

County of Monterey

Board of Supervisors Chambers 168 W. Alisal St., 1st Floor Salinas, CA 93901

Board Report

File #: 11-548, Version: 1

COMPLETED BOARD ORDER¶"₁�|E₁ L�|r9� 36
Before the Board of Directors of the
Redevelopment Agency of the County of Monterey
in and for the County of Monterey, State of California
Resolution Nos. 11-147 & 11-148

a. Adopt Resolution accepting a Quitclaim Deed transferring ownership of land on the former Fort Ord designated as APN 031-131-006 COE Parcel L3.2, York School) from the Fort Ord Reuse Authority to the Redevelopment Agency of the County of Monterey, and authorize the Chair of the Board of Directors to sign the acceptance;

- b. Direct the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder;
- c. Adopt Resolution and Quitclaim Deed transferring ownership of the above-described property from the Redevelopment Agency to York School, and authorize the Chair of the Board of Directors to sign the Quitclaim Deed after recordation of the Restrictive Covenants; and d. Direct the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder upon receipt of recording fees from York School.... 36

Upon motion of Director Potter, seconded by Director Armenta, and carried by those members present, the Board of Directors of the Redevelopment Agency of the County of Monterey hereby;

- a. Adopted Resolution 11-147 accepting a Quitclaim Deed transferring ownership of land on the former Fort Ord designated as APN 031-131-006 COE Parcel L3.2, York School) from the Fort Ord Reuse Authority to the Redevelopment Agency of the County of Monterey, and authorize the Chair of the Board of Directors to sign the acceptance;
- b. Directed the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder:
- c. Adopted Resolution 11-148 and Quitclaim Deed transferring ownership of the abovedescribed property from the Redevelopment Agency to York School, and authorize the Chair of the Board of Directors to sign the Quitclaim Deed after recordation of the Restrictive Covenants: and
- d. Directed the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder upon receipt of recording fees from York School.

PASSED AND ADOPTED on this 17th day of May, 2011, by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, Parker, and Potter

NOES: None ABSENT: None

I, Gail T. Borkowski, Clerk of the Board of Directors of the Redevelopment Agency of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Directors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on May 17, 2011.

Dated: May 18, 2011 Gail T. Borkowski, Clerk of the Board of Directors

County of Monterey, State of California

Βv

BIB]

40689-U01

COMPLETED-U02

BOARD-U02

ORDER-U02

LI21329-U03

FO96183-U03

FO96184-U03

FO99716-U03

MG99754-U03

AS99780-U03

AS99789-U03

AI101778-U03

DO102596-U03

C1-U03

GENERAL-U03

DOCUMENTS-U03

5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

AS-U07

THE-U07

BOARD-U07

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REDEVELOPMENT-U07

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COUNTY-U07

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MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

ON-U012

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FORMER-U012

FORT-U012

ORD-U012

DESIGNATED-U012

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APN-U012

031-131-006-U012

COE-U012

PARCEL-U012

L3.2,-U012

YORK-U012

SCHOOL)-U012 THE-U012

FORT-U012

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REUSE-U012

AUTHORITY-U012

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ADOPT-U012

RESOLUTION-U012

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DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

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ABOVE-DESCRIBED-U012

PROPERTY-U012

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AUTHORIZE-U012

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THE-U012 QUITCLAIM-U012 **DEED-U012** AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 RESTRICTIVE-U012 COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER \P^n , $\phi | E_1 \lor \phi_1 9 \phi^\perp$ board of directors of the redevelopment agency of the county of monterey

MEETING: May 17, 201.1 Consent AGENDA NO.: 36

SUBJECT: Acting as the Board of Directors of the Redevelopment Agency of the County of Monterey:

 a. Approve a resolution accepting a Quitclaim Deed transferring ownership of land on the former Fort Ord designated as APN 031-131-006 COE Parcel L3.2, York School) from the Fort Ord Reuse Authority to the

Redevelopment Agency of the County of Monterey, and authorize the Chair of the Board of Directors to sign the acceptance:

b. Direct the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder;

c. Approve a resolution and Quitclaim Deed transferring ownership of the above-described property from the Redevelopment Agency to York School, and authorize the Chair of the Board of Directors to sign the Quitclaim Deed after recordation of the Restrictive Covenants; and

d. Direct the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder upon receipt of recording fees from York School.

DEPARTMENT: RMA Redevelopment & Housing Office

RECOMMENDATION:

It is recommended that the Board of Supervisors, acting as the Board of Directors of the Redevelopment Agency of the County of Monterey:

- a. Approve a resolution accepting a Quitclaim Deed transferring ownership of land on the former Fort Ord designated as APN 031-131-006 COE Parcel L3.2, York School) from the Fort Ord Reuse Authority to the Redevelopment Agency of the County of Monterey, and authorize the Chair of the Board of Directors to sign the acceptance;
- b. Direct the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder;
- c. Approve a resolution and Quitclaim Deed transferring ownership of the above-described property from the Redevelopment Agency to York School, and authorize the Chair of the Board of Directors to sign the Quitclaim Deed after recordation of the Restrictive Covenants; and

d. Direct the Clerk of the Board to record the executed Quitclaim Deed with the County Recorder upon receipt of recording fees from York School.

SUMMARY:

The recommended actions will accept Redevelopment Agency ownership, and subsequent transfer to York School, of a 101.2-acre parcel of land on the former Fort Ord in furtherance of the Agreement for the Transfer of Real Property approved by the Board on May 4, 2010. DISCUSSION:

The U.S. Army is the owner of the former Fort Ord. The Army closed this installation in 1990 and is currently transferring ownership of portions of the land as surplus property to the local jurisdictions in Monterey County.

BIB]

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AGENCY-U07

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COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012 A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

ON-U012

THE-U012

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ABOVE-DESCRIBED-U012

PROPERTY-U012

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REDEVELOPMENT-U012

AGENCY-U012 TO-U012 YORK-U012 SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 **DIRECTORS-U012** TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 DEED-U012 AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS:-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012

YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER To Plan Louding Plan Louding Port Ord Reuse Authority FORA) to facilitate the transfer of land on the former Fort Ord to local agencies for economic development. In 2001, FORA and the County entered into an Implementation Agreement setting forth the terms and conditions upon which FORA would transfer title of land in the unincorporated area of the former Fort Ord to the County. In 2002, the County approved the Redevelopment Plan for the Fort Ord Redevelopment Project Area, which authorizes the Redevelopment Agency to acquire property for the development of projects in furtherance of the Agency's goals and policies. By Board action on August 15, 2006, the County authorized the conveyance of developable lands in the unincorporated area directly from FORA to the Redevelopment Agency of the County of Monterey.

On May 4, 2010 the Board approved an Agreement for the Transfer of Real Property among the Agency, the County, and York School supporting the transfer of the subject property from the Agency to York School as an Economic Development Conveyance. Part of the Agreement for Transfer required York School to execute an Agreement Containing Covenants Affecting Use of Property relating to the subject property, which was recorded on June 21, 2010. On March 3, 2011 the U.S. Army transferred ownership of the property referenced in this report to FORA. On April 15, 2011 FORA executed a Quitclaim Deed transferring ownership of this parcel to the Redevelopment Application.

OTHER AGENCY INVOLVEMENT:

Agency Counsel has reviewed and approved the Quitclaim Deeds as to form. The Fort Ord

Reuse Authority approved and executed the Quitclaim Deed transferring ownership to the Redevelopment Agency. York School has reviewed the Quitclaim Deed transferring ownership to them, and has submitted an executed Agreement Containing Covenants Affecting Use of Property, together with a check in the estimated amount of the recording fees. FINANCING:

This action will have no impact on the County General Fund. All costs related to the property transfer are being borne by York School.

Prepared by:

Nick Nichols, 755-5386

Civil Engineer

Date:

Attachment: A copy of the two Quitclaim Deeds Quitclaim Deed-FORA to RDA and Quitclaim Deed-RDA to York School) are on file with the Clerk to the Board.

BIB]

40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03

FO99716-U03 MG99754-U03

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RECORDING-U012 FEES-U012

YORK-U012 SCHOOL.-U012

OFFICIAL BUSINESS
REQUEST DOCUMENT TO BE RECORDED
AND EXEMPT FROM RECORDING FEES
PER GOVERNMENT CODE 6103
Recording requested by and
when recorded mail to:

when recorded mail to:
Fort Ord Reuse Authority
10012 1h Street

Harina, CA 93933

1 Space Above This Line Reserved for Recorder's Use

2

3 Documentary Transfer Tax \$0-government agency, exempt from DTT

COMPLETED BOARD ORDER¶", ♦|E, L♦|J9♦J FORT ORD REUSE AUTHORITY

4 Computed on full value of property conveyed

5 Computed on full value less liens and encumbrances

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6 remaining at time of sale
8
9 QUITCLAIM DEED FOR REDEVELOPMENT AGENCY OF THE COUNTY OF
10 MONTEREY, CALIFORNIA
11 York School Parcel L3.2)
13 THIS QUITCLAIM DEED Deed") is made as of the J5 day of 2011,
14 among the FORT ORD REUSE AUTHORITY the Grantor"), created under Title 7.85 of
15 the California Government Code, Chapters 1 through 7, inclusive, commencing with Section
16 67650, et seq., and selected provisions of the California Redevelopment Law, including Division
17 24 of the California Health and Safety Code, Part 1, Chapter 4.5, Article 1, commencing with
18 Section 33492, et seq., and Article 4, commencing with Section 33492.70, et seq., and
19 recognized as the Local Redevelopment Authority for the former Fort Ord, California, by the
20 Office of Economic Adjustment on behalf of the Secretary of Defense, and the
21 REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY the Grantee").
23 WHEREAS, The United States of America Government") was the owner of certain real
24 property, improvements and other rights appurtenant thereto together with all personal property
25 thereon, located on the former Fort Ord, Monterey County, California, which was utilized as a
26 military installation;
27
28 WHEREAS, The military installation at Fort Ord was closed pursuant to and in
29 accordance with the Defense Base Closure and Realignment Act of 1990, as amended Public
30 Law 101-510; 10 U.S.C. 2687 note);
32 WHEREAS, the Grantor and the Government entered into the Memorandum of
33 Agreement Between the United States of America Acting By and Through the Secretary of the
4843-5878-8104.2
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BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 GENERAL-U03 **DOCUMENTS-U03** 5/26/2011-U04 BORENM-U04 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07** OF-U07 **DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 **OF-U07**

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

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EXECUTED-U012 QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER;-U012 C.-U012 ADOPT-U012 **RESOLUTION-U012** QUITCLAIM-U012

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C1-U03 GENERAL-U03 DOCUMENTS-U03 5/26/2011-U04 BORENM-U04 16482-U05 1-U06 ACTING-U07 AS-U07

OF THE COUNTY OF MONTEREY 1 Portions of the former Fort Ord, California, dated the 20th day of June 2000, as amended 2 MOA"), which sets forth the specific terms and conditions of the sale of portions of the former 3 Fort Ord located in Monterey County, California; 5 WHEREAS, pursuant to the MOA, the Government conveyed to Grantor certain former 6 Fort Ord property know as York School Parcel L3.2, by guitclaim deed dated January 24, 2011 and 7 recorded in the County of Monterey, California on March 2, 2011, Series Number 2011012304 8 Government Deed"). 10 11 WITNESSETH 13 The Grantor, for and in consideration of the sum of one dollar \$1.00) plus other good 14 and valuable consideration, the receipt and sufficiency of which are hereby acknowledged. 15 releases and quitclaims to the Grantee, its successors and assigns forever, all such interest, right, 16 title, and claim as the Grantor has in and to Parcel L3.2 approximately 101.2 acres), more 17 particularly described in Exhibit A," attached hereto and made a part hereof Property") and 18 including the following: 19 20 A. All buildings, facilities, roadways, and other improvements, including the storm 21 drainage systems and the telephone system infrastructure, and any other improvements thereon, 23 B. All appurtenant easements and other rights appurtenant thereto, permits, licenses, and 24 privileges not otherwise excluded herein, and 26 C. All hereditaments and tenements therein and reversions, remainders, issues, profits, 27 privileges and other rights belonging or related thereto. 29 The Government Deed conveying the Property to the Grantor was recorded prior to the 30 recordation of this Deed. In its transfer of the Property to the Grantor, the Government provided 31 certain information regarding the environmental condition of the Property conveyed under the 32 Government Deed including without limitation the Finding of Suitability for Transfer, Former 33 Fort Ord, California, Track 0 Plug-in Group D, Track 1 Plug-in East Garrison Areas 2 and 4 NE, 34 and Track 1 Plug-in Groups 1-5 Parcels FOST 10) August 2007) FOST 10"), and an 35 environmental baseline survey EBS) known as the Community Environmental Response 36 Facilitation Act report, which is referenced in FOST 10. The Grantor has no knowledge 37 regarding the accuracy or adequacy of such information. FOST 10 sets forth the basis for the 38 Government's determination that the Property is suitable for transfer. The Grantee is hereby 39 made aware of the notifications contained in the EBS and FOST 10. 40 2 BIB] 40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03

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MONTEREY:-U07

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ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

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REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

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QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

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THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER $\| \cdot \cdot \phi \| = 9 \phi^{\perp}$ FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

1 The italicized information below is copied verbatim except as discussed below) from the 2 Government Deed conveying the Property to the Grantor. The Grantee hereby acknowledges 3 and assumes all responsibilities applicable to the Property placed upon the Grantor under the 4 terms of the aforesaid Government Deed, including the Environmental Protection Provisions at 5 Exhibit C" to the Government Deed, which are attached hereto and made a part hereof as 6 Exhibit B" to this Deed and Grantor grants to Grantee all benefits with regard to the Property 7 under the terms of the aforesaid Government Deed. Within the italicized information only, the 8 term Grantor" shall mean the Government, and the term Grantee" shall mean the Fort Ord 9 Reuse Authority FORA"); to avoid confusion, the words the Government" have been added in 10 parenthesis after the word Grantor", and FORA" has been added in parenthesis after the word 11 Grantee".

12

13 IL EXCLUSIONS AND RESERVATIONS

14

15 This conveyance is made subject to the following EXCLUSIONS and

16 RESERVATIONS:

17

18 A. The Property is taken by the Grantee FORA') subject to any and all 19 valid and existing recorded outstanding liens, leases, easements, and any other 20 encumbrances made for the purpose of roads, streets, utility systems, rights-of-21 way, pipelines, and/or covenants, exceptions, interests, liens, reservations, and 22 agreements of record,- and any unrecorded easements and any other 23 encumbrances made for the limited purpose of roads, streets, utility systems, and 24 pipelines setforth in Exhibit E.

25

26 B. The Grantor the Government') reserves a right of access to any and 27 all portions of the Property for environmental investigation and remediation or 28 other corrective action. This reservation includes the right of access to and use 29 of, to the extent permitted by law, available utilities at reasonable cost to the 30 Grantor the Government'). These rights shall be exercisable in any case in 31 which a remedial action, response action or corrective action is found to be 32 necessary after the date of conveyance of the Property, or such access is 33 necessary to carry out a remedial action, response action or corrective action on 34 adjoining property. Pursuant to this reservation, the United States and its 35 officers, agents, employees, contractors, and subcontractors shall have the right 36 upon reasonable notice to the Grantee FORA'), or the then owner and any 37 authorized occupant of the Property) to enter upon the Property and conduct 38 investigations and surveys, to include drillings, test pitting, borings, data and/or 39 record compilation, and other activities related to environmental investigation, 40 and to carry out remedial or removal actions as required or necessary under 41 applicable authorities, including but not limited to monitoring wells, pumping

BIB]

40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03

MG99754-U03

AS99780-U03

AS99789-U03

AI101778-U03

DO102596-U03

C1-U03

GENERAL-U03

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5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

AS-U07

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A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

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TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

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A-U012

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COMPLETED BOARD ORDER ¶"] ♦ |E] L♦ |•9♦ FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

1 wells, and treatment. The Grantee FORA') agrees that notwithstanding any 2 other provisions of this Deed, the Grantor the Government') assumes no 3 liability to the Grantee FORA'), the then owner, or any other person, should 4 the Grantor's the Government') exercise of its rights hereunder interfere with 5 the Grantee's FORA') use of the Property, such interference to be avoided by 6 Grantor the Government') to the extent reasonably practicable.

8 C. The reserved rights and easements set forth in this section are subject 9 to the following terms and conditions:

11 1. Grantee FORA') is to comply with all applicable Federal law 12 and lawful existing regulations;

13

14 2. The Grantor the Government') is to allow the occupancy and 15 use by the Grantee FORA'), its successors, assigns, permittees, or lessees of

16 any part of the easement areas not actually occupied or required for the purpose 17 of the full and safe utilization thereof by the Grantor the Government'), so long 18 as such occupancy and use does not compromise the ability of the Grantor the 19 Government') to use the easements for their intended purposes, as set forth

20 herein;

21

22 3. The easements granted shall be for the specific use described 23 and may not be construed to include the further right to authorize any other use

24 within the easements unless approved in writing by the fee holder of the land 25 subject to the easement;

27 4. Any transfer of the easements by assignment, lease, operating

28 agreement, or otherwise must include language that the transferee agrees to

29 comply with and be bound by the terms and conditions of the original grant;

31 5. Unless otherwise provided, no interest reserved shall give the

32 Grantor the Government') any right to remove any material, earth, or stone for 33 consideration or other purpose except as necessary in exercising its rights

34 hereunder: and

35

36 6. The Grantor the Government') is to restore any easement or

37 right of access area so far as it is reasonably possible to do so upon abandonment

38 or release of any easement as provided herein, unless this requirement is waived

39 in writing by the then owner of the Property.

40

4

BIB]

40689-U01 **COMPLETED-U02 BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03

FO99716-U03 MG99754-U03 AS99780-U03

AS99789-U03 AI101778-U03 DO102596-U03 C1-U03

GENERAL-U03 DOCUMENTS-U03 5/26/2011-U04 **BORENM-U04**

16482-U05 1-U06 **ACTING-U07**

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DIRECTORS-U07 OF-U07

THE-U07 **REDEVELOPMENT-U07** AGENCY-U07

OF-U07 THE-U07 COUNTY-U07 OF-U07

MONTEREY:-U07 A.-U07 ADOPT-U07

RESOLUTION-U07 294-HOUSING-U08 &-U08

REDEVLOPMENT-U08 TORRES-U09 KARINA-U09 TORRESK-U10

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ACCEPTING-U012 A-U012

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LAND-U012 ON-U012 THE-U012 FORMER-U012 FORT-U012 ORD-U012

DESIGNATED-U012

AS-U012 APN-U012 031-131-006-U012 **COE-U012**

PARCEL-U012 L3.2,-U012

YORK-U012

SCHOOL)-U012

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COMPLETED BOARD ORDER $\|\cdot\|_0$ | $\|\cdot\|_0$ FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

1 D. The Grantor the Government') reserves mineral rights that Grantor 2 the Government') owns with the right of surface entry in a manner that does 3 not unreasonably interfere with Grantee's FORA') development and quiet

4 enjoyment of the Property.

5

6 TO HAVE AND TO HOLD the Property granted herein to the Grantee

7 FORA') and its successors and assigns, together with all and singular the

8 appurtenances thereunto belonging or in anywise appertaining, and all the estate,

9 right, title, interest, or claim whatsoever of the Grantor the Government'),

10 either in law or in equity and subject to the terms, reservations, restrictions,

11 covenants, and conditions set forth in this Deed.

12

13 111. PROPERTY COVERED BY COVENANT AND ACCESS RIGHTS MADE PURSUANT

14 TO SECTION 120(h) 4) D) OF THE COMPREHENSIVE ENVIRONMENTAL RESPONSE,

15 COMPENSATION, AND LIABILITYACT OF 1980 42 U.S.C. 9620(h)(4)(D)):

16

17 For the Property, Grantor the Government') provides the following

18 covenants and retains the following access rights:

19

20 A. Covenant Pursuant to Section 120(h)(4)(D)(i) of the Comprehensive

21 Environmental Response, Compensation, and Liability Act of 1980 42 U.S.C.

22 9620(h) 4) D) i)):

23

24 1. Pursuant to section 120(h)(4)(D)(i) of the Comprehensive

25 Environmental Response, Compensation, and Liability Act of 1980 42 U.S.C.

26 9620(h)(4)(D)(i)), the United States warrants that any response action or

27 corrective action found to be necessary after the date of this Deed for

28 contamination existing on the Property prior to the date of this Deed shall be 29 conducted by the United States.
30
31 2. This warranty shall not apply in any case in which the person 32 or entity to whom the Property or any portion thereof is transferred is a 33 potentially responsible party with respect to the Property or any such portion 34 thereof For purposes of this warranty, Grantee FORA') shall not be 35 considered a potentially responsible party solely due to a hazardous substance 36 remaining on the Property on the date of this instrument. Further, the Grantor 37 the Government') shall not be relieved of any obligation under CERCLA to 38 perform any remedial action found to be necessary after the date of this Deed 39 with regard to any hazardous substances remaining on the Property as of the date 40 of this Deed if the Grantee FORA') is subsequently determined to be a

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07** OF-U07 **DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07 A.-U07 ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08 &-U08 **REDEVLOPMENT-U08** TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011 ACCEPTING-U012 A-U012

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COMPLETED BOARD ORDER $^{\text{II}}$, \diamond |E9 \Leftrightarrow |FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

1 potentially responsible party with respect to hazardous substances placed on the

2 Property after the date of this Deed.

RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012

3

4 B. Access Rights Pursuant to Section 120(h)(4)(D)(ii) of the

5 Comprehensive Environmental Response, Compensation, and Liability Act of

6 1980 42 U.S.C. 9620(h) 4) D) ii)):

7

8 1. Pursuant to section 120(h)(4)(D)(ii) of the Comprehensive

9 Environmental Response, Compensation, and Liability Act of 1980 42 US. C.

10 9620(h)(D)(4)(ii)), the United States retains and reserves a perpetual and

11 assignable easement and right of access on, over, and through the Property, to

12 enter upon the Property after the date of transfer of the Property in any case in

13 which an environmental response action or corrective action is found to be

14 necessary on the part of the United States, without regard to whether such

15 environmental response action or corrective action is on the Property or on 16 adjoining or nearby lands. Such easement and right of access includes, without 17 limitation, the right to perform any environmental investigation, survey, 18 monitoring, sampling, testing, drilling, boring, coring, test pitting, installing 19 monitoring or pumping wells or other treatment facilities, response action, 20 corrective action, or any other action necessary for the United States to meet its 21 responsibilities under applicable laws, related to the Fort Ord Installation 22 Restoration Program IRP), Military Munitions Response Program MMRP), or 23 Federal Facility Agreement FFA), as amended, and as provided for in this 24 instrument. Such easement and right of access shall be binding on the Grantee 25 FORA its successors and assigns, and shall run with the land. 27 2. In exercising such easement and right of access, the United 28 States shall provide the Grantee FORA') or its successors or assigns, as the 29 case may be, with reasonable notice of its intent to enter upon the Property and 30 exercise its rights under this covenant, which notice may be severely curtailed or 31 even eliminated in emergency situations. The United States shall use reasonable 32 means, but without significant additional costs to the United States, to avoid and 33 to minimize interference with the Grantee's FORA') and the Grantee's 34 FORA') successors' and assigns' quiet enjoyment of the Property. Such 35 easement and right of access includes the right to obtain and use utility services, 36 including water, gas, electricity, sewer, and communications services available on 37 the Property at a reasonable charge to the United States. Excluding the 38 reasonable charges for such utility services, no fee, charge, or compensation will 39 be due the Grantee FORA nor its successors and assigns, for the exercise of 40 the easement and right of access hereby retained and reserved by the United 41 States.

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 BOARD-U07 OF-U07 **DIRECTORS-U07 OF-U07** THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 **OF-U07** MONTEREY:-U07 A.-U07

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COMPLETED BOARD ORDER $\|\cdot\|_1 \Leftrightarrow |\cdot\|_1 \Leftrightarrow |\cdot\|_1$

OF THE COUNTY OF MONTEREY 23. In exercising such easement and right of access, neither the 3 Grantee FORA') nor its successors and assigns, as the case may be, shall have 4 any claim at law or equity against the United States or any officer, employee, 5 agent, contractor of any tier, or servant of the United States based on actions 6 taken by the United States or its officers, employees, agents, contractors of any 7 tier, or servants pursuant to and in accordance with this covenant. In addition, 8 the Grantee FORA'), its successors and assigns, shall not interfere with any 9 response action or corrective action conducted by the Grantor the 10 Government') on the Property. 11 12 IV. AS IS" 13 14 The Grantee FORA') acknowledges that it has inspected or has had the 15 opportunity to inspect the Property and accepts the condition and state of repair 16 of the subject Property. Except as otherwise provided herein, the Grantee 17 FORA') understands and agrees that the Property and any part thereof is 18 offered AS IS" without any representation, warranty, or guaranty by the 19 Grantor the Government') as to quantity, quality, title, character, condition, 20 size, or kind, or that the same is in condition or fit to be used for the purpose(s) 21 intended by the Grantee FORA'), and no claim for allowance or deduction 22 upon such grounds will be considered. Nothing in this As Is provision will be 23 construed to modify or negate the Grantor's the Government') obligation 24 under the CERCLA Covenant or any other statutory obligations. 26 V. POST-TRANSFER DISCOVERY OF CONTAMINATION 27 28 Grantee FORA'), its successors and assigns, as consideration for the 29 conveyance of the Property, agree to release Grantor the Government') from 30 any liability or responsibility for any claims arising solely out of the release of 31 any hazardous substance or petroleum product on the Property occurring after 32 the date of the delivery and acceptance of this Deed and not attributable to the 33 activities of Grantor the Government'), where such substance or product was 34 placed on the Property by the Grantee FORA'), or its successors, assigns, 35 employees, invitees, agents or contractors, after the conveyance. This paragraph 36 shall not affect the Grantor's the Government') responsibilities to conduct 37 response actions or corrective actions that are required by applicable laws, rules 38 and regulations, or the Grantor's the Government') indemnification 39 obligations under applicable laws.

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07

BOARD-U07

OF-U07

DIRECTORS-U07

OF-U07

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REDEVELOPMENT-U07

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MONTEREY:-U07

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&-U08

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KARINA-U09

TORRESK-U10

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COMPLETED BOARD ORDER " | *|E | L*|
9¢ FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY
OF THE COUNTY OF MONTEREY
2 VI. ENVIRONMENTAL PROTECTION PROVISIONS
4 The Environmental Protection Provisions are at Exhibit C which is attached
5 hereto and made a part hereof. These provisions are intended to ensure
6 protection of human health and the environment and to preclude any interference
7 with ongoing or completed remediation activities at the former Fort Ord. The
8 Grantee FORA shall not transfer or lease the Property or any portion
9 thereof or grant any interest, privilege, or license whatsoever in connection with
10 the Property, or any portion thereof, without the inclusion of the Environmental
11 Protection Provisions contained herein to the extent applicable to the Property or
12 a portion thereof and shall require the inclusion of the applicable Environmental
13 Protection Provisions in all further deeds, easements, transfers, leases, or grant
14 of any interest, privilege, or license concerning the Property or the applicable
15 portion thereof.
16
17 VII. AIR NAVIGATIONRESERVATIONAND RESTRICTIONS
18
19 The Monterey Peninsula Airport and the former Fritzsche Army Airfield,
20 now known as the Marina Municipal Airport, are in close proximity to the
21 Property, Accordingly, in coordination with the Federal Aviation Administration,
22 the Grantee FORA') covenants and agrees, on behalf of itself, its successors
23 and assigns and every successor in interest to the Property herein described, or
24 any part thereof, that there will be no construction or alteration unless a
25 determination of no hazard to air navigation is issued by the Federal Aviation
26 Administration in accordance with Title 14, Code of Federal Regulations, Part
27 77, entitled, Objects Affecting Navigable Airspace, or under the authority of
28 the Federal Aviation Act of 1958, as amended.
29 VIII. ENFORCEMENT AND NOTICE REQUIREMENT
30
31 The provisions of this Deed benefit the governments of the United States of
32 America, the State of California, acting on behalf of the public in general, the local
33 governments, and the lands retained by the Grantor the Government') and,
34 therefore, are enforceable, by resort to specific performance or legal process by the
35 United States, the State of California, the local governments, and by the Grantee
36 FORA'), and its successors and assigns. Enforcement of this Deed shall be at the
37 discretion of the parties entitled to enforcement hereof, and any forbearance, delay
38 or omission to exercise their rights under this Deed in the event of a breach of any
39 term of this Deed, shall not be deemed to be a waiver by any such party of such term
40 or of any subsequent breach of the same or any other terms, or of any of the rights
41 of said parties under this Deed. All remedies available hereunder shall be in
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COMPLETED BOARD ORDER " | * |E | L * |
9♦ FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY
OF THE COUNTY OF MONTEREY
1 addition to any and all other remedies at law or in equity, including CERCLA. The
2 enforcement rights set forth in this Deed against the Grantee FORA'), or its
3 successors and assigns, shall only apply with respect to the Property conveyed
4 herein and held by such Grantee FORA'), its successors or assigns, and only
5 with respect to matters occurring during the period of time such Grantee
6 FORA its successors or assigns, owned or occupied such Property or any
7 portion thereof.
8
9 IX. NOTICE OF NON-DISCRIMINATION
10
11 The Grantee FORA') covenants for itself, its successors and assigns,
12 that the Grantee FORA'), that the Grantee FORA'), and its successors, and
13 assigns shall not discriminate upon the basis of race, color, religion, age, gender,
14 handicap, or national origin in the use, occupancy, sale or lease of the Property,
15 or in their employment practices conducted thereon, in violation of the provisions
16 of Title VI of the Civil Rights Acts of 1964, as amended 42 US. C. 2000d); the
17 Age Discrimination Act of 1975 42 US. C. 6102), and the Rehabilitation Act of
18 1973, as amended, 29 U.S.C. 794). This covenant shall not apply, however, to
19 the lease or rental of a room or rooms within a family dwelling unit; nor shall it
20 apply with respect to religion to premises used primarily for religious purposes.
21 The Grantor the Government') shall be deemed a beneficiary of this covenant
22 without regard to whether it remains the owner of any land or interest therein in
23 the locality of the Property hereby conveyed, and shall have the sole right to
24 enforce this covenant in any court of competent jurisdiction.
26 The responsibilities and obligations placed upon, and the benefits provided to, the
27 Grantor by the Government shall run with the land and be binding on and inure to the benefit of
28 all subsequent owners of the Property unless or until such responsibilities, obligations, or
29 benefits are released pursuant to the provisions set forth in the MOA and the Government Deed.
30 Grantee and its successors and assigns, respectively, shall not be liable for any breach of such
31 responsibilities and obligations with regard to the Property arising from any matters or events
32 occurring after transfer of ownership of the Property by Grantee or its successors and assigns,
33 respectively; provided, however, that each such party shall, notwithstanding such transfer, remain
34 liable for any breach of such responsibilities and obligations to the extent caused by the fault or
35 negligence of such party.
36
37 General Provisions:
38
39 A. Liberal Construction. Any general rule of construction to the contrary
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County of Monterey Page 36 of 186 Printed on 9/7/2023

40 notwithstanding, this Deed shall be liberally construed to effectuate the purpose of this Deed and 41 the policy and purpose of CERCLA. If any provision of this Deed is found to be ambiguous, an 9

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COMPLETED BOARD ORDER¶", ♦|E, L♦|

96^J FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

1 interpretation consistent with the purpose of this Deed that would render the provision valid shall 2 be favored over any interpretation that would render it invalid.

4 B. Severability. If any provision of this Deed, or the application of it to any person 5 or circumstance, is found to be invalid, the remainder of the provisions of this Deed, or the 6 application of such provisions to persons or circumstances other than those to which it is for

6 application of such provisions to persons or circumstances other than those to which it is found 7 to be invalid, shall not be affected thereby.

9 C. No Forfeiture. Nothing contained herein will result in a forfeiture or reversion of 10 title in any respect.

12 D. Captions. The captions in this Deed have been inserted solely for convenience of 13 reference and are not a part of this Deed and shall have no effect upon construction or 14 interpretation.

15 16 E. Right to Perform. Any right which is exercisable by the Grantee, and its

17 successors and assigns, to perform under this Deed may also be performed, in the event of non-18 performance by the Grantee, or its successors and assigns, by a lender of the Grantee and its

19 successors and assigns.

20

21 The conditions, restrictions, and covenants set forth in this Deed are a binding servitude

22 on the herein conveyed Property and will be deemed to run with the land in perpetuity.

23 Restrictions, stipulations and covenants contained herein will be inserted by the Grantee

24 verbatim or by express reference in any deed or other legal instrument by which it divests itself

25 of either the fee simple title or any other lesser estate in the Property or any portion thereof. All 26 rights and powers reserved to the Grantor, and all references in this Deed to Grantor shall 27 include its successors in interest. The Grantor may agree to waive, eliminate, or reduce the 28 obligations contained in the covenants, PROVIDED, HOWEVER, that the failure of the Grantor 29 or its successors to insist in any one or more instances upon complete performance of any of the 30 said conditions shall not be construed as a waiver or a relinquishment of the future performance 31 of any such conditions, but the obligations of the Grantee, its successors and assigns, with 32 respect to such future performance shall be continued in full force and effect.

33
34
35
36 Signature Pages Follow]
37

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40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 GENERAL-U03 **DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 BOARD-U07 OF-U07 **DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07 A.-U07 ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08 &-U08 **REDEVLOPMENT-U08** TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011 ACCEPTING-U012 A-U012 QUITCLAIM-U012

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QUITCLAIM-U012

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8

10 By:

11 Michael A. ulemard, Jr.12 Executive Officer

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ABOVE-DESCRIBED-U012
PROPERTY-U012
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REDEVELOPMENT-U012
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COMPLETED BOARD ORDER¶"₁♦|E¬ L♦|万9♦ FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY
OF THE COUNTY OF MONTEREY
1 IN WITNESS WHEREOF, therantor, th FORT RD REUSE AUTHORITY, has
& got
2 caused this Deed to be executed this / day of / 2011.
THE FORT ORD REUSE AUTHORITY
5
6
7
```

```
13
IS STATE OF CALIFORNIA
16
17 COUNTY OF
18
19 On LI I before me, c'4-0( /' m t C III C/kOQ name of notary
20 public) personally appeared Y k c cx who proved
21 to me on the basis of satisfactory evidence to be the person(s) whose name(s)re subscribed to
22 the within instrument and who acknowledged to me thatshe/they executed the same in their
23 authorized capacity(ies), and by is.. er/their signature(s) on the instrument the person(s), or
24 entity upon behalf of which the person(s) acted, executed the instrument.
26 I certify under PENALTY of PERJURY under the laws of the state of California that the
27 foregoing paragraph is true and correct.
29 WITNESS my hand and official seal.
30
31
32 6WyjW-jQ; SHARON Y. STNC! AAND
COMM. #t 1772129
33 H
NoWy Pubk-Cak ornEa
34 16my Ca couft of MW"
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COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07** OF-U07 **DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 OF-U07 THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07 A.-U07 ADOPT-U07

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REDEVELOPMENT-U012

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OF-U012

THE-U012

COUNTY-U012

OF-U012

MONTEREY,-U012

AUTHORIZE-U012

THE-U012

CHAIR-U012

OF-U012

THE-U012

BOARD-U012

OF-U012

DIRECTORS-U012

TO-U012

SIGN-U012

THE-U012

ACCEPTANCE;-U012

B.-U012

DIRECT-U012

THE-U012

CLERK-U012 OF-U012

THE-U012

BOARD-U012

TO-U012 RECORD-U012

THE-U012

EXECUTED-U012

QUITCLAIM-U012

DEED-U012

THE-U012 COUNTY-U012 RECORDER;-U012 C.-U012 ADOPT-U012 RESOLUTION-U012 QUITCLAIM-U012 DEED-U012 TRANSFERRING-U012 OWNERSHIP-U012 OF-U012

OF-U012 THE-U012

ABOVE-DESCRIBED-U012

PROPERTY-U012

THE-U012

REDEVELOPMENT-U012

AGENCY-U012 TO-U012 YORK-U012 SCHOOL,-U012 AUTHORIZE-U012 THE-U012 CHAIR-U012

OF-U012 THE-U012

BOARD-U012

OF-U012

DIRECTORS-U012

TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 DEED-U012 AFTER-U012 RECORDATION-U012

OF-U012 THE-U012

RESTRICTIVE-U012

COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012

CLERK-U012 OF-U012

THE-U012 BOARD-U012

TO-U012 RECORD-U012

THE-U012 EXECUTED-U012

QUITCLAIM-U012

DEED-U012 THE-U012 COUNTY-U012

RECORDER-U012

UPON-U012 RECEIPT-U012

OF-U012

RECORDING-U012

FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER $^{\parallel}_{1}$ \diamond $|\epsilon_{1}$ $|\epsilon_{2}$ $|\epsilon_{3}$ $|\epsilon_{4}$ $|\epsilon_{5}$ $|\epsilon_{5}$

In Testimony Whereof, witness the signature of the REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY, this day of 2011 hereby

accepts and approves this Deed for itself, its successors and assigns, and agrees to all the conditions, reservations, restrictions, and terms contained therein.

REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

By:

Jane Parker

Chair, Board of Directors

STATE OF CALIFORNIA

On 5-h-1 before me, dk. O name of notary

public) personally appeared who proved

to me on the basis of satisfacto evidence to be the person(&) whose name(&) is/afe-subscribed to the within instrument and who acknowledged to me that heAhe/they executed the same in their authorized capacity(ie&), and by his,1her/tlir signature(-s) on the instrument the person(s), or 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.

R-&VA-

12

BIB]

40689-U01

COMPLETED-U02

BOARD-U02

ORDER-U02

LI21329-U03

FO96183-U03

FO96184-U03

FO99716-U03 MG99754-U03

AS99780-U03

AS99789-U03

AI101778-U03

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5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

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A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

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DESIGNATED-U012

AS-U012

APN-U012

031-131-006-U012

COE-U012

PARCEL-U012

L3.2,-U012

YORK-U012

SCHOOL)-U012

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REUSE-U012

AUTHORITY-U012

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AUTHORIZE-U012

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DIRECTORS-U012

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DIRECT-U012

THE-U012

CLERK-U012

OF-U012

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BOARD-U012

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RECORD-U012

THE-U012

EXECUTED-U012

QUITCLAIM-U012

DEED-U012 THE-U012

COUNTY-U012

RECORDER;-U012

C.-U012

ADOPT-U012

RESOLUTION-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012 OF-U012

THE-U012

ABOVE-DESCRIBED-U012

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RECEIPT-U012

OF-U012

RECORDING-U012

FEES-U012

YORK-U012

SCHOOL.-U012

COMPLETED BOARD ORDER¶", ♦|E, 14|+9♦1 FORA FOST 10 OUTDEED, YORK SCHOOL PARCEL, REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

EXHIBIT A"

Description of Property

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40689-U01 COMPLETED-U02

BOARD-U02

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ORDER-U02

LI21329-U03

FO96183-U03

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5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

AS-U07

THE-U07

BOARD-U07

OF-U07 **DIRECTORS-U07**

OF-U07

THE-U07

REDEVELOPMENT-U07

AGENCY-U07

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THE-U07

COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012 A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

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ON-U012

THE-U012

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FORT-U012

ORD-U012

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PARCEL-U012

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YORK-U012 SCHOOL)-U012

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REDEVELOPMENT-U012

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SCHOOL,-U012

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BOARD-U012

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DIRECTORS-U012

TO-U012

SIGN-U012

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QUITCLAIM-U012

DEED-U012

AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 RESTRICTIVE-U012 COVENANTS:-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶", ♦ |E, Legal Description of a 101.19 Acre Parcel On the Former Fort Ord Military Reservation

Designated as Parcel L3.2)

Certain real property situate in Monterey City Lands Tract No. 1, in the County of Monterey, State of California described as follows:

Parcel 2 as shown on that certain Record of Survey filed in Volume 20, Page 75 of Surveys in the office of the County Recorder of said county, more particularly described as follows:

Beginning at a 1 inch iron pipe with plastic plug stamped RCE 15310" marking the most easterly comer of said Parcel 2, said point being the beginning of a non-tangent curve concave to the south having a radius of 10,020.00 feet, and to which beginning a radial bears North 11 04'42" West, said point also being on the northerly boundary of that certain 40 foot wide right-of-way of South Boundary Road as said right-of-way is shown and designated as Parcel 3 as per map filed in Volume 19, Page 122 of Surveys in the office of the County Recorder of said county; thence along said northerly boundary

- 1) Westerly, 94.05 feet through a central angle of 00\\$32'16"; thence
- 2) South 78\psi23'02" West, 96\delta.20 feet feet to the beginning of a curve concave to the north having a radius of 14,980.00 feet; thence
- 3) Westerly, 168.86 feet along said curve through a. central angle of 00♦38'45"; thence
- 4) South 79\phi01'48" West, 1,738.80 feet feet to the beginning of a curve concave to the south having a radius of 10,020.00 feet; thence
- 5) Westerly, 328.13 feet along said curve through a central angle of 01 052,35"; thence
- 6) South 77 \div 09'13" West, 207.00 feet feet to the beginning of a curve concave to the north having a radius of 560.00 feet; thence
- 7) Westerly, 472.84 feet along said curve through a central angle of 48\(\Phi 22'40' \) thence
- 8) North 54\(\phi\)28'07" West, 166.62 feet feet to the beginning of a curve concave to the northeast having a radius of 580.00 feet; thence
- 9) Northwesterly, 70,67 feet along said curve through a central angle of 06�58'52'; thence
- 10) North 47 29'15" West, 187.31; thence
- 11) North 10♦36'16" West, 1,921.46 feet feet to the beginning of a non-tangent curve concave to the south having a radius of 2,518.61 feet" and to which beginning a radial bears North 10♦30'53" East; thence
- 12) Easterly, 700.18 feet along said curve through a central angle of 15\(\Phi 55'42' \)

thence

13) South 63�33'25" East, 1,184.91 feet feet to the beginning of a curve concave to the north having a radius of 8,048.54 feet; thence
14) Easterly, 2,970.74 feet along said curve through a central angle of 21 09'12" to the most easterly comer of said Parcel 2 and to the Point of Beginning.
L:\5604Wocs\Parce1 2 Legat,doc
EIESTOR ENGINEERS, NO. 9701 BLUE LARKSPUR LANE MONTEREY, CALIFORNIA 93940 S

BIB]

40689-U01

COMPLETED-U02

BOARD-U02

ORDER-U02

LI21329-U03

FO96183-U03

FO96184-U03

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MONTEREY:-U07

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RESOLUTION-U07

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&-U08

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TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

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QUITCLAIM-U012

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031-131-006-U012

COE-U012

PARCEL-U012

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YORK-U012

SCHOOL)-U012

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REUSE-U012

AUTHORITY-U012

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C.-U012

ADOPT-U012

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ABOVE-DESCRIBED-U012

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YORK-U012 SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 **DIRECTORS-U012** TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 DEED-U012 AFTER-U012 RECORDATION-U012 OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 **UPON-U012** RECEIPT-U012

COMPLETED BOARD ORDER¶"₁♦|E₁ └♦|19♦¹ Containing 101.19 Acres, more or less.

Dated: September 15, 2005
Bestor Engineers, Inc.
David Nachazel
Licensed Surveyor #7886
State of California

Expires: 31 December 2006 L: 156041docs\Paroel 2 Leaal.doc

BESTOR ENGINEERS, INC, 9701 BLUE LARKSPUR LANE MONTEREY, CALIFORNIA 93940

BIB]

OF-U012

RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012

40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03

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&-U08

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40689-U01

COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 BORENM-U04 16482-U05 1-U06 **ACTING-U07 AS-U07**

THE-U07 BOARD-U07 OF-U07

DIRECTORS-U07

OF-U07

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REDEVELOPMENT-U07

AGENCY-U07

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A.-U07

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&-U08

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COUNTY-U012

RECORDER;-U012

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ADOPT-U012

RESOLUTION-U012

QUITCLAIM-U012

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OWNERSHIP-U012

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SCHOOL,-U012

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CHAIR-U012

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COMPLETED BOARD ORDER¶", ♦|E, L\$|¶9\$ 1 EXHIBIT B" 3 Exhibit C" to the Government Deed 4 Environmental Protection Provisions 4843-5878-8104.3

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07 AS-U07** THE-U07 BOARD-U07 **OF-U07 DIRECTORS-U07**

THE-U07 **REDEVELOPMENT-U07**

AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07

OF-U07

A.-U07 ADOPT-U07

RESOLUTION-U07 294-HOUSING-U08 &-U08

REDEVLOPMENT-U08 TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

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ABOVE-DESCRIBED-U012 PROPERTY-U012 THE-U012 **REDEVELOPMENT-U012** AGENCY-U012 TO-U012 YORK-U012 SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 **DIRECTORS-U012** TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 DEED-U012 AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012

1. FEDERAL FACILITY AGREEMENT

YORK-U012 SCHOOL.-U012

The Grantor acknowledges that the former Fort Ord has been identified as a National Priorities List NPL) site under the Comprehensive Environmental Response Compensation and Liability Act CERCLA) of 1980, as amended. The Grantee acknowledges that the Grantor has provided it with a copy of the Fort Ord Federal Facility Agreement, and any additional amendments thereto FFA), entered into by the United States Environmental Protection Agency Region IX USEPA), the State of California, and the Department of the Army, effective on November 19, 1990, and will provide the Grantee with a copy of any future amendments thereto. For so long as the Property remains subject to the FFA, the Grantee, its successors and assigns, agree that they will not interfere with United States Department of the Army activities required by the FFA. Grantor shall give Grantee reasonable notice of its action required by the FFA and use all reasonable means to the extent practicable to avoid and/or minimize interference with Grantee's, its successors' or assigns' use of the Property. In addition, should any conflict arise between the FFA and any amendment thereto and the deed provisions, the FFA provisions will

take precedence. The Grantor assumes no liability to the Grantee, its successors and assigns, should implementation of the FFA interfere with their use of the Property. Grantor agrees to use its best efforts to the extent practicable to avoid and/or minimize interference with Grantee's, its successors' or assigns' use of the Property, and to provide Grantee with a copy of any amendments to the FFA.

2: NOTICE OF THE POTENTIAL FOR THE PRESENCE OF MUNITIONS AND EXPLOSIVES OF CONCERN MEC)

A. The Grantee is hereby notified that, due to the former use of the Property as a military installation, all of the parcels may contain munitions and explosives of concern MEC). The term MEC means specific categories of military munitions that may pose unique explosives safety risks and includes: 1) Unexploded Ordnance UXO), as defined in 10 U.S.C. 101(e)(5); 2) Discarded military munitions DMM), as defined in 10 U.S.C. 2710(e)(2); or 3) Munitions constituents e.g., TNT, RDX), as defined in 10 U.S.C. 2710(e)(3), present in high enough concentrations to pose an explosive hazard. For the purposes of the basewide Military Munitions Response Program MMRP) being conducted for the former Fort Ord and these Environmental Protection Provisions EPPs), MEC does not include small arms ammunition i.e. ammunition 50 caliber or smaller, or for shotguns, with projectiles not containing explosives, other than tracers).

B. The Property was previously used for a variety of purposes, including tactical training. Munitions responses were conducted on the Property. Any MEC discovered were disposed of by a variety of methods, including open detonation, either in place or as a

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TORRES-U09 KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

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COMPLETED BOARD ORDER¶"₁ �|E₁ └�|⊤9� Deed No. DACA05-9-06-558 consolidated shot, or destroyed using contained detonation. A summary of MEC discovered on the Property is provided in Exhibit C." Site maps depicting the locations of Munitions Response Sites are provided at Exhibit D."

C. The Grantor represents that, to the best of its knowledge, no MEC are currently present on the Property. Notwithstanding the Grantor's determination, the parties acknowledge that there is a possibility that MEC may exist on the Property. If the Grantee, any subsequent owner, or any other person should find any MEC on the Property, they shall immediately stop any intrusive or ground-disturbing work in the area or in any adjacent areas and shall not attempt

to disturb, remove or destroy it, but shall immediately notify the local law enforcement agency having jurisdiction on the Property so that appropriate Explosive Ordnance Disposal EOD) personnel can be dispatched to address such MEC as required under applicable law and regulations and at no expense to the Grantee. The Grantee hereby acknowledges receipt of the Ordnance and Explosives Safety Alert" pamphlet.

D. Because the Grantor cannot guarantee all MEC has been removed, the Grantor recommends reasonable and prudent precautions be taken when conducting intrusive operations on the Property and will, at its expense, provide construction worker explosives safety and munitions recognition training. For specific Track 1 sites and Track 1 areas that overlap the Property MRS-46), the Grantor recommends construction personnel involved in intrusive operations at these sites attend the Grantor's explosives safety and munitions recognition training. To accomplish that objective, the Grantee will notify the Grantor of planned intrusive activities. The Grantor will, in turn, provide explosives safety and munitions recognition training to construction personnel prior to the start of any intrusive work, as appropriate. For the Track I sites and Track 1 areas where explosives safety and munitions recognition training is recommended MRS-46), the Grantor will assess whether the education program should continue during the next five-year period 2012). If information indicates no MEC items have been found in the course of development or redevelopment of the site, it is expected the education program may, with the concurrence of the regulatory agencies, be discontinued, subject to reinstatement if MEC is encountered in the future.

E. Easement and Access Rights.

1) The Grantor reserves a perpetual and assignable right of access on, over, and through the Property, to access and enter upon the Property in any case in which a munitions response action is found to be necessary, or such access and entrance is necessary to carry out a munitions response action on adjoining property as a result of the ongoing Munitions Response Remedial Investigation/Feasibility Study. Such easement and right of access includes, without limitation, the right to perform any additional investigation, sampling, testing, test-pitting, surface and subsurface clearance operations, or any other munitions response action necessary for the United States to meet its responsibilities under applicable laws and as provided for in this Deed. This right of access shall be binding on the Grantee, its successors and assigns, and shall run with the land.

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COMPLETED BOARD ORDER¶", �|E, └�|, 9� Deed No. DACA05-9-06-558 2) In exercising this easement and right of access, the Grantor shall give the Grantee or the then record owner, reasonable notice of the intent to enter on the Property, except in emergency situations. Grantor shall use reasonable means, without significant additional cost to the Grantor, to avoid and/or minimize interference with the Grantee's and the Grantee's successors' and assigns' quiet enjoyment of the Property; however, the use and/or occupancy of the Property may be limited or restricted, as necessary, under the following scenarios: a) to provide the required minimum separation distance employed during intrusive munitions response actions that may occur on or adjacent to the Property; and b) if Army implemented prescribed burns are necessary for the purpose of a munitions response action removal) in adjacent areas. Such easement and right of access includes the right to obtain and use utility services, including water, gas, electricity, sewer, and communications services available on the Property at a reasonable charge to the United States. Excluding the reasonable charges for such utility services, no fee, charge, or compensation will be due the Grantee nor its successors and assigns, for the exercise of the easement and right of access hereby retained and reserved by the United States

3) In exercising such easement and right of access, neither the Grantee nor its successors and assigns, as the case may be, shall have any claim at law or equity against the United States or any officer, employee, agent, contractor of any tier, or servant of the United States based on actions taken by the United States or its officers, employees, agents, contractors of any tier, or servants pursuant to and in accordance with this Paragraph. In addition, the Grantee, its successors and assigns, shall not interfere with any munitions response action conducted by the Grantor on the Property.

E. The Grantee acknowledges receipt of the Track 0 Record of Decision June 2002), the Track 1 Record of Decision March 2005), the Track 0 Plug-In Approval Memorandum, Group D Parcels May 2006), the Track 0 Approval Memorandum, East Garrison Area 1 December 2003); the Track I Plug-In Approval Memorandum, East Garrison Areas 2 and 4 NE March 2006); and the Track 1 Plug-In Approval Memorandum, Multiple Sites, Groups 1-5 July 2006). 3. NOTICE OF RARE, THREATENED AND ENDANGERED SPECIES MANAGEMENT

A. The Property contains habitat occupied and/or potentially occupied by several sensitive wildlife and plant species, some of which are listed or proposed for listing as threatened or endangered under the Endangered Species Act ESA). Applicable laws and regulations restrict activities that involve the potential loss of populations and habitats of listed species. To fulfill Grantor's commitment in the Fort Ord Disposal and Reuse Environmental Impact Statement Record of Decision, made in accordance with the National Environmental Policy Act of 1969, 42 U.S.C 4321 et seq., this deed requires the conservation in perpetuity of these sensitive wildlife and plant species and their habitats consistent with the U.S. Fish and Wildlife Service Biological Opinions for disposal of the former Fort Ord lands issued pursuant to Section 7 of the ESA on March 30, 1999, October 22, 2002, and March 14, 2005, respectively. By requiring Grantee, its successors and assigns to comply with the Installation-Wide Multispecies 1513-0416-5639.1 3

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Habitat Management Plan HMP), Grantor intends to fulfill its responsibilities under Section 7 of the ESA and to minimize future conflicts between species protection and economic development of portions of the Property.

- B. Grantee acknowledges that it has received a copy of the HMP dated April 1997. The HMP, which is incorporated herein by reference, provides a basewide framework for disposal of lands within former Fort Ord wherein development and potential loss of species and/or habitat is anticipated to occur in certain areas of the former Fort Ord the HMP Development Areas) while permanent species and habitat conservation is guaranteed within other areas of the former Fort Ord i.e., the HMP Reserve and Corridor parcels). Disposal of former Fort Ord lands in accordance with and subject to the restrictions of the HMP is intended to satisfy the Army's responsibilities under Section 7 of the ESA.
- C. The Property hereby conveyed or otherwise transferred to Grantee is subject to the specific use restrictions and/or conservation, management, monitoring, and reporting requirements identified for Borderland Development Areas along Natural Resource Management Area NRMA) Interface Parcels in the HMP.
- D. Any boundary modifications to the Borderland Development Areas along NRMA Interface must be approved in writing by the U. S. Fish and Wildlife Service USFWS) and must maintain the viability of the HMP for permanent species and habitat conservation.

 E. The HMP describes existing habitat and the likely presence of sensitive wildlife and plant species that are treated as target species in the HMP. Some of the target species are currently listed or proposed for listing as threatened or endangered under the ESA. The HMP establishes general conservation and management requirements applicable to the Property to conserve the HMP species. These requirements are intended to meet mitigation obligations applicable to the Property resulting from the Army disposal and development reuse actions. Under the HMP, all target species are treated as if listed under the ESA and are subject to avoidance, protection, conservations and restoration requirements. Grantee shall be responsible for implementing and funding each of the following requirements set forth in the HMP as applicable to the Property:
- 1) Grantee shall implement all avoidance, protection, conservation, and restoration requirements identified in the HMP as applicable to the Property and shall cooperate with adjacent property owners in implementing mitigation requirements identified in the HMP for adjacent sensitive habitat areas.
- 2) Grantee shall protect and conserve the HMP target species and their habitats within the Property, and, other than those actions required to fulfill a habitat restoration requirement applicable to the Property, shall not remove any vegetation, cut any trees, disturb any soil, or undertake any other actions that would impair the conservation of the species or their habitats. Grantee shall accomplish the Resource Conservation Requirements and Management Requirements identified in Chapter 4 of the HMP as applicable to any portion of the Property. 4813-0416-5639.1 4

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COMPLETED BOARD ORDER¶", ♦|E, L♦|+9♦ Deed No. DACA05-9-06-558

- 3) Grantee shall manage, through an agency or entity approved by USFWS, each HMP parcel, or portion thereof, within the Property that is required in the HMP to be managed for the conservation of the HMP species and their habitats, in accordance with the provisions of the HMP.
- 4) Grantee shall either directly, or indirectly through its USFWS approved habitat manager, implement the management guidelines applicable to the parcel through the development of a site-specific management plan. The site-specific habitat management plan must be developed and submitted to USFWS and, for non-Federal recipients, California Department of Fish and Game CDFG) as well) for approval within six months from the date the recipient obtains title to the parcel. Upon approval by USFWS and, as appropriate, CDFG) the recipient shall implement the plan. Such plans may thereafter be modified through the Coordinated Resource Management and Planning CRMP) process or with the concurrence of USFWS and, as appropriate, CDFG) as new information or changed conditions indicate the need for adaptive management changes. The six-month deadline for development and submission of a site-specific management plan may be extended by mutual agreement of USFWS, CDFG if appropriate), and the recipient.
- 5) Grantee shall restrict access to the Property in accordance with the HMP, but shall allow access to the Property, upon reasonable notice of not less than 48 hours, by USFWS, and its designated agents, for the purpose of monitoring Grantee's compliance with, and for such other purposes as are identified in the HMP.
- 6) Grantee shall comply with all monitoring and reporting requirements set forth in the HMP that are applicable to the Property, and shall provide an annual monitoring report, as provided for in the HMP, to the Bureau of Land Management BLM) on or before November 1 of each year, or such other date as may be hereafter agreed to by USFWS and BLM.
- 7) Grantee shall not transfer, assign, or otherwise convey any portion of, or interest in, the Property subject to the habitat conservation, management or other requirements of the HMP, without the prior written consent of Grantor, acting by and through the USFWS or designated successor agency), which consent shall not be unreasonably withheld. Grantee covenants for itself, its successors and assigns, that it shall include and otherwise make legally binding the provisions of the HMP in any deed, lease, right of entry, or other legal instrument by which Grantee divests itself of any interest in all or a portion of the Property. The covenants, conditions, restrictions and requirements of this deed and the provisions of the HMP shall run with the land. The covenants, conditions, restrictions and requirements of this deed and the HMP benefit the lands retained by the Grantor that formerly comprised Fort Ord, as well as the public generally. Management responsibility for the Property may only be transferred as a condition of the transfer of the Property, with the consent of the USFWS. USFWS may require the establishment of a perpetual trust fund to pay for the management of the Property as a condition of transfer of management responsibility from Grantee. PROVISIONS
- 8) This conveyance is made subject to the following ENFORCEMENT 1813-1)416-5639.1 5

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40689-U01

COMPLETED-U02

BOARD-U02

ORDER-U02

LI21329-U03

FO96183-U03

FO96184-U03

FO99716-U03

MG99754-U03

AS99780-U03

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A.-U07

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RESOLUTION-U07

294-HOUSING-U08

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KARINA-U09

TORRESK-U10

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TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 **DEED-U012** AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS:-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER $\|\cdot\|_1 \Leftrightarrow |E_1|^{\perp} \Rightarrow |\Phi| \rightarrow 9 \Leftrightarrow ^{\perp}$ Deed No. DACA05-9-06-558

a) Grantor hereby reserves a reversionary interest in all of the Property. If Grantor or its assigns), acting through the USFWS or a designated successor agency, determines that any portion of the Property subject to a restriction or other requirement of the HMP is not being conserved and/or managed in accordance with the provisions of the HMP, then Grantor may, in its discretion, exercise a right to reenter the Property, or any portion thereof, in which case, the Property, or those portions thereof as to which the right of reentry is exercised, shall revert to Grantor. In the event that Grantor exercises its right of reentry as to all or portions of the Property, Grantee shall execute any and all documents that Grantor deems necessary to perfect or provide recordable notice of the reversion and for the complete transfer and reversion of all right, title and interest in the Property or portions thereof. Subject to applicable Federal law, Grantee shall be liable for all costs and fees incurred by Grantor in perfecting the reversion and transfer of title. Any and all improvements on the Property or those portions thereof reverting to Grantor shall become the property of Grantor, and Grantee shall not be entitled to any payment therefore.

b) In addition to the right of reentry reserved in paragraph a. above, if Grantor or its assigns), acting through the USFWS or a successor designated agency, determines that Grantee is violating or threatens to violate the provisions of paragraph 3 of this Deed Exhibit or the provisions of the HMP, Grantor shall provide written notice to Grantee of such violation and demand corrective action sufficient to cure the violation, and where the violation involves injury to the Property resulting from any use or activity inconsistent with the provisions of Paragraph 3 of this Deed Exhibit or the provisions of the HMP, to restore the portion of the Property so injured. If Grantee fails to cure a violation within sixty 60) days after receipt of notice thereof from Grantor, or under circumstances where the violation cannot reasonably be cured within a sixty 60) day period, or fails to continue to diligently cure such violation until finally cured, Grantor may bring an action at law or in equity in a court of competent jurisdiction to enforce the covenants, conditions, reservations and restrictions of this deed and the provisions of the HMP, to enjoin the violation, by temporary or permanent injunction, to recover any damages to which it may be entitled for violation of the covenants, conditions, reservations and restrictions of this deed or the provisions of the HMP, or injury to any conservation value protected by this deed or the HMP, and to require the restoration of the Property to the condition that existed prior to such injury. If Grantor, in its good faith and reasonable discretion,

determines that circumstances require immediate action to prevent or mitigate significant damage to the species and habitat conservation values of the Property, Grantor may pursue its remedies under this paragraph without prior notice to Grantee or without waiting for the period provided for the cure to expire. Grantor's rights under this paragraph apply equally in the event of either actual or threatened violations of covenants, conditions, reservations and restrictions of this deed or the provisions of the HMP, and Grantee acknowledges that Grantor's remedies at law for any of said violations are inadequate and Grantor shall be entitled to the injunctive relief described in this paragraph, both prohibitive and mandatory, in addition to such other relief to which Grantor may be entitled, including specific performance of the covenants, conditions, reservations and restrictions of this deed and the provisions of the HMP. 1813-0416-5639.1 6

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40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07** OF-U07 **DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 OF-U07 THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07 A.-U07 ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08 &-U08 **REDEVLOPMENT-U08** TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011 ACCEPTING-U012 A-U012 QUITCLAIM-U012 DEED-U012 TRANSFERRING-U012 OWNERSHIP-U012

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COMPLETED BOARD ORDER¶"₁♦|E₁ └♦|←9♦¹ Deed No. DACA05-9-06-558

c) Enforcement of the covenants, conditions, reservations and restrictions in this deed and the provisions of the HMP shall be at the discretion of Grantor, and any forbearance by Grantor to exercise its rights under this deed and the HMP in the event of any such breach or violation of any provision of this deed or the HMP by Grantee shall not be deemed or construed to be a waiver by Grantor of such provision or of any subsequent breach or violation of the same or any other provision of this deed or the HMP or of any of Grantor's rights under this deed or the HMP. No delay or omission by Grantor in the exercise of any right or remedy upon any breach or violation by Grantee shall impair such right or remedy or be construed as a waiver.

d) In addition to satisfying Army's responsibilities under Section 7 of the ESA, Grantee's compliance with the covenants, conditions, reservations and restrictions contained in this deed and with the provisions of the HMP are intended to satisfy mitigation obligations included in any future incidental take permit issued by USFWS pursuant to Section 10(a)(1)(B) of the Endangered Species Act which authorizes the incidental take of a target HMP species on the Property. Grantee acknowledges that neither this deed nor the HMP authorizes the incidental take of any species listed under the ESA. Authorization to incidentally take any target HMP wildlife species must be obtained by Grantee separately, or through participation in a broader habitat conservation plan and Section 10(a)(1)(B) permit based on the HMP and

approved by USFWS. 7 4813-0416-5639,1

BIB]

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Munitions Response Site Type of Military Munitions Date of Military Munitions Use

FEES-U012 YORK-U012 SCHOOL.-U012

Munitions Response Actions

MRS-46 MEC Unknown MRS-46 lies within the former Fort Ord Impact Area No ranges are Parcel L3.2) noted on Fort Ord training maps within this site. The boundary of MRS-

MD 46 is coincident with Parcel L3.2 and was developed to support the transfer of the parcel and not on evidence of munitions use. A portion of Parcel L3.2 was leased to York School for construction of an athletic field.

Several munitions responses to MEC were conducted at MRS-46, including grid sampling, fuel break clearance, digital geophysical survey within a portion of MRS-46 leased to York School, and surface removal of accessible areas outside of the lease area. MRS-46 is a Track 1, Category 3 site because historical research and field investigations site walks, sampling, geophysical investigation 31-acre lease area only] and surface removal accessible areas outside of the 31-acre lease area])

conducted at MRS-46 identified evidence of past training involving only practice and pyrotechnic items not designed to cause injury. Except for the surface removal, all identified anomalies were investigated to a depth of 4 feet, with deeper excavations as approved by the U.S. Army Corps of Engineers USACE) Safety Specialist. No MEC or munitions debris MD) were found during the digital geophysical investigation of the lease area or during the surface removal conducted outside of the lease area. The Army conducted the digital geophysical investigationto support construction of the athletic field within the 3 acre area and not because of the presence of military munitions MRS-46 is documented in the Track 1 Plug-in Approval Memorandum PAM) Groups 1-5 as a variant Track 1 site because a digital geophysical investigation was conducted within a 31-acre portion of MRS-46 after completion of 100 percent grid sampling. MRS-46 does not fit the strict definition of a Track I site because a removal was performed. The Track I PAM Groups 1-5 determined no further military munitions investigation at MRS-46 is required and the U.S. Environmental Protection Agency USEPA) and the California Department of Toxic Substances Control DTSC) concurred in letters dated July 21, 2006 and July 26, 2006, respectively.

*Munitions and Explosives of Concern MEC). This term, which distinguishes specific categories of military munitions that may pose unique explosives safety risks, means: A) Unexploded Ordnance UXO), as defined in 10 101(e)(5); B) Discarded military munitions DMM), as defined in 10 U.S.C. 2710(e)(2); or C) Munitions constituents e.g., TNT, RDX), as defined in 10 U.S.C. 2710(e)(3), present in high enough concentrations to pose an explosive hazard.

BIB]

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COMPLETED BOARD ORDER¶", ♦|E, L\$|↔9\$ EXHIBIT D: SITE MAP DEPICTING LOCATIONS OF MUNITIONS RESPONSE SITES

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40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99780-U03 AI101778-U03 DO102596-U03

C1-U03

GENERAL-U03

DOCUMENTS-U03

5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

AS-U07

THE-U07

BOARD-U07

OF-U07

DIRECTORS-U07

OF-U07

THE-U07

REDEVELOPMENT-U07

AGENCY-U07

OF-U07

THE-U07

COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

ON-U012

THE-U012

FORMER-U012

FORT-U012

ORD-U012

DESIGNATED-U012

AS-U012

APN-U012

031-131-006-U012

COE-U012

PARCEL-U012

L3.2,-U012 YORK-U012

SCHOOL)-U012

THE-U012

FORT-U012

ORD-U012

REUSE-U012

AUTHORITY-U012

TO-U012

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REDEVELOPMENT-U012

AGENCY-U012

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AUTHORIZE-U012

THE-U012 CHAIR-U012

OF-U012 THE-U012

BOARD-U012

OF-U012

DIRECTORS-U012

TO-U012 SIGN-U012

THE-U012

ACCEPTANCE;-U012 B.-U012

DIRECT-U012

THE-U012

CLERK-U012 OF-U012

OF-U012 THE-U012

BOARD-U012

TO-U012

RECORD-U012

THE-U012

EXECUTED-U012

QUITCLAIM-U012

DEED-U012

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COUNTY-U012

RECORDER;-U012

C.-U012

ADOPT-U012

RESOLUTION-U012

QUITCLAIM-U012

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OWNERSHIP-U012

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ABOVE-DESCRIBED-U012

PROPERTY-U012

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REDEVELOPMENT-U012

AGENCY-U012

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YORK-U012

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AUTHORIZE-U012

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CHAIR-U012 OF-U012

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TO-U012

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QUITCLAIM-U012

DEED-U012

AFTER-U012

RECORDATION-U012

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RESTRICTIVE-U012

COVENANTS;-U012

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DIRECT-U012

THE-U012

CLERK-U012

OF-U012

THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012

SCHOOL.-U012

COMPLETED BOARD ORDER¶", ♦|E, L♦|▼9♦ EXHIBIT E:

Existing utilities, if any, along South Boundary Road

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03

DO102596-U03 C1-U03

GENERAL-U03 **DOCUMENTS-U03** 5/26/2011-U04 BORENM-U04 16482-U05 1-U06 **ACTING-U07**

AS-U07 THE-U07 **BOARD-U07 OF-U07**

DIRECTORS-U07

OF-U07 THE-U07

REDEVELOPMENT-U07

AGENCY-U07 OF-U07 THE-U07 COUNTY-U07 **OF-U07**

MONTEREY:-U07 A.-U07

ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

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FORMER-U012

FORT-U012

ORD-U012

DESIGNATED-U012

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APN-U012

031-131-006-U012

COE-U012

PARCEL-U012

L3.2,-U012

YORK-U012

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ORD-U012

REUSE-U012

AUTHORITY-U012

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REDEVELOPMENT-U012

AGENCY-U012

OF-U012

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MONTEREY,-U012 **AUTHORIZE-U012**

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CHAIR-U012 OF-U012

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ACCEPTANCE;-U012

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EXECUTED-U012

QUITCLAIM-U012 **DEED-U012**

THE-U012

COUNTY-U012

RECORDER;-U012

C.-U012

ADOPT-U012 **RESOLUTION-U012** QUITCLAIM-U012 DEED-U012 TRANSFERRING-U012 OWNERSHIP-U012 OF-U012 THE-U012 ABOVE-DESCRIBED-U012 PROPERTY-U012 THE-U012 **REDEVELOPMENT-U012** AGENCY-U012 TO-U012 YORK-U012 SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 **DIRECTORS-U012** TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 DEED-U012 AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 RESTRICTIVE-U012 COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 EXECUTED-U012 QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012

COMPLETED BOARD ORDER¶", ♦|E, L♦| 9♦11 RECORDING REQUESTED BY

2 AND WHEN RECORDED RETURN TO:

4 Redevelopment Agency of the County

5 of Monterey

6 168 W. Alisal St., 3'd Floor

7 Salinas, CA 93901

RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012

8 Attention: Nick Nichols

```
10
11
12
13
14
No Documentary Transfer Tax Required
Acquiring Agency is a Political Subdivision
of the State of California
Revenue & Taxation Code 11922)
No Fee per Govt. Code 6103
Space above this line for Recorder's use
15 QUITCLAIM DEED
16 APN 031-161-013, Parcel L3.2
17
18
19 THIS QUITCLAIM DEED Deed") is made this /dray of 2011, among
20 the REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY the Grantor"),
21 a public body corporate and politic of the State of California, and YORK SCHOOL the
22 Grantee"), a 501(c)(3) non-profit corporation organized under the laws of the state of
23 California.
24
25 WHEREAS, The United States of America Government") was the owner of certain
26 real property, improvements and other rights appurtenant thereto together with all personal
27 property thereon, located on the former Fort Ord, Monterey County, California, which was
28 utilized as a military installation;
29
30 WHEREAS, The military installation at Fort Ord was closed pursuant to and in
31 accordance with the Defense Base Closure and Realignment Act of 1990, as amended Public
32 Law 101-510; 10 U.S.C. 2687 note);
33
34 WHEREAS, the Fort Ord Reuse Authority FORA") and the Government entered into
35 the Memorandum of Agreement Between the United States of America Acting By and Through
36 the Secretary of the Army, United States Department of the Army and the Fort Ord Reuse
37 Authority For the Sale of Portions of the former Fort Ord, California, dated the 20th day of June
38 2000, as amended MOA"), which sets forth the specific terms and conditions of the sale of
39 portions of the former Fort Ord located in Monterey County, California;
41 WHEREAS, pursuant to the MOA, the Government conveyed to FORA certain former
42 Fort Ord property know as York School Parcel L3.2 APN 031-161-013), by quitclaim deed
43 dated January 24, 2011 and recorded in the County of Monterey, California on March 2, 2011 at
44 Document No. 2011012304 Government Deed");
4843-5878-8104.2
```

BIB]

40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06

ACTING-U07

AS-U07

THE-U07

BOARD-U07

OF-U07

DIRECTORS-U07

OF-U07

THE-U07

REDEVELOPMENT-U07

AGENCY-U07

OF-U07

THE-U07

COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

ON-U012

THE-U012

FORMER-U012

FORT-U012

ORD-U012

DESIGNATED-U012

AS-U012

APN-U012

031-131-006-U012

COE-U012

PARCEL-U012

L3.2,-U012

YORK-U012

SCHOOL)-U012

THE-U012

FORT-U012 ORD-U012

REUSE-U012

AUTHORITY-U012

TO-U012

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REDEVELOPMENT-U012

AGENCY-U012

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AUTHORIZE-U012 THE-U012

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QUITCLAIM-U012

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QUITCLAIM-U012

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QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶"₁♦|E₁ L♦|!9♦ 1 WHEREAS, on May 8, 2001 FORA and the County of Monterey entered into an 2 Implementation Agreement, recorded with the Monterey County Recorder on October 18, 2001 3 at Document No. 2001088380, which sets forth the terms and conditions upon which FORA will 4 transfer title of land in the unincorporated area of the former Fort Ord to the County of 5 Monterey; and 6 7 WHEREAS, by Resolution No. 06-243 approved by the Board of Supervisors of the 8 County of Monterey on August 15, 2006, the County authorized FORA to convey certain lands 9 within the Fort Ord Redevelopment Area directly to the Grantor; and 11 WHEREAS, pursuant to the Implementation Agreement, FORA conveyed to the 12 Grantor that certain former Fort Ord property known as Parcel L3.2 APN 031-161-013), by 13 guitclaim deed dated April 15, 2011. 14 15 WITNESSETH 16 17 The Grantor, for and in consideration of the sum of one dollar \$1.00) plus other good 18 and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, 19 releases and quitclaims to the Grantee, its successors and assigns forever, all such interest, right, 20 title, and claim as the Grantor has in and to APN 031-161-01 Parcel L3.2, approximately 21 101.2 acres), more particularly described in Exhibit A," attached hereto and made a part hereof 22 Property") and including the following: 24 A. All buildings, facilities, roadways, and other improvements, including the storm 25 drainage systems and the telephone system infrastructure, and any other improvements thereon, 27 B. All appurtenant easements and other rights appurtenant thereto, permits, licenses, 28 and privileges not otherwise excluded herein, and 30 C. All hereditaments and tenements therein and reversions, remainders, issues, 31 profits, privileges and other rights belonging or related thereto. 33 The Deed conveying the Property to the Grantor was recorded prior to the recordation of 34 this Deed, and was accomplished by means of a Quitclaim Deed from the Government to 35 Grantor's predecessor in interest FORA) hereinafter, the Government Deed"). In its transfer 36 of the Property, the Government provided certain information regarding the environmental 37 condition of the Property conveyed under the Government Deed including without limitation the 38 Finding of Suitability for Transfer, Former Fort Ord, California, Track 0 Plug-in Group D, Track 39 1 Plug-in East Garrison Areas 2 and 4 NE, and Track 1 Plug-in Groups 1-5 Parcels FOST 10) 40 August 2007) FOST 10"), and an environmental baseline survey EBS) known as the 41 Community Environmental Response Facilitation Act report, which is referenced in FOST 10. 42 The Grantor has no knowledge regarding the accuracy or adequacy of such information. FOST 43 10 sets forth the basis for the Government's determination that the Property is suitable for 44 transfer. The Grantee is hereby made aware of the notifications contained in the EBS and FOST 45 10.

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02

LI21329-U03

FO96183-U03

FO96184-U03

FO99716-U03

MG99754-U03

AS99780-U03

AS99789-U03

A1101770 LI00

AI101778-U03 DO102596-U03

C1-U03

GENERAL-U03

DOCUMENTS-U03

5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

AS-U07

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REDEVELOPMENT-U07

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ADOPT-U07

RESOLUTION-U07

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80U-&

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

ON-U012

THE-U012

FORMER-U012

FORT-U012

ORD-U012

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031-131-006-U012

COE-U012

PARCEL-U012

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YORK-U012

SCHOOL)-U012

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FORT-U012

ORD-U012

REUSE-U012 AUTHORITY-U012

County of Monterey Page 100 of 186 Printed on 9/7/2023

TO-U012

THE-U012

REDEVELOPMENT-U012

AGENCY-U012

OF-U012

THE-U012

COUNTY-U012

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RECORDATION-U012 OF-U012 THE-U012 RESTRICTIVE-U012 COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶"₁♦|E₁ └♦|"9♦ 1 The italicized information below is copied verbatim except as discussed below) from the 2 Deed conveying the Property to the Grantor. The Grantee hereby acknowledges and assumes 3 all responsibilities applicable to the Property placed upon the Grantor under the terms of the 4 aforesaid Government Deed, including the Environmental Protection Provisions at Exhibit C" 5 to the Government Deed, which are attached hereto and made a part hereof as Exhibit B" to this 6 Deed, and Grantor grants to Grantee all benefits with regard to the Property under the terms of 7 the aforesaid Government Deed. Within the italicized information only, the term Grantor' 8 shall mean the Government, and the term Grantee" shall mean York School; to avoid 9 confusion, the words the Government" has been added in parenthesis after the word Grantor", 10 and York School" has been added in parenthesis after the word Grantee". Non-italicized 11 language contained in brackets within the italicized language reflects additional provisions 12 pertinent to this deed. 13 14 II. EXCLUSIONS AND RESERVATIONS 15 16 This conveyance is made subject to the following EXCLUSIONS and 17 RESERVATIONS: 18 19 A. The Property is taken by the Grantee York School subject to any and all 20 valid and existing recorded outstanding liens, leases, easements, and any other 21 encumbrances made for the purpose of roads, streets, utility systems, rights-of-way. 22 pipelines, and/or covenants, exceptions, interests, liens, reservations, and agreements of 23 record; and any unrecorded easements and any other encumbrances made for the limited 24 purpose of roads, streets, utility systems, and pipelines set forth in Exhibit E. 25 26 B. The Grantor the Government") reserves a right of access to any and all 27 portions of the Property for environmental investigation and remediation or other 28 corrective action. This reservation includes the right of access to and use of, to the 29 extent permitted by law, available utilities at reasonable cost to the Grantor the 30 Government'). These rights shall be exercisable in any case in which a remedial action, 31 response action or corrective action is found to be necessary after the date of conveyance 32 of the Property, or such access is necessary to carry out a remedial action, response 33 action or corrective action on adjoining property. Pursuant to this reservation, the

34 United States and its officers, agents, employees, contractors, and subcontractors shall

35 have the right upon reasonable notice to the Grantee York School or the then 36 owner and any authorized occupant of the Property) to enter upon the Property and 37 conduct investigations and surveys, to include drillings, test pitting, borings, data and/or 38 record compilation, and other activities related to environmental investigation, and to

39 carry out remedial or removal actions as required or necessary under applicable 40 authorities, including but not limited to monitoring wells, pumping wells, and treatment. 41 The Grantee York School') agrees that notwithstanding any other provisions of this 42 Deed, the Grantor the Government") assumes no liability to the Grantee York 43 School'), the then owner, or any other person, should the Grantor's the Government") 44 exercise of its rights hereunder interfere with the Grantee's York School') use of the 3

BIB]

40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 BORENM-U04 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07** OF-U07 **DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07 A.-U07 ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08 &-U08 **REDEVLOPMENT-U08** TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011 ACCEPTING-U012 A-U012 QUITCLAIM-U012 DEED-U012 TRANSFERRING-U012

OWNERSHIP-U012

OF-U012 LAND-U012 ON-U012 THE-U012 FORMER-U012 FORT-U012

ORD-U012

DESIGNATED-U012

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APN-U012

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L3.2,-U012

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PROPERTY-U012

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REDEVELOPMENT-U012

AGENCY-U012

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SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 **DIRECTORS-U012** TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 **DEED-U012** AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 EXECUTED-U012 QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶"₁�|E₁ └�|#9�¹ 1 Property, such interference to be avoided by Grantor the Government to the extent 2 reasonably practicable.

3

4 C. The reserved rights and easements set forth in this section are subject to the 5 following terms and conditions:

6

7 1. Grantee York School is to comply with all applicable Federal law 8 and lawful existing regulations;

9

10 2. The Grantor the Government') is to allow the occupancy and use by

11 the Grantee York School its successors, assigns, permittees, or lessees of any part of

12 the easement areas not actually occupied or required for the purpose of the full and safe

13 utilization thereof by the Grantor the Government'), so long as such occupancy and

14 use does not compromise the ability of the Grantor the Government') to use the

15 easements for their intended purposes, as set forth herein;

16

17 3. The easements granted shall be for the specific use described and may

18 not be construed to include the further right to authorize any other use within the

19 easements unless approved in writing by the fee holder of the land subject to the

20 easement;

21

22 4. Any transfer of the easements by assignment, lease, operating

23 agreement, or otherwise must include language that the transferee agrees to comply with

24 and be bound by the terms and conditions of the original grant; 26 5. Unless otherwise provided, no interest reserved shall give the Grantor 27 the Government') any right to remove any material, earth, or stone for consideration 28 or other purpose except as necessary in exercising its rights hereunder; and 30 6. The Grantor the Government') is to restore any easement or right of 31 access area so far as it is reasonably possible to do so upon abandonment or release of 32 any easement as provided herein, unless this requirement is waived in writing by the then 33 owner of the Property. 34 35 D. The Grantor the Government") reserves mineral rights that Grantor the 36 Government owns with the right of surface entry in a manner that does not 37 unreasonably interfere with Grantee's York School') development and quiet enjoyment 38 of the Property. 39 40 TO HAVE AND TO HOLD the Property granted herein to the Grantee York 41 School') and its successors and assigns, together with all and singular the 42 appurtenances thereunto belonging or in anywise appertaining, and all the estate, right, 43 title, interest, or claim whatsoever of the Grantor the Government'), either in law or in

44 equity and subject to the terms, reservations, restrictions, covenants, and conditions set

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COMPLETED BOARD ORDER $\P^{-} \uparrow |E_{\uparrow}| \downarrow 0 \mid 9 \downarrow 0$ forth in this Deed, as well as restrictions and conditions recorded by the Grantor 2 Redevelopment Agency") prior to conveyance of this Deed.] 3 4 III. PROPERTY COVERED BY COVENANT AND ACCESS RIGHTS MADE PURSUANT TO

5 SECTION 120(h)(4)(D) OF THE COMPREHENSIVE ENVIRONMENTAL RESPONSE,

6 COMPENSATION, AND LIABILITYACT OF 1980 42 U.S. C 9620(h)(4)(D)):

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FEES-U012 YORK-U012 SCHOOL.-U012

8 For the Property, Grantor the Government') provides the following covenants

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9 and retains the following access rights:
11 A. Covenant Pursuant to Section 120(h)(4)(D)(i) of the Comprehensive
12 Environmental Response, Compensation, and Liability Act of 1980 42 U.S.C.
13 9620(h)(4)(D)(i)):
15 1. Pursuant to section 120(h)(4)(D)(i) of the Comprehensive
16 Environmental Response, Compensation, and Liability Act of 1980 42 U.S.C.
17 9620(h)(4)(D)(i)), the United States warrants that any response action or corrective
18 action found to be necessary after the date of this Deed for contamination existing on the
19 Property prior to the date of this Deed shall be conducted by the United States.
21 2. This warranty shall not apply in any case in which the person or entity
22 to whom the Property or any portion thereof is transferred is a potentially responsible
23 party with respect to the Property or any such portion thereof. For purposes of this
24 warranty, Grantee York School') shall not be considered a potentially responsible
25 party solely due to a hazardous substance remaining on the Property on the date of this
26 instrument. Further, the Grantor the Government') shall not be relieved of any
27 obligation under CERCLA to perform any remedial action found to be necessary after
28 the date of this Deed with regard to any hazardous substances remaining on the Property
29 as of the date of this Deed if the Grantee York School') is subsequently determined to
30 be a potentially responsible party with respect to hazardous substances placed on the
31 Property after the date of this Deed.
33 B. Access Rights Pursuant to Section 120(h)(4)(D)(ii) of the Comprehensive
34 Environmental Response, Compensation, and Liability Act of 1980 42 U.S.C.
35 9620(h)(4)(D)(ii)):
37 1. Pursuant to section 120(h)(4)(D)(ii) of the Comprehensive
38 Environmental Response, Compensation, and Liability Act of 1980 42 U.S.C.
39 9620(h)(D)(4)(ii)), the United States retains and reserves a perpetual and assignable
40 easement and right of access on, over, and through the Property, to enter upon the
41 Property after the date of transfer of the Property in any case in which an environmental
42 response action or corrective action is found to be necessary on the part of the United
43 States, without regard to whether such environmental response action or corrective
44 action is on the Property or on adjoining or nearby lands. Such easement and right of
45 access includes, without limitation, the right to perform any environmental investigation,
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THE-U07

REDEVELOPMENT-U07

AGENCY-U07

OF-U07

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COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

80U-&

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

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LAND-U012

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COMPLETED BOARD ORDER¶"₁♦|E₁ L♦|%9♦¹ 1 survey, monitoring, sampling, testing, drilling, boring, coring, test pitting, installing 2 monitoring or pumping wells or other treatment facilities, response action, corrective 3 action, or any other action necessary for the United States to meet its responsibilities 4 under applicable laws, related to the Fort Ord Installation Restoration Program IRP), 5 Military Munitions Response Program MMRP), or Federal Facility Agreement FFA), 6 as amended, and as provided for in this instrument. Such easement and right of access 7 shall be binding on the Grantee York School its successors and assigns, and shall 8 run with the land. 10 2. In exercising such easement and right of access, the United States 11 shall provide the Grantee York School or its successors or assigns, as the case may 12 be, with reasonable notice of its intent to enter upon the Property and exercise its rights 13 under this covenant, which notice may be severely curtailed or even eliminated in 14 emergency situations. The United States shall use reasonable means, but without 15 significant additional costs to the United States, to avoid and to minimize interference 16 with the Grantee's York School and the Grantee's York School successors' and 17 assigns' quiet enjoyment of the Property. Such easement and right of access includes the 18 right to obtain and use utility services, including water, gas, electricity, sewer, and 19 communications services available on the Property at a reasonable charge to the United 20 States. Excluding the reasonable charges for such utility services, no fee, charge, or 21 compensation will be due the Grantee York School nor its successors and assigns. 22 for the exercise of the easement and right of access hereby retained and reserved by the 23 United States. 24 25 3. In exercising such easement and right of access, neither the Grantee 26 York School nor its successors and assigns, as the case may be, shall have any claim 27 at law or equity against the United States or any officer, employee, agent, contractor of 28 any tier, or servant of the United States based on actions taken by the United States or its 29 officers, employees, agents, contractors of any tier, or servants pursuant to and in 30 accordance with this covenant. In addition, the Grantee York School its successors 31 and assigns, shall not interfere with any response action or corrective action conducted 32 by the Grantor the Government on the Property. 33 34 IV. AS IS" 35 36 The Grantee York School') acknowledges that it has inspected or has had the 37 opportunity to inspect the Property and accepts the condition and state of repair of the 38 subject Property. Except as otherwise provided herein, the Grantee York School') 39 understands and agrees that the Property and any part thereof is offered AS IS" without 40 any representation, warranty, or guaranty by the Grantor the Government') as to 41 quantity, quality, title, character, condition, size, or kind, or that the same is in condition 42 or fit to be used for the purpose(s) intended by the Grantee York School'), and no 43 claim for allowance or deduction upon such grounds will be considered. Nothing in this 44 As Is" provision will be construed to modify or negate the Grantor's the BIB]

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YORK-U012 SCHOOL.-U012 COMPLETED BOARD ORDER¶"₁♦|E₁ L♦|&9♦¹ 1 Government obligation under the CERCLA Covenant or any other statutory 2 obligations. 4 V. POST-TRANSFER DISCOVERY OF CONTAMINATION 6 Grantee York School'), its successors and assigns, as consideration for the 7 conveyance of the Property, agree to release Grantor the Government') from any 8 liability or responsibility for any claims arising solely out of the release of any hazardous 9 substance or petroleum product on the Property occurring after the date of the delivery 10 and acceptance of this Deed and not attributable to the activities of Grantor the 11 Government'), where such substance or product was placed on the Property by the 12 Grantee York School'), or its successors, assigns, employees, invitees, agents or 13 contractors, after the conveyance. This paragraph shall not affect the Grantor's the 14 Government responsibilities to conduct response actions or corrective actions that are 15 required by applicable laws, rules and regulations, or the Grantor's the Government 16 indemnification obligations under applicable laws. 17 18 VI. ENVIRONMENTAL PROTECTION PROVISIONS 19 20 The Environmental Protection Provisions are at Exhibit B1, which is attached 21 hereto and made a part hereof These provisions are intended to ensure protection of 22 human health and the environment and to preclude any interference with ongoing or 23 completed remediation activities at the former Fort Ord. The Grantee York School 24 shall not transfer or lease the Property or any portion thereof, or grant any interest, 25 privilege, or license whatsoever in connection with the Property, or any portion thereof, 26 without the inclusion of the Environmental Protection Provisions contained herein to the 27 extent applicable to the Property or a portion thereof, and shall require the inclusion of 28 the applicable Environmental Protection Provisions in all further deeds, easements, 29 transfers, leases, or grant of any interest, privilege, or license concerning the Property or 30 the applicable portion thereof. 31 32 VII AIR NAVIGATIONRESERVATIONAND RESTRICTIONS 33 34 The Monterey Peninsula Airport and the former Fritzsche Army Airfield, now 35 known as the Marina Municipal Airport, are in close proximity to the Property. 36 Accordingly, in coordination with the Federal Aviation Administration, the Grantee 37 York School') covenants and agrees, on behalf of itself, its successors and assigns and 38 every successor in interest to the Property herein described, or any part thereof, that

39 there will be no construction or alteration unless a determination of no hazard to air 40 navigation is issued by the Federal Aviation Administration in accordance with Title 14, 41 Code of Federal Regulations, Part 77, entitled, Objects Affecting Navigable Airspace,

42 or under the authority of the Federal Aviation Act of 1958, as amended.

43 44 45

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COMPLETED BOARD ORDER ¶", *| 6| 1 VIII. ENFORCEMENT AND NOTICE REQUIREMENT

3 The provisions of this Deed benefit the governments of the United States of 4 America, the State of California, acting on behalf of the public in general, the local 5 governments, and the lands retained by the Grantor the Government') and, therefore, 6 are enforceable, by resort to specific performance or legal process by the United States, 7 the State of California, the local governments, and by the Grantee York School'), and 8 its successors and assigns. Enforcement of this Deed shall be at the discretion of the 9 parties entitled to enforcement hereof, and any forbearance, delay or omission to 10 exercise their rights under this Deed in the event of a breach of any term of this Deed, 11 shall not be deemed to be a waiver by any such party of such term or of any subsequent 12 breach of the same or any other terms, or of any of the rights of said parties under this 13 Deed. All remedies available hereunder shall be in addition to any and all other 14 remedies at law or in equity, including CERCLA. The enforcement rights set forth in this 15 Deed against the Grantee York School'), or its successors and assigns, shall only 16 apply with respect to the Property conveyed herein and held by such Grantee York 17 School its successors or assigns, and only with respect to matters occurring during the 18 period of time such Grantee York School'), its successors or assigns, owned or 19 occupied such Property or any portion thereof 20 21 Ix NOTICE OF NON-DISCRIMINATION

22

23 The Grantee York School covenants for itself, its successors and assigns, that 24 the Grantee York School'), that the Grantee York School'), and its successors, and 25 assigns shall not discriminate upon the basis of race, color, religion, age, gender, 26 handicap, or national origin in the use, occupancy, sale or lease of the Property, or in 27 their employment practices conducted thereon, in violation of the provisions of Title VI of 28 the Civil Rights Acts of 1964, as amended 42 U.S.C. 2000d); the Age Discrimination 29 Act of 1975 42 U.S.C. 6102); and the Rehabilitation Act of 1973, as amended, 29

30 U.S.C. 794). This covenant shall not apply, however, to the lease or rental of a room or 31 rooms within a family dwelling unit; nor shall it apply with respect to religion to 32 premises used primarily for religious purposes. The Grantor the Government') shall 33 be deemed a beneficiary of this covenant without regard to whether it remains the owner 34 of any land or interest therein in the locality of the Property hereby conveyed, and shall 35 have the sole right to enforce this covenant in any court of competent jurisdiction. 36 37 The responsibilities and obligations placed upon, and the benefits provided to, the 38 Grantor Redevelopment Agency") by the Government shall run with the land and be binding 39 on and inure to the benefit of all subsequent owners of the Property unless or until such 40 responsibilities, obligations, or benefits are released pursuant to the provisions set forth in the 41 Government-FORA MOA and the Government Deed. Grantee York School") and its 42 successors and assigns, respectively, shall not be liable for any breach of such responsibilities 43 and obligations with regard to the Property arising from any matters or events occurring after 44 transfer of ownership of the Property by Grantee York School") or its successors and assigns, 45 respectively; provided, however, that each such party shall, notwithstanding such transfer,

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OF-U012

DIRECTORS-U012

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SIGN-U012

THE-U012

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OWNERSHIP-U012 OF-U012 THE-U012 ABOVE-DESCRIBED-U012 PROPERTY-U012 THE-U012 **REDEVELOPMENT-U012** AGENCY-U012 TO-U012 YORK-U012 SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 **DIRECTORS-U012** TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 DEED-U012 AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012

COMPLETED BOARD ORDER "] * |E] | 4 |(9*) 1 remain liable for any breach of such responsibilities and obligations to the extent caused by the 2 fault or negligence of such party.

4 General Provisions:

OF-U012

RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012

6 A. Liberal Construction. Any general rule of construction to the contrary

7 notwithstanding, this Deed shall be liberally construed to effectuate the purpose of this Deed and

8 the policy and purpose of CERCLA. If any provision of this Deed is found to be ambiguous, an

9 interpretation consistent with the purpose of this Deed that would render the provision valid shall

10 be favored over any interpretation that would render it invalid.

12 B. Severability. If any provision of this Deed, or the application of it to any person

13 or circumstance, is found to be invalid, the remainder of the provisions of this Deed, or the

14 application of such provisions to persons or circumstances other than those to which it is found 15 to be invalid, shall not be affected thereby. 17 C. No Forfeiture. Nothing contained herein will result in a forfeiture or reversion of 18 title in any respect. 20 D. Captions. The captions in this Deed have been inserted solely for convenience of 21 reference and are not a part of this Deed and shall have no effect upon construction or 22 interpretation. 24 E. Right to Perform. Any right which is exercisable by the Grantee York 25 School"), and its successors and assigns, to perform under this Deed may also be performed, in 26 the event of non-performance by the Grantee York School"), or its successors and assigns, by 27 a lender of the Grantee York School") and its successors and assigns. 29 The conditions, restrictions, and covenants set forth in this Deed are a binding servitude 30 on the herein conveyed Property and will be deemed to run with the land in perpetuity. 31 Restrictions, stipulations and covenants contained herein will be inserted by the Grantee York 32 School") verbatim or by express reference in any deed or other legal instrument by which it 33 divests itself of either the fee simple title or any other lesser estate in the Property or any portion 34 thereof. All rights and powers reserved to the Grantor Redevelopment Agency"), and all 35 references in this Deed to Grantor Redevelopment Agency") shall include its successors in 36 interest. The Grantor Redevelopment Agency") may agree to waive, eliminate, or reduce the 37 obligations contained in the covenants, PROVIDED, HOWEVER, that the failure of the 38 Grantor Redevelopment Agency") or its successors to insist in any one or more instances 39 upon complete performance of any of the said conditions shall not be construed as a waiver or a 40 relinquishment of the future performance of any such conditions, but the obligations of the 41 Grantee York School"), its successors and assigns, with respect to such future performance 42 shall be continued in full force and effect. 43 44 45 Signature Pages Follow]

BIB]

40689-U01

COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07 OF-U07 DIRECTORS-U07 OF-U07** THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 OF-U07

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MONTEREY:-U07

A.-U07

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RESOLUTION-U07

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&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

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SCHOOL.-U012

COMPLETED BOARD ORDER¶"₁♦[E₁ L♦])9♦¹IN WITNESS WHEREOF, the Grantor, the REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY, has caused this Deed to be executed this 17th day of May,

REDEVELOPMENT AGENCY OF THE COUNTY OF MONTEREY

By:

Jane Parker

Chair, Board of Directors

STATE OF CALIFORNIA

On before me, K cc- name of notary

public) personally appeared who proved

to me on the basis of satisfact evidence to be the person(s) whose name(s-is/ax-e subscribed to the within instrument and who acknowledged to me thathe/she/they executed the same in their authorized capacity(aes), and by his,[her/their signature(4 on the instrument the person(s), or 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.

BIB]

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COMPLETED-U02

BOARD-U02

ORDER-U02

LI21329-U03

FO96183-U03

FO96184-U03

FO99716-U03

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AS99780-U03

AS99789-U03

AI101778-U03

DO102596-U03

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GENERAL-U03

DOCUMENTS-U03

5/26/2011-U04

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16482-U05

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ACTING-U07

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EXECUTED-U012

QUITCLAIM-U012 **DEED-U012**

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SCHOOL.-U012

COMPLETED BOARD ORDER¶", ♦|E, L\$|*9\$ EXHIBIT A"

Description of Property

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40689-U01

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FO96183-U03

FO96184-U03

FO99716-U03

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DEED-U012 AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS:-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶", ♦|E, L♦|+9♦ I

Legal Description of a 101.19 Acre Parcel

On the Former Port Ord Military Reservation

Designated as Parcel 1.3.2)

Certain real property situate In Monterey City Lands Tract No. 1, in the County of Monterey, State of California described as follows:

Parcel 2 as shown on that certain Record of Survey filed in Volume 20, Page 75 of Surveys in the office of the County Recorder of said county, more particularly described as follows:

Beginning at a 1 Inch iron pipe with plastic plug. stamped RCE 15310" marking the most easterly comer of said Parcel 2, said point being the beginning of a non-tangent curve concave to the south having a radius of 10,020.00 feet, and to which beginning a radial bears North 11 004'42" West, said point also being on the northerly boundary of that certain 40 foot wide right-of-way of South Boundary Road as said right-of-way is shown and designated as Parcel 3 as per map filed in Volume 19, Page 122 of Surveys In the office of the County Recorder of said county; thence along said northerly boundary

- 1) Westerly, 94.05 feet through a central angle of 00\\$32'16'; thence
- 2) South 78\\$23'02" West, 98\bar{4}.20 feet feet to the beginning of a curve concave to the north having a radius of 14,980.00 feet; thence
- 3) Westerly, 188.86 feet along said curve through a central angle of 00\\$38'45"; thence
- 4) South 79\\$0148" West, 1,738.80 feet feet to the beginning of a curve concave to the south having a radius of 10,020.00 feet; thence
- 5) Westerly, 328,13 feet along said curve through a central angle of 01 052135"; thence
- 6) South 77♦09'13" West, 207.00 feet feet to the beginning of a curve concave to the north having a radius of 560.00 feet; thence
- 7) Westerly, 472.84 feet along said curve through a central angle of 48\\$22'40"; thence
- 8) North 54\\$28'07" West, 166.82 feet feet to the beginning of a curve concave to the northeast having a radius of 580.00 feet; thence
- 9) Northwesterly, 70,87 feet along said curve through a central angle of 06�58'52'; thence
- 10) North 47 29'15" West, 187.31; thence
- 11) North 10 \pm 36'16" West, 1,921.46 feet feet to the beginning of a non-tangent curve concave to the south having a radius of 2,518.81 feet, and to which

beginning a radial bears North 10 \$30'53" East; thence 12) Easterly, 700.18 feet along said curve through a- central angle of 18\(\Phi 55'42'; \) thence 13) South 83 \$33'25" East, 1,184.91 feet feet to the beginning of a curve concave to the north having a radius of 8,046.54 feet; thence 14) Easterly, 2,970.74 feet along said curve through a central angle of 21 09'12" to the most easterly comer of said Parcel 2 and to the Point of Beginning. L;15604\doce\Paroef 2 Leael.doo S

SESTOR ENGINEERS, INC. 9701 BLUE LARKSPUR LANE MONTEREY, CALIFORNIA 93940

BIB]

40689-U01 COMPLETED-U02 BOARD-U02 ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06

ACTING-U07 AS-U07 THE-U07 **BOARD-U07** OF-U07 **DIRECTORS-U07**

OF-U07

THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 OF-U07 THE-U07 COUNTY-U07

OF-U07

MONTEREY:-U07 A.-U07

ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08 &-U08

REDEVLOPMENT-U08 TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011 ACCEPTING-U012 A-U012 QUITCLAIM-U012 **DEED-U012** TRANSFERRING-U012 OWNERSHIP-U012

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DIRECTORS-U012

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RECORDING-U012

FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶"₁♦|E₁ └♦|,9♦¹ Containing 101.19 Acres, more or less.

Dated: September 16, 2005 Bestor Engineers, inc. David Nachazel Licensed Surveyor #7886 State of California Expires: 31 December 2006

L: 45604%docslParoel 2 Lenal.doc BESTOR ENGINEERS, INC. 9701 SLUE LARKSPUR LANE MONTEREY, CALIFORNIA 93940

BIB]

40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03

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A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

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REDEVLOPMENT-U08

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COMPLETED BOARD ORDER¶"₁♦|E₁ L♦|.9♦ EXHIBIT B" Exhibit C" to the Government Deed Environmental Protection Provisions 4843-5878-8104.3

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COMPLETED BOARD ORDER¶", �|E, L�|/9�¹ EXHIBIT B" ENVIRONMENTAL PROTECTION PROVISIONS 1. FEDERAL FACILITY AGREEMENT

The Grantor acknowledges that the former Fort Ord has been identified as a National Priorities List NPL) site under the Comprehensive Environmental Response Compensation and Liability Act CERCLA) of 1980, as amended. The Grantee acknowledges that the Grantor has provided it with a copy of the Fort Ord Federal Facility Agreement, and any additional amendments thereto FFA), entered into by the United States Environmental Protection Agency Region IX USEPA), the State of California, and the Department of the Army, effective on November 19, 1990, and will provide the Grantee with a copy of any future amendments thereto. For so long as the Property remains subject to the FFA, the Grantee, its successors and assigns, agree that they will not interfere with United States Department of the Army activities required by the FFA. Grantor shall give Grantee reasonable notice of its action required by the FFA and use all reasonable means to the extent practicable to avoid and/or minimize interference with Grantee's, its successors' or assigns' use of the Property. In addition, should any conflict arise between the FFA and any amendment thereto and the deed provisions, the FFA provisions will take precedence. The Grantor assumes no liability to the Grantee, its successors and assigns, should implementation of the FFA interfere with their use of the Property. Grantor agrees to use its best efforts to the extent practicable to avoid and/or minimize interference with Grantee's, its successors' or assigns' use of the Property, and to provide Grantee with a copy of any amendments to the FFA.

2: NOTICE OF THE POTENTIAL FOR THE PRESENCE OF MUNITIONS AND EXPLOSIVES OF CONCERN MEC)

A. The Grantee is hereby notified that, due to the former use of the Property as a military installation, all of the parcels may contain munitions and explosives of concern MEC). The term MEC means specific categories of military munitions that may pose unique explosives safety risks and includes: 1) Unexploded Ordnance UXO), as defined in 10 U.S.C. 101(e)(5); 2) Discarded military munitions DMM), as defined in 10 U.S.C. 2710(e)(2); or 3) Munitions constituents e.g., TNT, RDX), as defined in 10 U.S.C. 2710(e)(3), present in high enough concentrations to pose an explosive hazard. For the purposes of the basewide Military Munitions Response Program MMRP) being conducted for the former Fort Ord and these Environmental Protection Provisions EPPs), MEC does not include small arms ammunition i.e. ammunition 50 caliber or smaller, or for shotguns, with projectiles not containing explosives, other than tracers).

B. The Property was previously used for a variety of purposes, including tactical training. Munitions responses were conducted on the Property. Any MEC discovered were disposed of by a variety of methods, including open detonation, either in place or as a

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40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 GENERAL-U03 **DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07 OF-U07 DIRECTORS-U07** OF-U07 THE-U07 **REDEVELOPMENT-U07** AGENCY-U07 **OF-U07** THE-U07 COUNTY-U07 OF-U07 MONTEREY:-U07 A.-U07 ADOPT-U07 **RESOLUTION-U07** 294-HOUSING-U08 &-U08 **REDEVLOPMENT-U08** TORRES-U09 KARINA-U09 TORRESK-U10 5/5/2011-U011 ACCEPTING-U012 A-U012

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COMPLETED BOARD ORDER¶"¬�|E¬ L�|09� Deed No. DACA05-9-06-558 consolidated shot, or destroyed using contained detonation. A summary of MEC discovered on the Property is provided in Exhibit C." Site maps depicting the locations of Munitions Response Sites are provided at Exhibit D."

C. The Grantor represents that, to the best of its knowledge, no MEC are currently present on the Property. Notwithstanding the Grantor's determination, the parties acknowledge that there is a possibility that MEC may exist on the Property. If the Grantee, any subsequent owner, or any other person should find any MEC on the Property, they shall immediately stop any intrusive or ground-disturbing work in the area or in any adjacent areas and shall not attempt to disturb, remove or destroy it, but shall immediately notify the local law enforcement agency having jurisdiction on the Property so that appropriate Explosive Ordnance Disposal EOD) personnel can be dispatched to address such MEC as required under applicable law and regulations and at no expense to the Grantee. The Grantee hereby acknowledges receipt of the Ordnance and Explosives Safety Alert" pamphlet.

D. Because the Grantor cannot guarantee all MEC has been removed, the Grantor recommends reasonable and prudent precautions be taken when conducting intrusive operations

on the Property and will, at its expense, provide construction worker explosives safety and munitions recognition training. For specific Track 1 sites and Track 1 areas that overlap the Property MRS-46), the Grantor recommends construction personnel involved in intrusive operations at these sites attend the Grantor's explosives safety and munitions recognition training. To accomplish that objective, the Grantee will notify the Grantor of planned intrusive activities. The Grantor will, in turn, provide explosives safety and munitions recognition training to construction personnel prior to the start of any intrusive work, as appropriate. For the Track 1 sites and Track 1 areas where explosives safety and munitions recognition training is recommended MRS-46), the Grantor will assess whether the education program should continue during the next five-year period 2012). If information indicates no MEC items have been found in the course of development or redevelopment of the site, it is expected the education program may, with the concurrence of the regulatory agencies, be discontinued, subject to reinstatement if MEC is encountered in the future.

E. Easement and Access Rights.

1) The Grantor reserves a perpetual and assignable right of access on, over, and through the Property, to access and enter upon the Property in any case in which a munitions response action is found to be necessary, or such access and entrance is necessary to carry out a munitions response action on adjoining property as a result of the ongoing Munitions Response Remedial Investigation/Feasibility Study. Such easement and right of access includes, without limitation, the right to perform any additional investigation, sampling, testing, test-pitting, surface and subsurface clearance operations, or any other munitions response action necessary for the United States to meet its responsibilities under applicable laws and as provided for in this Deed. This right of access shall be binding on the Grantee, its successors and assigns, and shall run with the land.

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COMPLETED BOARD ORDER¶", ϕ |E, $^{\perp}\phi$ |19 ϕ $^{\perp}$ Deed No. DACA05-9-06-558
2) In exercising this easement and right of access, the Grantor shall give the Grantee or the then record owner, reasonable notice of the intent to enter on the Property, except in emergency situations. Grantor shall use, reasonable means, without significant additional cost to the Grantor, to avoid and/or minimize interference with the Grantee's and the Grantee's

successors' and assigns' quiet enjoyment of the Property; however, the use and/or occupancy of the Property may be limited or restricted, as necessary, under the following scenarios: a) to provide the required minimum separation distance employed during intrusive munitions response actions that may occur Qn or adjacent to the Property; and b) if Army implemented prescribed burns are necessary for the purpose of a munitions response action removal) in adjacent areas. Such easement and right of access includes the right to obtain and use utility services, including water, gas, electricity, sewer, and communications services available on the Property at a reasonable charge to the United States. Excluding the reasonable charges for such utility services, no fee, charge, or compensation will be due the Grantee nor its successors and assigns, for the exercise of the easement and right of access hereby retained and reserved by the United States.

3) In exercising such easement and right of access, neither the Grantee nor its successors and assigns, as the case may be, shall have any claim at law or equity against the United States or any officer, employee, agent, contractor of any tier, or servant of the United States based on actions taken by the United States or its officers, employees, agents, contractors of any tier, or servants pursuant to and in accordance with this Paragraph. In addition, the Grantee, its successors and assigns, shall not interfere with any munitions response action conducted by the Grantor on the Property.

E. The Grantee acknowledges receipt of the Track 0 Record of Decision June 2002), the Track 1 Record of Decision March 2005), the Track 0 Plug-In Approval Memorandum, Group D Parcels May 2006), the Track 0 Approval Memorandum, East Garrison Area 1 December 2003); the Track 1 Plug-In Approval Memorandum, East Garrison Areas 2 and 4 NE March 2006); and the Track 1 Plug-In Approval Memorandum, Multiple Sites, Groups 1-5 July 2006). 3. NOTICE OF RARE, THREATENED AND ENDANGERED SPECIES MANAGEMENT

A. The Property contains habitat occupied and/or potentially occupied by several sensitive wildlife and plant species, some of which are listed or proposed for listing as threatened or endangered under the Endangered Species Act ESA). Applicable laws and regulations restrict activities that involve the potential loss of populations and habitats of listed species. To fulfill Grantor's commitment in the Fort Ord Disposal and Reuse Environmental Impact Statement Record of Decision, made in accordance with the National Environmental Policy Act of 1969, 42 U.S.C 4321 et seq., this deed requires the conservation in perpetuity of these sensitive wildlife and plant species and their habitats consistent with the U.S. Fish and Wildlife Service Biological Opinions for disposal of the former Fort Ord lands issued pursuant to Section 7 of the ESA on March 30, 1999, October 22, 2002, and March 14, 2005, respectively. By requiring Grantee, its successors and assigns to comply with the Installation-Wide Multispecies 4813-0416-5639.1 3

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40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07** AS-U07 THE-U07 **BOARD-U07 OF-U07 DIRECTORS-U07** OF-U07

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COMPLETED BOARD ORDER¶", ϕ |E, ϕ |29 ϕ | Deed No. DACA05-9-06-558 Habitat Management Plan HMP), Grantor intends to fulfill its responsibilities under Section 7 of the ESA and to minimize future conflicts between species protection and economic development of portions of the Property.

- B. Grantee acknowledges that it has received a copy of the HMP dated April 1997. The HMP, which is incorporated herein by reference, provides a basewide framework for disposal of lands within former Fort Ord wherein development and potential loss of species and/or habitat is anticipated to occur in certain areas of the former Fort Ord the HMP Development Areas) while permanent species and habitat conservation is guaranteed within other areas of the former Fort Ord i.e., the HMP Reserve and Corridor parcels). Disposal of former Fort. Ord lands in accordance with and subject to the restrictions of the HMP is intended to satisfy the Army's responsibilities under Section 7 of the ESA.
- C. The Property hereby conveyed or otherwise transferred to Grantee is subject to the. specific use restrictions and/or conservation, management, monitoring, and reporting requirements identified for Borderland Development Areas along Natural Resource Management Area NRMA) Interface Parcels in the HMP.
- D. Any boundary modifications to the Borderland Development Areas along NRMA Interface must be approved in writing by the U. S. Fish and Wildlife Service USFWS) and must maintain the viability of the HMP for permanent species and habitat conservation.
- E. The HMP describes existing habitat and the likely presence of sensitive wildlife and plant species that are treated as target species in the HMP. Some of the target species are currently listed or proposed for listing as threatened or endangered under the ESA. The HMP establishes general conservation and management requirements applicable to the Property to conserve the HMP species. These requirements are intended to meet mitigation obligations applicable to the Property resulting from the Army disposal and development reuse actions. Under the HMP, all target species are treated as if listed under the ESA and are subject to avoidance, protection, conservations and restoration requirements. Grantee shall be responsible for implementing and funding each of the following requirements set forth in the HMP as applicable to the Property:
- 1) Grantee shall implement all avoidance, protection, conservation, and restoration requirements identified in the HMP as applicable to the Property and shall cooperate with adjacent property owners. in implementing mitigation requirements identified in the HMP for adjacent sensitive habitat areas.
- 2) Grantee shall protect and conserve the HMP target species and their habitats within the Property, and, other than those actions required to fulfill a habitat restoration requirement applicable to the Property, shall not remove any vegetation, cut any trees, disturb any soil, or undertake any other actions that would impair the conservation of the species or their habitats. Grantee shall accomplish the Resource Conservation Requirements and Management Requirements identified in Chapter 4 of the HMP as applicable to any portion of the Property. 4813-0416-5639.1 4

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40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04

BORENM-U04

16482-U05

1-U06

ACTING-U07

AS-U07

THE-U07

BOARD-U07

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DIRECTORS-U07

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THE-U07

REDEVELOPMENT-U07

AGENCY-U07

OF-U07

THE-U07

COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

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031-131-006-U012

COE-U012

PARCEL-U012

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YORK-U012

SCHOOL)-U012

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REUSE-U012

AUTHORITY-U012

TO-U012

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REDEVELOPMENT-U012

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MONTEREY,-U012

AUTHORIZE-U012

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CHAIR-U012

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EXECUTED-U012

QUITCLAIM-U012

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RECORD-U012 THE-U012 EXECUTED-U012 QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012

- 3) Grantee shall manage, through an agency or entity approved by USFWS, each HMP parcel, or portion thereof, within the Property that is required in the HMP to be managed for the conservation of the HMP species and their habitats, in accordance with the provisions of the HMP.
- 4) Grantee shall either directly, or indirectly through its USFWS approved habitat manager, implement the management guidelines applicable to the parcel through the development of a site-specific management plan. The site-specific habitat management plan must be developed and submitted to USFWS and, for non-Federal recipients, California Department of Fish and Game CDFG) as well) for approval within six months from the date the recipient obtains title to the parcel. Upon approval by USFWS and, as appropriate, CDFG) the recipient shall implement the plan. Such plans may thereafter be modified through the Coordinated Resource Management and Planning CRMP) process or with the concurrence of USFWS and, as appropriate, CDFG) as new information or changed conditions indicate the need for adaptive management changes. The six-month deadline for development and submission of a site-specific management plan may be extended by mutual agreement of USFWS, CDFG if appropriate), and the recipient.
- 5) Grantee shall restrict access to the Property in accordance with the HMP, but shall allow access to the Property, upon reasonable notice of not less than 48 hours, by USFWS, and its designated agents, for the purpose of monitoring Grantee's compliance with, and for such other purposes as are identified in the HMP.
- 6) Grantee shall comply with all monitoring and reporting requirements set forth in the HMP that are applicable to the Property, and shall provide an annual monitoring report, as provided for in the HMP, to the Bureau of Land Management BLM) on or before November 1 of each year, or such other date as may be hereafter agreed to by USFWS and BLM.
- 7) Grantee shall not transfer, assign, or otherwise convey any portion of, or interest in, the Property subject to the habitat conservation, management or other requirements of the HMP, without the prior written consent of Grantor, acting by and through the USFWS or designated successor agency), which consent shall not be unreasonably withheld. Grantee covenants for itself, its successors and assigns, that it shall include and otherwise make legally binding the provisions of the HMP in any deed, lease, right of entry, or other legal instrument by which Grantee divests itself of any interest in all or a portion of the Property. The covenants, conditions, restrictions and requirements of this deed and the provisions of the HMP shall run with the land. The covenants, conditions, restrictions and requirements of this deed and the HMP benefit the lands retained by the Grantor that formerly comprised Fort Ord, as well as the public generally. Management responsibility for the Property may only be transferred as a condition of the transfer of the Property, with the consent of the USFWS. USFWS may require the establishment of a perpetual trust fund to pay for the management of the Property as a condition of transfer of management responsibility from Grantee.
- 8) This conveyance is made subject to the following ENFORCEMENT 4813-0416-5639.1 5

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A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

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PARCEL-U012 L3.2,-U012

YORK-U012

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REUSE-U012

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THE-U012

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OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 **EXECUTED-U012** QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

COMPLETED BOARD ORDER¶", �|E, └�|49� Deed No. DACA05-9-06-558

a) Grantor hereby reserves a reversionary interest in all of the Property. If Grantor or its assigns), acting through the USFWS or a designated successor agency, determines that any portion of the Property subject to a restriction or other requirement of the HMP is not being conserved and/or managed in accordance with the provisions of the HMP, then Grantor may, in its discretion, exercise a right to reenter the Property, or any portion thereof, in which case, the Property, or those portions thereof as to which the right of reentry is exercised, shall revert to Grantor. In the event that Grantor exercises its right of reentry as to all or portions of the Property, Grantee shall execute any and all documents that Grantor deems necessary to perfect or provide recordable notice of the reversion and for the complete transfer and reversion of all right, title and interest in the Property or portions thereof. Subject to applicable Federal law, Grantee shall be liable for all costs and fees incurred by Grantor in perfecting the reversion and transfer of title. Any and all improvements on the Property or those portions thereof reverting to Grantor shall become the property of Grantor, and Grantee shall not be entitled to any payment therefore.

b) In addition to the right of reentry reserved in paragraph a. above, if Grantor or its assigns), acting through the USFWS or a successor designated agency, determines that Grantee is violating or threatens to violate the provisions of paragraph 3 of this Deed Exhibit or the provisions of the HMP, Grantor shall provide written notice to Grantee of such violation and demand corrective action sufficient to cure the violation, and where the violation involves injury to the Property resulting from any use or activity inconsistent with the provisions of Paragraph 3 of this Deed Exhibit or the provisions of the HMP, to restore the portion of the Property so injured. If Grantee fails to cure a violation within sixty 60) days after receipt of notice thereof from Grantor, or under circumstances where the violation cannot reasonably, be cured within a sixty 60) day period, or fails to continue to diligently cure such violation until finally cured, Grantor may bring an action at law or in equity in a court of competent jurisdiction to enforce the covenants, conditions, reservations and restrictions of this deed and the provisions of the HMP, to enjoin the violation, by temporary or permanent injunction, to recover any damages to which it may be entitled for violation of the covenants, conditions, reservations and restrictions of this deed or the provisions of the HMP, or injury to any conservation value protected by this deed or the HMP, and to require the restoration of the Property to the condition that existed prior to such injury. If Grantor, in its good faith and reasonable discretion, determines that circumstances require immediate action to prevent or mitigate significant damage to the species and habitat conservation values of the Property, Grantor may pursue its remedies under this paragraph without prior notice to Grantee or without waiting for the period provided for the cure to expire. Grantor's rights under this paragraph apply equally in the event of either actual or threatened violations of covenants, conditions, reservations and restrictions of this deed or the provisions of the HMP, and Grantee acknowledges that Grantor's remedies at law for any of said violations are inadequate and Grantor shall be entitled to the injunctive relief described in

this paragraph, both prohibitive and mandatory, in addition to such other relief to which Grantor may be entitled, including specific performance of the covenants, conditions, reservations and restrictions of this deed and the provisions of the HMP. 4813-0416-5639.16

BIB]

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ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

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REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

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COMPLETED BOARD ORDER¶"₁♦|E₁ L♦|59♦ Deed No. DACA05-9-06-558

c) Enforcement of the covenants, conditions, reservations and restrictions in this deed and the provisions of the HMP shall be at the discretion of Grantor, and any forbearance by Grantor to exercise its rights under this deed and the HMP in the event of any such breach or violation of any provision of this deed or the HMP by Grantee shall not be deemed or construed to be a waiver by Grantor of such provision or of any subsequent breach or violation of the same or any other provision of this deed or the HMP or of any of Grantor's rights under this deed or the HMP. No delay or omission by Grantor in the exercise of any right or remedy upon any breach or violation by Grantee shall impair such right or remedy or be construed as a waiver.

d) In addition to satisfying Army's responsibilities under Section 7 of the ESA, Grantee's compliance with the covenants, conditions, reservations and restrictions contained in this deed and with the provisions of the HMP are intended to satisfy mitigation obligations included in any future incidental take permit issued by USFWS pursuant to Section 10(a)(1)(B) of the Endangered Species Act which authorizes the incidental take of a target HMP species on the Property. Grantee acknowledges that neither this deed nor the HMP authorizes the incidental take of any species listed under the ESA. Authorization to incidentally take any target HMP wildlife species must be obtained by Grantee separately, or through participation in a broader habitat conservation plan and Section 10(a)(1)(B) permit based on the HMP and approved by USFWS.

BIB]

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&-U08

REDEVLOPMENT-U08

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KARINA-U09

TORRESK-U10

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QUITCLAIM-U012 DEED-U012 AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 **RESTRICTIVE-U012** COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 EXECUTED-U012 QUITCLAIM-U012 DEED-U012 THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012 **RECORDING-U012** FEES-U012 YORK-U012 SCHOOL.-U012

Munitions Response Actions

Use

MRS-46 MEC Unknown MRS-46 lies within the former Foil Ord Impact Area No ranges are Parcel L3.2) noted on Fort Ord training maps within this site. The boundary of MRS-

MD 46 is coincident with Parcel L3.2 and was developed to support the transfer of the parcel and not on evidence of munitions use. A portion of Parcel L3.2 was leased to York School for construction of an athletic field.

Several munitions responses to MEC were conducted at MRS-46. including grid sampling, fuel break clearance, digital geophysical survey within a portion of MRS-46 leased to York School, and surface removal of accessible areas outside of the lease area. MRS-46 is a Track 1, Category 3 site because historical research and field investigations site walks, sampling, geophysical investigation 31-acre lease area only] and surface removal accessible areas outside of the 31-acre lease areal) conducted at MRS-46 identified evidence of past training involving only practice and pyrotechnic items not designed to cause injury. Except for the surface removal, all identified anomalies were investigated to a depth of 4 feet, with deeper excavations as approved by the U.S. Army Corps of Engineers USACE) Safety Specialist. No MEC or munitions debris MD) were found during the digital geophysical investigation of the lease area or during the surface removal conducted outside of the lease area. The Army conducted the digital geophysical investigationto support construction of the athletic field within the 31-acre area and not because of the presence of military munitions MRS-46 is documented in the Track 1 Plug-in Approval Memorandum PAM) Groups 1-5 as a

variant Track I site because a digital geophysical investigation was conducted within a 31-acre portion of MRS-46 after completion of 100 percent grid sampling. MRS-46 does not fit the strict definition of a Track I site because a removal was performed. The Track I PAM Groups 1-5 determined no further military munitions investigation at MRS-46 is required and the U.S. Environmental Protection Agency USEPA) and the California Department of Toxic Substances Control DTSC) concurred in letters dated July 21, 2006 and July 26, 2006, respectively.

*Mwi tions and Explosives of Concern NEC). This term, which distinguishes specific categories of military munitions that may pose unique explosives safety risks, means: A) Unexploded Ordnance UXO), as defined in 10 101(e)(5); B) Discarded military munitions DMM), as defined in 10 U.S.C. 2710(e)(2); or C) Munitions constituents e.g., TNT, RDX), as defined in, 10 U.S.C. 2710(e)(3), present in high enough concentrations to pose an explosive hazard.

BIB] 40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03 **GENERAL-U03 DOCUMENTS-U03** 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06

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A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

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REDEVLOPMENT-U08

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COMPLETED BOARD ORDER¶", ♦|E, □ ♦|99♦ EXHIBIT E: Existing utilities, if any, along South Boundary Road

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40689-U01 COMPLETED-U02 **BOARD-U02** ORDER-U02 LI21329-U03 FO96183-U03 FO96184-U03 FO99716-U03 MG99754-U03 AS99780-U03 AS99789-U03 AI101778-U03 DO102596-U03 C1-U03

GENERAL-U03 DOCUMENTS-U03 5/26/2011-U04 **BORENM-U04** 16482-U05 1-U06 **ACTING-U07 AS-U07** THE-U07

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Monterey County Government Center

Salinas, CA 93901

Stephen L. Vagnini CRREBECCA

Monterey County Recorder 6/08/2011

Recorded at the request of 9:54:01

County of Monterey

DOCUMENT: 2011031906

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Titles: 1/ Pages: 27 Fees.... 90.00

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Redevelopment Agency of the County of Monteey, Grantor and

York School, Grantee 05-17-11 No.36

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YORK-U02

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Clerk to the Board Office, Is' Floor Monterey County Government Center Salinas CA 93901

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Fees.... Taxes... Other... 2.00 AMT PAID \$2.00

Fort Ord Reuse Authority, Grantor and

Redevelopment Agency of the County of Monterey, Grantee

05-17-11 No.36

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RECORDED COVER PAGE, QUITCLAI₇ → S_F → Stephen L. Vagnini CRREBECCA Monterey County Recorder 6/08/2011 WHEN RECORDED MAIL TO: Clerk to the Board Office, 1St Floor Monterey County Government Center Salinas, CA 93901 Recorded at the request of 9:54:01 County of Monterey DOCUMENT: 2011031905

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Fort Ord Reuse Authority, Grantor and

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05-17-11 No.36

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Clerk to the Board Office, IS' Floor
Monterey County Government Center
Salinas. CA 93901
Stephen L. Vagnini CRREBECCA
Monterey County Recorder 6/08/2011
Recorded at the request of 9:54:01
County of Monterey
DOCUMENT: 2011031906
THIS SI
QUITCLAIM DEED
Titles: 1/ Pages: 27
Fees.... 90.00
Taxes...
Other... 2.00
AMT PAID $92.00
Redevelopment Agency of the County of Monteey, Grantor and
York School, Grantee
05-17-11 No.36
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40988-U01

RECORDED-U02

COVER-U02

PAGE,-U02

QUITCLAIM-U02

DEED,-U02

REDEV.-U02

AGEN.-U02

OF-U02

THE-U02

COMO,-U02

GRANTOR-U02

&-U02

YORK-U02

SCHOOL,-U02

GRANTEE-U02

LI21329-U03

FO96183-U03

FO96184-U03

FO99716-U03

MG99754-U03

AS99780-U03

AS99789-U03

AI101778-U03

DO110831-U03

C1-U03

GENERAL-U03

DOCUMENTS-U03

3/20/2012-U04

MARCELLAC-U04

16482-U05

1-U06

ACTING-U07

AS-U07

THE-U07

BOARD-U07

OF-U07

DIRECTORS-U07

OF-U07

THE-U07

REDEVELOPMENT-U07

AGENCY-U07

OF-U07

THE-U07

COUNTY-U07

OF-U07

MONTEREY:-U07

A.-U07

ADOPT-U07

RESOLUTION-U07

294-HOUSING-U08

&-U08

REDEVLOPMENT-U08

TORRES-U09

KARINA-U09

TORRESK-U10

5/5/2011-U011

ACCEPTING-U012

A-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

LAND-U012

ON-U012

THE-U012

FORMER-U012

FORT-U012

ORD-U012

DESIGNATED-U012

AS-U012

APN-U012

031-131-006-U012

COE-U012

PARCEL-U012

L3.2,-U012

YORK-U012

SCHOOL)-U012

THE-U012

FORT-U012

ORD-U012

REUSE-U012

AUTHORITY-U012

TO-U012

THE-U012

REDEVELOPMENT-U012

AGENCY-U012

OF-U012

THE-U012

COUNTY-U012

OF-U012

MONTEREY,-U012

AUTHORIZE-U012

THE-U012

CHAIR-U012

OF-U012

THE-U012

BOARD-U012

OF-U012

DIRECTORS-U012

TO-U012

SIGN-U012

THE-U012

ACCEPTANCE;-U012

B.-U012

DIRECT-U012

THE-U012

CLERK-U012

OF-U012

THE-U012

BOARD-U012

TO-U012

RECORD-U012

THE-U012

EXECUTED-U012

QUITCLAIM-U012

DEED-U012

THE-U012

COUNTY-U012

RECORDER;-U012

C.-U012

ADOPT-U012

RESOLUTION-U012

QUITCLAIM-U012

DEED-U012

TRANSFERRING-U012

OWNERSHIP-U012

OF-U012

THE-U012

ABOVE-DESCRIBED-U012

PROPERTY-U012

THE-U012

REDEVELOPMENT-U012

AGENCY-U012

TO-U012 YORK-U012 SCHOOL,-U012 **AUTHORIZE-U012** THE-U012 CHAIR-U012 OF-U012 THE-U012 BOARD-U012 OF-U012 DIRECTORS-U012 TO-U012 SIGN-U012 THE-U012 QUITCLAIM-U012 **DEED-U012** AFTER-U012 **RECORDATION-U012** OF-U012 THE-U012 RESTRICTIVE-U012 COVENANTS;-U012 D.-U012 DIRECT-U012 THE-U012 CLERK-U012 OF-U012 THE-U012 BOARD-U012 TO-U012 RECORD-U012 THE-U012 EXECUTED-U012 QUITCLAIM-U012 **DEED-U012** THE-U012 COUNTY-U012 RECORDER-U012 UPON-U012 RECEIPT-U012 OF-U012

RECORDING-U012 FEES-U012 YORK-U012 SCHOOL.-U012