CALENDAR ITEM

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CALENDAR ITEM

AUTHORIZE A COMPROMISE TITLE SETTLEMENT AND EXCHANGE AGREEMENT BETWEEN THE STATE AND PORT COSTA MATERIALS, INC.; AUTHORIZE A LEASE TO PORT COSTA MATERIALS, INC.; AND AUTHORIZE A PUBLIC AGENCY PERMIT TO THE EAST BAY REGIONAL PARK DISTRICT; CONCERNING LANDS LOCATED IN AND ALONG THE CARQUINEZ STRAITS NEAR THE TOWN OF PORT COSTA, CONTRA COSTA COUNTY.

A title dispute exists between the State, acting by and through the State Lands Commission ("State"), and Port Costa Materials, Inc., a California corporation ("Port Costa"), concerning ownership of approximately one hundred sixty-eight (168) acres of real property in and along the Carquinez Straits near the . town of Port Costa in Contra Costa County ("Subject The Subject Property consists of two parcels lying on either side of Southern Pacific Railroad tracks, together with the right to cross said tracks, and is shown for reference purposes only on Exhibit "A", and is more particularly described in Exhibit "B", attached hereto and by this reference incorporated herein. Port Costa is the record owner of the Subject Property, and claims ownership as a successor in interest to recipients of a State patent conveying lands included within Tideland Survey No. 32, issued in 1877 ("TLS 327"), and a Mexican rancho grant.

Commission staff has conducted a study of the evidence of title to the Subject Property, and has concluded that approximately eighteen (18) acres of the Subject Property, in its last natural condition, consisted of tidelands and submerged lands. in the Carquinez Straits of San Francisco Bay. Staff has further concluded that that portion of the lands purportedly

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conveyed by TLS 32 which encompasses the Subject Property lay within two miles of the City of Martinez. The Act of April 4, 1870 (Statutes of 1869-1870, page 875), prohibited the sale of any tidelands within two miles of any town or village. Staff therefore contends that TLS 32 was invalid to convey the State owned lands within the Subject Property, and that even if TLS 32 were found to be valid to convey all or a portion of the tidelands, as they last naturally existed, within the Subject Property, said tidelands would have passed into private ownership subject to a public trust easement retained by the State. Staff further contends that the State had no authority to transfer any submerged lands, lying below the ordinary low water mark as it last naturally existed, within the Subject Property, and that any such submerged lands remain in sovereign fee ownership of the State.

Port Costa disagrees with Staff's conclusions as to the character and location of the lands within TLS 32; and contends that TLS 32 was valid to convey fee title to the lands described therein, and that even if TLS 32 were originally defective, any such defects were cured by subsequent State actions. Further, Port Costa contends that the State's public trust easement extends only over those lands which presently lie below the ordinary high tide line.

Approximately seven (7) acres of tidelands and submerged lands within the Subject Property have been filled over the years as a result of railroad construction, and more recently, haphazard placement of rock, earth, and debris, and brick in conjunction with the operation of the Port Costa brickworks on the adjacent upland. Port Costa contends that the shoreline of the Subject Property has been affected by natural accretions. As a result of these activities, there is substantial doubt as to the true location of the boundary between State interests and Port Costa ownership within the Subject Property.

PROPOSED SETTLEMENT

Port Costa has offered to resolve the above described title dispute by written agreement in compromise settlement of legal and evidentiary issues. The staff of the State Lands Commission recommends approval of the proposed settlement in substantially the form of agreement now on file with the Commission.

While the agreement sets forth all the specific terms and conditions of the settlement, a brief summary of the principal terms and conditions is set forth below.

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- Port Costa will quitclaim to State any right, title, and interest held by Port Costa in a parcel of approximately eleven (11) acres, lying waterward of the current mean high tide line ("State Parcel"), shown for reference purposes only on Exhibit "C", attached hereto;
- 2. Port Costa will grant to the State fee ownership of approximately eight (8) acres of upland property commonly known as White's Resort ("White's Resort Parcel" which abuts and has access to the Carquinez Scenic Highway, a public road, shown for reference purposes only on Exhibit "C", attached hereto, together with any easements or hights to pass over the Southern Pacific Railroad tracks appurtenant thereto; and
- 3. In exchange for the Port Costa quitclaim and grant deed described above, the State will quitclaim to Port Costa any interest it may have in the Port Costa Parcel, including approximately seven (7) acres of filled stide or submerged lands, which have been, and will continue to be, used in conjunction with production of bricks and aggregate at the Port Costa Brickworks, and which are shown for reference purposes only on Exhibit "C", attached hereto.

Precise legal description of the State Parcel, White's Resort Parcel, and the Port Costa Parcel, will be based, in part, upon a survey which has been submitted to Contra Costa County for recording. When the County has accepted the survey for recording, final legal descriptions of the three parcels will be completed by staff.

Staff has appraised the interests to be exchanged in this proposed title settlement, and is of the opinion that the value of the lands to be received by the State is equal to or greater than the value of the lands to be relinquished by the State. This proposed settlement agreement will be exempt from the requirements of the California Environmental Quality Act ("CIQA") as a statutorily exempt project pursuant to Public Resources Code Section 21080.11.

PORT COSTA LEASE

Port Josta wishes to lease approximately 2.1 acres within and adjacent to the State Parcel for purposes of constructing a barge off-loading facility to transport raw materials for use in the manufacture of brick and aggregate. There will be no conveyance of petroleum or hazardous materials across the lease premises. Staff has negotiated a lease for this purpose, a copy of which is on file in the office of the State Lands Commission, the essential terms of which are as follows:

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- Term of twenty years, beginning May 1, 1990, and ending 1. April 30, 2010;
- Rent to be \$1,890 per year, subject to modification by 2. Lessor at five year intervals;
- 3. Liability insurance to be provided in the amount of \$500,000, and a surety bond in the amount of \$5,000.

This lease will be categorically exempt from CEQA as a new construction of a small structure, Class 3, pursuant to CEQA Guidelines Section 15303.

EAST BAY REGIONAL PARK DISTRICT PERMIT

The East Bay Regional Port District would like to add the White's Resort Parcel, and the fishing pier located within the State Parcel adjacent to the White's Resort Parcel, to their shoreline park system. Staff therefore proposes to issue to the District a 49-year public agency permit for public access and park purposes. This permit would be categorically exempt from CEQA as an existing facility, Class 1, pursuant to CEQA Guidelines Section 15301.

CONCLUSION

EXHIBITS:

Staff believes that the proposed Compromise Title Settlement and Exchange and leases outlined above will result in providing greater public access to the State's lands and will avoid the substantial costs and uncertainties of litigation which would otherwise be necessary to resolve the title dispute, and therefore recommends approval of the agreement, the lease to Port Costa, and the public agency permit to the East Bay Regional Park District.

AB 884: N/A

> Plat of Subject Property. Α. Legal description of Subject Property. Β. Plat of State Parcel, White's Resort C. Parcel, and Port Costa Parcel.

IT IS THEREFORE RECOMMENDED THAT THE COMMISSION:

FIND THAT APPROVAL OF THE PROPOSED COMPROMISE TITLE 1. SETTLEMENT AND EXCHANGE AGREEMENT ON FILE IN THE OFFICES OF THE STATE LANDS COMMISSION IS EXEMPT FROM THE REQUIREMENTS OF THE CEQA PURSUANT TO 14 CAL. CODE REGS. 15061 AS A STATUTORILY EXEMPT PROJECT PURSUANT TO P.R.C. 21090.11, SETTLEMENT OF TITLE AND BOUNDARY PROBLEMS.

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2. FIND THAT, WITH RESPECT TO THE PROPOSED COMPROMISE TITLE SETTLEMENT AND EXCHANGE AGREEMENT:

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- A. THE AGREEMENT IS IN THE BEST INTEREST OF THE STATE FOR THE IMPROVEMENT OF NAVIGATION; THE ENHANCEMENT OF THE CONFIGURATION OF THE SHORELINE FOR THE IMPROVEMENT OF THE WATER AND THE UPLAND; AND THE PROTECTION, PRESERVATION, AND ENHANCEMENT OF THE TIDELANDS AND SUBMERGED LANDS AND PUBLIC ACCESS THERETO, PURSUANT TO THE PUBLIC TRUST.
- B. THE INTERESTS RECEIVED BY THE STATE IN THE STATE PARCEL AND THE WHITE'S RESORT PARCEL ARE OF A VALUE EQUAL TO OR GREATER THAN THE VALUE OF THE INTEREST IN THE PORT COSTA PARCEL BEING RELINQUISHED BY THE STATE.
- C. THE TIDELANDS AND SUBMERGED LANDS WITHIN THE PORT COSTA PARCEL HAVE BEEN IMPROVED, RECLAIMED, AND FILLED, HAVE BEEN EXCLUDED FROM THE PUBLIC CHANNELS, AND ARE NO LONGER AVAILABLE OR USEFUL OR SUSCEPTIBLE OF BEING USED FOR NAVIGATION (AND FISHING AND ARE NO LONGER, IN FACT, TIDELAND OR SUBMERGED LAND.
- D. THE PARTIES HAVE A GOOD FAITH AND BONA FIDE DISPUTE AS TO THEIR RESPECTIVE INTERESTS WITHIN THE SUBJECT PROPERTY.
- E. THE PROPOSED AGREEMENT CONSTITUTES A COMPROMISE OF THE CONTESTED ISSUES OF LAW AND FACT UPON WHICH THE DISPUTE IS BASED.
- F. THE AGREEMENT IS IN LIEU OF THE COSTS, DELAYS, AND UNCERTAINTIES OF TITLE LITIGATION, AND IS CONSISTENT WITH AND IS AUTHORIZED BY APPLICABLE PROVISIONS OF LAW.
- G. ON THE EFFECTIVE DATE OF THE AGREEMENT AND CONSISTENT WITH ITS TERMS, THE PORT COSTA PARCEL WILL NO LONGER BE NECESSARY OR USEFUL FOR THE PURPOSES OF THE PUBLIC TRUST AND THE PUBLIC TRUST INTEREST THEREIN MAY BE TERMINATED.
- 3. AUTHORIZE STAFF TO COMPLETE AND APPROVE LEGAL DESCRIPTIONS OF THE STATE PARCEL, THE WHITE'S RESORT PARCEL, AND THE PORT COSTA PARCEL, WITHOUT FURTHER COMMISSION ACTION.

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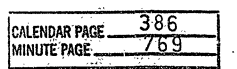
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- 4. APPROVE AND AUTHORIZE THE EXECUTION, ACKNOWLEDGEMENT, AND RECORDATION ON BEHALF OF THE COMMISSION OF THE FOLLOWING DOCUMENTS:
 - A. THE COMPROMISE TITLE SETTLEMENT AND EXCHANGE AGREEMENT IN SUBSTANTIALLY THE FORM OF THE COPY OF SUCH AGREEMENT ON FILE WITH THE COMMISSION.
 - B. A PATENT FOR THE PORT COSTA PARCEL IN CONTRA COSTA COUNTY, CALIFORNIA, DEPICTED ON EXHIBIT "C", FREE OF THE PUBLIC TRUST.
 - C. CERTIFICATES OF ACCEPTANCE OF A QUITCLAIM OF PORT COSTA'S INTEREST IN THE STATE PARCEL AND A GRANT DEED TO THE WHITE'S RESORT PARCEL.
- 5. AUTHORIZE AND DIRECT THE STAFF OF THE STATE LANDS COMMISSION AND/OR THE CALIFORNIA ATTORNEY GENERAL TO TAKE ALL NECESSARY OR APPROPRIATE ACTION ON BEHALF OF THE STATE LANDS COMMISSION, INCLUDING THE EXECUTION, ACKNOWLEDGEMENT, -ACCEPTANCE, AND RECORDATION OF ALL DOCUMENTS AND PAYMENTS AS MAY BE NECESSARY OR CONVENIENT TO CARRY OUT THE COMPROMISE TITLE SETTLEMENT AGREEMENT; AND TO APPEAR ON BEHALF OF THE COMMISSION IN ANY LEGAL PROCEEDINGS RELATING TO THE SUBJECT MATTER OF THE AGREEMENT.
- 6. FIND THAT APPROVAL OF THE PROPOSED PORT COSTA LEASE IS EXEMPT FROM THE REQUIREMENTS OF CEQA PURSUANT TO 14 CAL. CODE REGS. 15061 AS A CATEGORICALLY EXEMPT PROJECT, CLASS 3, NEW CONSTRUCTION OF SMALL STRUCTURES, PURSUANT TO 14 CAL. CODE REGS. 15303.
- 7. APPROVE AND AUTHORIZE THE EXECUTION AND RECORDATION OF THE PORT COSTA LEASE, A COPY OF WHICH IS ON FILE IN THE OFFICES OF THE COMMISSION.
- 8. FIND THAT APPROVAL OF THE PROPOSED PUBLIC AGENCY PERMIT TO THE EAST BAY REGIONAL PARK DISTRICT IS EXEMPT FROM THE REQUIREMENTS OF CEQA PURSUANT TO 14 CAL. CODE REGS. 15061 AS A CATEGORICALLY EXEMPT PROJECT, CLASS 1, EXISTING FACILITIES, PURSUANT TO 14 CAL. CODE REGS. 15301.
- 9. APPROVE THE EXECUTION AND ISSUANCE TO THE EAST BAY REGIONAL PARK DISTRICT OF A 49 YEAR PUBLIC AGENCY PERMIT FOR PUBLIC ACCESS AND PARKS PURPOSES AS SET FORTH ABOVE.

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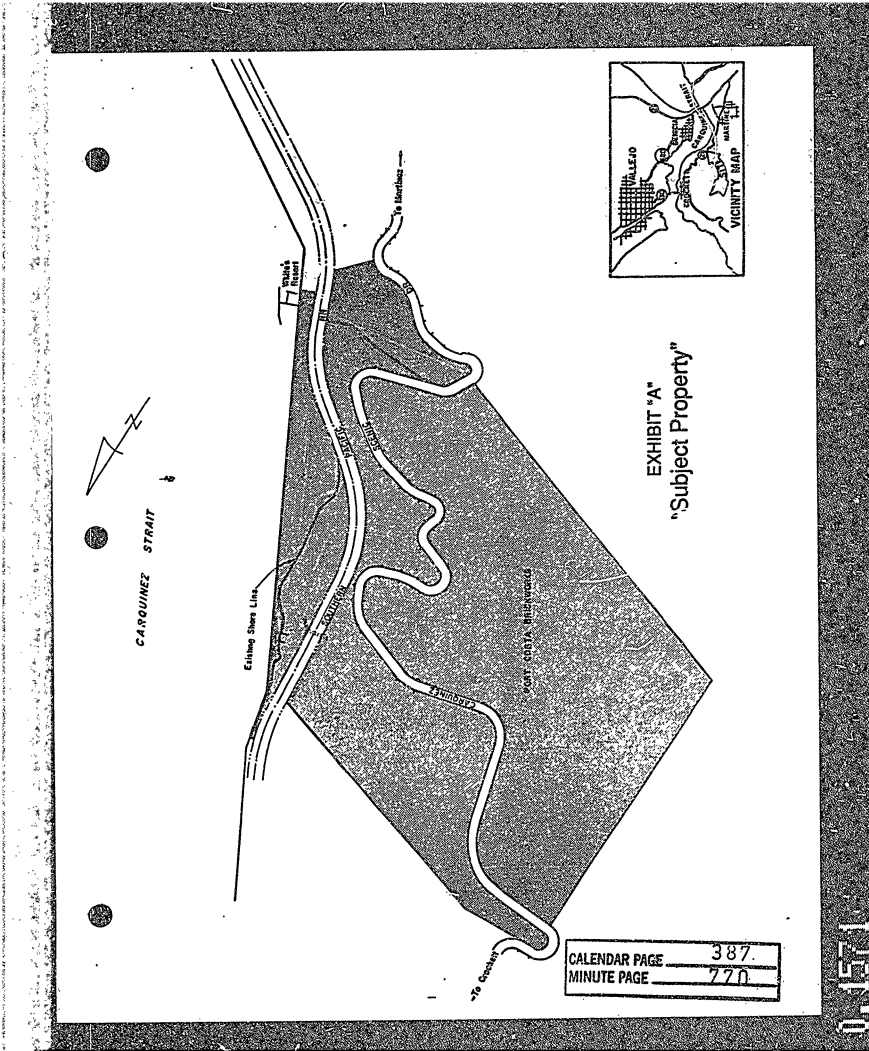


EXHIBIT B

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Descelption:

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All that certain real property in the County of Contra Conta, State of California, described as follows:

PARCEL OFF

A portica of fide Land Survey No. 32, Contra Costa County, California, nore particularly described as follows:

Beginning at a point on the Bortheasterly boundary line of the Southern Pacific Saliraad Company's right of way at the zoat Venterly corner of that certain 5.444 acre tract of tide land coavoyed to the Southern Pacific Company, a corporation, by Alexander Exith and Mary Emith, his wife, by deed dated August 28, 1926, as the same is of record in book like of Official Records, page 221, records of Contra Couts County, California, from said point of beginning the concrete mounter referred to in a said deed bears South 33° 56' 15° West, 101.91 feet from said mountent, the most sectorily corner of that certain parcel of land deerthed as Percel Two in that certain Agreement of Sole executed Fobruary 28, 1927 by Port Costa Development Company, a corporation, to Port Costa Brick Works, a corporation, recorded March 23, 1931, in book 281 of Official Records, page 13, bears South 22° 10° 30° East, -107.39 fast, from said point of beginning the center of a curve to the right with a radiue of 1102.51 feet bears Horth 6° 11° Bost; theore from said point of beginning, running elong said eurre east said right of vey line in a Borthwesterly direction, a distance of 11.55 feet; thence, tangent to said curve, Horth 23° 13' Mest, a distance of 200 feet to a point and from which point the Sold for the right of vey line in a Borthwesterly direction, a distance of 1102.51 feet; thence running along said curve in a Borthwesterly direction, a distance of 33'.3 feet; thence, tangent to said curve, Borth 5%° 01' West, a distance of 33'.00 feet to a point, and from which point the conter of a curve to the right with a radiue of 1102.51 feet to a point and from which point the 'a direct of 936.60 feet to a point on the Kerthesterly burderly direction, a distance of 935.60 feet to a point on the Kerthesterly boundary line of 926 feet; thence running along said curve in a Horthwesterly direction, a distance of 200, feet; thence, learing the right of wy line heroinbore referred to, forth 12° 30' 03' East, a distance of 936.60 feet to a poi

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Boginaing at an iron pips set at the most Southerly sormer of Track He. 2, which corner is designated as ecraer No. 1 of that certain 9.79 acro tract of land conveyed by G. V. McNear and Amarda N. McNear, bis wife, to Associated Cil Company, a corporation, by that certain deed recorded in book 140 of Deeds, page 210, Pecerde of Contra Costa County, California; thence South 75° 16° 40° West, a distance of 917.70 feet to a concrete monument and on the Southering line of the right of way of the State highway leading from Fart Costs to Martiacs, and the point of beginning of the Bereinafter described tract of land; thence North 08° 0' East, a distance of 50.00 feet; thence South 73° 31° 30° East, a distance of 1868.03 fost to a polat so the Southweaterly line of the right of way of the Southers Pacific Bailroad Company; thence running Glong said line, South 5° 68' Rest, a distance of 826.14 feet; thence en a curve to the left with a radius of 2202.51 feet, and tangent to last mostioned course, a distance of 1009.42 feet; thence Bouth 33° 53' 55" Hast, & distance of 347.00 fost; theace on a curve to the right with a radius of 1089.51 feet, and tangent to the last mentioned course, a distance of 585.68 foet; thoase South 23° 05' 45" radius of 1202.51 feat, and tangent to the last mentioned course, a distance of 174.99 feet; thence on a curve to the last mentioned course, b distance of 174.99 feet; thence lasving said Southwesterly line of the right of way of the Southern Pacific Railroad Company, South ? 43° 52' West, a distance of 271.15 fast to a metric for the right Bast, a distance of 200 Seat; thence on a curve to the left with a 43° 52' West, a distance of 271.15 fact to a point on the Northerly line of the right of voy of the aforesaid state highway, and from which point the center of a curve to the left with a radius of 180 feet bears Bouth \$3° 52' West; thence running along said curve in A Morthwosterly direction, & distance of 147.03 feat; these derigh 17° 96' Ment, a distance of 34.85 foot; thence on a surve to the · 87 of 36° ment, a distance of 30.00 feet, and tangent to the last 202-right with a radius of 305.00 feet, and tangent to the last 202-tioned course, a distance of 293.04 feet; thence North 44° 16' West, a distance of 101.00 fuet; thence on a curve to the loft with a radius of 230.00 feet and tangent to the last mentiousd course, a distance of 149.53 feet; thence North 81° 31' Vest, a distance of 149.53 feet; thence North 81° 31' Vest, a distance of 116.39 feet; thense on a curve to the left with a redius of 280.00 foot and tangest to the last montioned course, a distances of 169.75 feet; thence South 63° 55' West, a distance of \$1.88 feet; thence on a surve to the right with a radius of \$0 feet, and tangent to last mentioned course, a distance of 100.87 fasts thence creasing said state highway North 61° 46' West, a distance of 70.00 fest to a point on the Mest line thereofy thence leaving said line Morth 71° 13' 56" Mest, a distance of 2586.43 forty thence Morth 2001.00 feet to a point on the Southerly line of the right of vey of the aforesaid state highway; thence crossing said state highway, Earth 2° 54' Seet, a distance of 50.00 feet to a point on the Borthorly line of said right of way, and from which point the center of a curve is a the right with a radius of 65.00 feet bears Morth 2° 56' Bast; thense running along said curve to the right, a distance of 198.64 feets thence North 48° Sect, a distance of 88.00 feet to the point of begiasing. Containing an area or 158.77 acres of land and being

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EXCEPTING THEREPEON all that certain tract of land lying within the boundary of the present state highway leading from Port Costa to Martines, more particularly described as follows:

A: strip of land 60 feet is width lying 30 feet on each side of the following described center line; Connening at the same or the reliouing described center line; commanding at the same point of beginning as the above described 158.77 acre tract; thence south 80° O' Ment, a distance of 88.00 feet; thence South 2° O' Sast, a distance of 65 feet; thence South 2° 54' East, a distance of 95 feet to the point of beginning of the center line of the eforebaid strip of land 60 feet is width; thence from said point of beginning, South 87° 06' East, a distance of 403.50 feet; thence on a curve to the right with a redius of 550 feet and these of segraphing, notice of the right with a redius of 550 feet and tene thence on a curve to the right with a redius of 550 feet and tene gent to last mentioned course, a distance of 559.99 feet; thence Bouth 15° 48' Best, a distance of 566.99 feet; thence on a curve Bouth 15° 40° HGet, & distance or 300.99 rect; thence on a three to the left with a radius of 200 feet, and tangent to the last mentioned course, a distance of 305.20 feet; thence North 76° 56° East, a distance of 472.39 feet; thence on a surve to the right with a radius of 200 feet and tangent to the last mentioned course, a distance of 113.26 feet; thence South 70° 57° East, a distance of 100 La course feet; thence South 70° 57° East, a distance of 408.40 fast; thence on a curve to the right with a radius of 250.00 fost and tangent to the last mentioned course, a distance of 198.75 fost; thence South 25° 14' Mast, a distance of 102.08 feets thence on a curve to the Fight with a radius of 110.00 feet, and tangent to last mentioned course, a distance of 184.15 feet; thence South 70° bl' Meet, a distance of 183.64 feet; thence as a curve to the right with a radius of 300 feet, and tangent to the last montioned course, a distance of 106.57 feet; thance North 88° 59' West, a distance of 67.71 feet; thence on a curve to the left with a radius of 95 feet, and tangest to last mentioned course, a distance of 253.53 feet; these Bouth 67° 59' Reet, a distance of 194.09 fee 263.63 feet; these Bouth 67° 59' Zest, a distance of 194.09 feet; these on a surve to the right with a radius of 100 feet, and tan-gent to Last Boationed course, a distance of 157.08 feet; these South 22° Ol' Meet, a distance of 48.80 feet; thence on a curve. to the laft with a redius of 85 feet, and tangent to last mentioned course, a distance of 183.96 feet; thence Worth 78° 01' Rast, a disteace of 81.08 feet; theace on a curve to the right with a radius of 300 foot, and tangent to last mentiosed course, a distance of 138.75 Seet; there Bouth 75° 29' East, a distance of 179.69 foot; theace on a surve to the right with a redius of 300 feet, tangent last mentioned source, w distance of 99.48 feet; thence South 29' East, a distance of 249.64 feet; thence on a curve to the 560 Fight with a radius of 500 fost and tangent to last mentioned course, a distance of 135.27 fact; thence South 50° 59' Rost, a distance A distance of 133.27 fact; thence bouth of 29. Anot, & sistance of 62.77 feet; thence on a curve to the right with a radius of 100 feet; and tangent to hast mentioned course, a distance of 199.89 foot; thense Bouth 73 36 Wast, & distance of vol.05 feet; thence on a surve to the left with a radius of 80 feet, and tangent to Last mentioned course, a distance of 63.35 feet to a point, from which point said strip of lass 70 feet in width, being to feet om the Vest side and 30 feet on the East side of paid conter line; thence South 28° 16' Yeat, a distance of 157.35 feet. Costaining, as area of 8.77 acres of land. Bring all the right of vay of the Later of Signary 19 acres of land. Bring all the right of vay of the usda Daragraph Sunbarod 2.

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