advance	e o Teorram vilogogiska ba	541,625, 24,655, a
901.	Interest from		
902.	Mortgage insurance premium for		
903.	Hazard insurance premium for		
904.		<u> </u>	
905.			
1000.	Reserves Deposited with Lender		
1001.	Hazard insurance		
	Mortgage insurance		
	City property taxes		
1004.	County property taxes		
1005.	Annual assessments		
1006. 1007.			
1007.			
1009.			
	Title Charges	ini taa districtionasiaala	Tallian to the second second second
1101.	Settlement or closing fee	ra, saideachairt (d. 1	
_	Abstract or title search		
	Title examination		
1104.	Title insurance binder		
1105.	Document preparation		
1106.	Notary fees		
1107.	Attorney's fees to		
	Includes above item numbers:		·· · · · · · · · · · · · · · · · · · ·
108.	Title Insurance to Stewart Title Company	\$2,203.00	
100	includes above item numbers: ender's coverage		
	NAMES OF THE PARTY		
1111.	OWINI S COVERAGE \$334, 763.00 \$2,203.00		
	Tax Certificate to Stewart Title Company		
	Messenger/Doc Delivery Fee to Stewart Title Company	\$64.95	
1114.	de la company	\$20.00	
115.	State of Texas Policy Guaranty Fee to Stewart Title Policy Guaranty Fee	\$5.00	
200. 0	overnment Recording and Transfer Charges		and of standard to the second
201.	Recording fees:	A CONTRACTOR OF THE PROPERTY O	aria aria aranja di ariana aran
	City/county tax/stamps:		
	State tax/stamps:		
204.			
205.			
206			7
	dditional Settlement Charges	and the state of t	with Later transmitting t
	Survey Pact incomplian		
303.	Pest inspection		
304.			
305.			
306.			
307.			
400. 7	Total Settlement Charges (enter on lines 103, Section J and 502, Section K)	\$2,292.95	\$0.00
ems m	arked "POC" were paid outside the closing by: Borrower (POCB), Lender (POCL), Mortgage Broker (POCM), Other (POCO)	Resi Estate Apent (PO	30.00 (2006) ar Seller (2006)

items marked "POC" were paid outside the closing by: Borrower (POCB), Lender (POCL), Mortgage Broker (POCM), Other (POCO), Real Estate Agent (POCR), or Seller (POCS).

Page 3 to be affixed to HUD-1 Settlement Statement GF No. 1015730830

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):
By:Sandra Ann Smith Dompier	FORT BEND COUNTY By: Judge Robert E. Hebert Fort Bend County Judge 9-7-10
To the best of my knowledge, the HUD-1 Settlement accurate account of the funds which were received undersigned as part of the settlement of this transaction.	and have been or will be disbursed by the
STEWART TITLE OF HOUSTON	
By: 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. 1015730830;

Brief Legal Description:

Field Notes for 8.772 acres (382,089 square feet) of land being out of a certain tract described in deed dated October 29, 1975 to Sandra Ann Smith Austin recorded in Volume 663, Page 770, Fort Bend County Deed Records, located in the Jane Wilkins League, Abstract No. 96, Fort Bend County, Texas.

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 <u>September</u>, 7, 2010.

FORT BEND COUNTY

Judge Robert E. Hebert Fort Bend County Judge

TAX AGREEMENT

Stewart Title Company Houston, Texas

GF No.: 1015730830

Brief Legal Description:

Field Notes for 8.772 acres (382,089 square feet) of land being out of a certain tract described in deed dated October 29, 1975 to Sandra Ann Smith Austin recorded in Volume 663, Page 770, Fort Bend County Deed Records, located in the Jane Wilkins League, Abstract No. 96, Fort Bend County, Texas.

We, the undersigned, hereby acknowledge that the taxes WERE NOT prorated in the above captioned file at the time of closing.

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):
	FORT BEIND COUNTY
	(1/000 d) 0 0 0 0
Зу:	By: UNATED CONTROL
Sandra Ann Smith Dompier	Judge Robert E. Hebert Fort Bend County Judge 9-7-10

STEWART TITLE

BUYER CORRESPONDENCE INFORMATION FORM

GF NO. 1015730830

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:	: <u>-</u>	9-7-10	· · · · · ·

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. 1015730830	Taxpayer I. D. No.	
SELLER'S NAME and MAILING ADDRESS		
Sandra Ann Smith Dompier		
	•••	
	_	
TRANSACTION INFORMATION		
Closing Date:,	_ , 2010	
Brief Legal Description:		
Field Notes for 8.772 acres (382,089 square fe dated October 29, 1975 to Sandra Ann Smith County Deed Records, located in the Jane Wilki	Austin recorded in Volume 663 Page 770	Fort Rend
Contract Sales Price: \$354,763.00		
If multiple Sellers, allocation of	sales price amount among the	Sellers:
Has the Seller received (or will receive) property services as part of the consideration for this tran	y (other than cash and consideration treated a saction? (Yes or No)	as cash) or
CERTIFICATION		
Under penalty of perjury, I certify that the r Identification Number. I also certify that the off receipt of a copy of this form.	number shown on this form is my correct her information shown herein is correct. I ac	Taxpayer knowledge
SELLER(S):		
By:Sandra Ann Smith Domnier	-	

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):

By:
Sandra Ann Smith Dompier

SWORN TO AND SUBSCRIBED before me the undersigned authority, on this ______ day of _______, 2010.

Notary Public in and for The State of Texas