Corporation Grant Deed

CALIFORNIA STATE PARKS FOUNDATION, a California Nonprofit Corporation

a corporation organized under the laws of the state of California hereby GRANTS to THE STATE OF CALIFORNIA, the following described real property in the County of Los Angeles, State of California: as shown on the attached Exhibit "A" consisting of one (1) page.

In Witness Whereof, said corporation has caused its corporate name and seal to be affixed hereto and this instrument to be executed by its President and Assistant Secretary thereunto duly authorized.

Dated: March 22, 1977

By: ____________________________

President

By: ____________________________

Assistant Secretary

[Signature]

Affix IRS
STATE OF CALIFORNIA
COUNTY OF Alameda

On March 22, 1977 before me, the undersigned, a Notary Public in and for said County and State, personally appeared William Penn Mott, Jr., known to me to be the President, and Robert Howard, known to me to be Assistant Secretary of the Corporation that executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the within Instrument pursuant to its by-laws or a resolution of its board of directors.

WITNESS my hand and official seal.

(Seal)

Signature: Norman A. Stenberg

Name (Typed or Printed): Norman A. Stenberg

Notary Public in and for said County and State

77-498476
EXHIBIT "A"

PARCEL 1:

The Southwest quarter of Section 31, Township 8 North, Range 14 West, S.B.B.M.,
in the County of Los Angeles, State of California, according to the official
plat of said land.

EXCEPT THEREFROM those portions located within all existing and lawfully
established public county roads.

ALSO EXCEPT a life estate in 50 per cent of all oil, gas, and other minerals
and mineral rights, whether metallic or nonmetallic, as reserved by Arthur A.
Hart and Juanita M. Hart, husband and wife, in deed recorded January 12, 1953,
in Book 40703, Page 167, Official Records, as Instrument No. 748. Said deed
also recites "Upon the death of the last grantor, the reservation passes to the
gantee without revocation."

ALSO EXCEPTING THEREFROM such interest as has been acquired by Antelope Valley
East Kern Water Agency in Los Angeles County Superior Court Case Number NO C-1948,
as to Parcel WF-LA-05 therein, as shown in Judgement dated in March, 1977.

PARCEL 2:

All of lot 2, and the North 37.29 feet of lot 1 in the Northeast quarter of
Section 6, Township 7 North, Range 14 West, S.B.B.M., in the county of Los
Angeles, State of California, according to the official plat of said land.

EXCEPT THEREFROM any portion included within the lines of the South one half of
the Northeast quarter of said Section 6.

ALSO EXCEPT a life estate in 50 per cent of all oil, gas, and other minerals
and mineral rights, whether metallic or nonmetallic, as reserved by Arthur A.
Hart and Juanita M. Hart, husband and wife; in deed recorded January 12, 1953,
in Book 40703, Page 167, Official Records, as Instrument No. 748. Said deed
also recites "Upon the death of the last grantor, the reservation passes to the
gantee without revocation."

PARCEL 3:

The Southeast one-quarter of Section 31, Township 8 North, Range 14 West, San
Bernardino Base and Meridian, in the County of Los Angeles, State of California,
according to the official plat of a survey of said land on file in the office
of the Bureau of Land Management.

EXCEPT THEREFROM those portions located within all existing and lawfully
established public county roads.

ALSO EXCEPT THEREFROM that portion of said land described as Parcel 1 in the
deed to the Antelope Valley East Kern Water Agency, a Public Corporation
recorded November 29, 1976, as instrument number 3671, Official Records.
RESOLUTION OF STATE PUBLIC WORKS BOARD SELECTING
SITE AND AUTHORIZING ACQUISITION OF REAL PROPERTY
UNDER THE PROPERTY ACQUISITION LAW IN THE COUNTY
OF LOS ANGELES, STATE OF CALIFORNIA FOR THE
DEPARTMENT OF PARKS AND RECREATION

(Parcels 2861, 2898 and 2908 - Poppy Preserve)

WHEREAS, the Property Acquisition Law (Part II, Division 3,
Title 2 of the Government Code of the State of California) empowers the
State Public Works Board to select and acquire in the name of the State
of California suitable and adequate real property for such purposes as
may be specified in legislation making funds available for such acquisi-
tion; and

WHEREAS, Chapter 1521(w), Statutes of 1974, makes an appropriation
for expenditure under the provisions of the Property Acquisition Law for
the acquisition of real property for the use of the Poppy Preserve,
Department of Parks and Recreation; and

WHEREAS, the staff of the Board has submitted information
which indicates that the procedures and criteria established by the
Attorney General relating to implied dedication have been complied with
in the investigations and appraisals of the hereinafter described real
property; and

WHEREAS, it appears that the owner of the following described
real property has agreed to sell said property to the State for the
total purchase price of $85,000, subject to the terms and conditions of
an agreement dated March 22, 1977, in which California State Parks
Foundation is the Grantor and the State of California is the Grantee.

NOW, THEREFORE, BE IT RESOLVED, that the hereinafter described
real property be, and the same is, hereby selected for acquisition by
negotiation under said Property Acquisition Law, as specified in Chapter
1521(w), Statutes of 1974.

BE IT FURTHER RESOLVED, that the Board hereby determines that
the procedures and criteria established by the Attorney General relating
to implied dedication have been complied with in the investigations and
appraisals of the hereinafter described real property.

BE IT FURTHER RESOLVED that the State Public Works Board, by
unanimous vote, hereby determines that such purchase price of $85,000 is
fair and reasonable and acquisition by condemnation is not necessary; and
BE IT FURTHER RESOLVED that the State Public Works Board hereby accepts, on behalf of the State of California, the conveyance dated March 22, 1977, from California State Parks Foundation to the State of California, of the hereinafter described real property in the County of Los Angeles, State of California, and consents to the recordation thereof; and

BE IT FURTHER RESOLVED that either the Chairman or the Administrative Secretary of this Board be, and he hereby is, authorized and directed to execute said agreement and approve such instruments as may be necessary to complete the acquisition of said real property.

The real property hereinafore referred to, which is authorized to be acquired by this resolution, is situate in the County of Los Angeles, State of California, and described as follows:

PARCEL 2908

The Southwest quarter of Section 31, Township 8 North, Range 14 West, S.B.B.M., in the County of Los Angeles, State of California, according to the official plat of said land.

EXCEPT THEREFROM those portions located within all existing and lawfully established public county roads.

ALSO EXCEPT a life estate in 50 per cent of all oil, gas, and other minerals and mineral rights, whether metallic or nonmetallic, as reserved by Arthur A. Hart and Juanita M. Hart, husband and wife, in deed recorded January 12, 1953, in Book 40703, Page 167, Official Records, as Instrument No. 748. Said deed also recites "Upon the death of the last grantor, the reservation passes to the grantee without revocation."

ALSO EXCEPTING THEREFROM such interest as has been acquired by Antelope Valley East Kern Water Agency in Los Angeles County Superior Court Case Number NO C-1948, as to Parcel WF-LA-05 therein, as shown in Judgment dated in March, 1977.

PARCEL 2898

All of lot 2, and the North 37.29 feet of lot 1 in the Northeast quarter of Section 6, Township 7 North, Range 14 West, S.B.B.M., in the county of Los Angeles, State of California, according to the official plat of said land.

EXCEPT THEREFROM any portion included within the lines of the South one half of the Northeast quarter of said Section 6.

ALSO EXCEPT a life estate in 50 per cent of all oil, gas, and other minerals and mineral rights, whether metallic or nonmetallic, as reserved by Arthur A. Hart and Juanita M. Hart, husband and wife, in deed recorded January 12, 1953, in Book 40703, Page 167, Official Records, as Instrument No. 748. Said deed also recites "Upon the death of the last grantor, the reservation passes to the grantee without revocation."
PARCEL 2861

The Southeast one-quarter of Section 31, Township 8 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California, according to the official plat of a survey of said land on file in the office of the Bureau of Land Management.

EXCEPT THEREFROM those portions located within all existing and lawfully established public county roads.

ALSO EXCEPT THEREFROM that portion of said land described as Parcel 1 in the deed to the Antelope Valley East Kern Water Agency, a Public Corporation recorded November 29, 1976, as instrument number 3671, Official Records.

END OF RESOLUTION

I HEREBY CERTIFY the foregoing to be a full, true and correct copy of a resolution adopted by unanimous vote of the State Public Works Board on March 28, 1977.

WITNESS my hand this 28th day of March, 1977.

[Signature]

Administrative Secretary
State Public Works Board
Memorandum

To: Office of the Director  
Department of Parks and Recreation  
1416 Ninth Street, 14th Floor  
Sacramento, CA 95825

Attention Les McCargo, Chief  
Management Office

From: Department of General Services - Real Estate Services Division  
650 Howe Avenue, Sacramento, CA 95825

Subject: TRANSFER OF JURISDICTION  
Department of Parks and Recreation  
Poppy Preserve  
Parcels 2861, 2898, 2908  
DBP-379

Date: August 17, 1977

By resolution dated March 28, 1977, the State Public Works Board authorized the acquisition of subject parcels of real property required for the above-referenced project.

By this letter, the Department of General Services, acting pursuant to the Property Acquisition Law, formally transfers the parcels of said real property to the Department of Parks and Recreation as of this date.

Copies of the recorded instrument of conveyance and policy of title insurance for the parcels being transferred are enclosed for your use. Originals of these documents have been sent to the Proprietary Land Index for forwarding and permanent filing in the Office of the Secretary of State.

Taxes on these parcels have been handled pursuant to Section 4986, et seq., Revenue and Taxation Code.

Attached are three copies of this letter which we request be acknowledged. The original may be retained for your records. After acknowledgment, please return the three copies to this office.

DEPARTMENT OF GENERAL SERVICES

THOMAS F. SHERMAN  
Supervising Land Agent

The Department of Parks and Recreation hereby acknowledges receipt of this letter and accepts jurisdiction over the property referred to herein.

By: Russell Cahill, Director  
Date: SEP 21 1977
NOTIFICATION OF REAL PROPERTY TRANSFER

DATE: March 8, 1983

TO: Herbert L. Heinze  
Southern Region

ATTENTION: Bill Curran

FROM: ACQUISITION DIVISION – PROPERTY MANAGEMENT (916) 322-7507, ATSS 492-7507

The following described parcel of real property has been transferred ☑ TO ☐ FROM the Department of Parks and Recreation.

<table>
<thead>
<tr>
<th>UNIT NO.</th>
<th>UNIT NAME</th>
<th>ACQUISITION PLAN NO.</th>
<th>COUNTY</th>
<th>LAND ACREAGE</th>
<th>WATER FRONTAGE</th>
<th>DBP/PRG NO.</th>
<th>RES. PARCEL NO.</th>
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</thead>
<tbody>
<tr>
<td>490560</td>
<td>Antelope Valley California Poppy Reserve</td>
<td>13971</td>
<td>Los Angeles</td>
<td>See remarks</td>
<td>None</td>
<td>DBP-379</td>
<td>See remarks</td>
</tr>
</tbody>
</table>

GRANTOR

TRANSFER OF JURISDICTION ☑ DATE 2/17/83

DATE RECORDED

RECORDING DATA

METHOD OF ACQUISITION ☑ DEED ☐ EXCHANGE ☐ CONDEMNATION

ESTABLISHED VALUE

STATE FUNDS EXPENDED

LAND $ See remarks

LAND IMPROVEMENTS $ See remarks

TOTAL $ See remarks

LAND $ See remarks

LAND IMPROVEMENTS $ See remarks

TOTAL $ See remarks

FUND SOURCE

SUPPORTING DOCUMENTS

☐ INSTRUMENT OF CONVEYANCE ☐ POLICY OF TITLE INSURANCE ☐ ACQUISITION PLAN ☐ ENCUMBRANCES

REMARKS

RES Parcel Nos. 2861, 2865, 2898, 2908, and 2938 were T/J'd to PARKS in error without completion of demolition and clean-up in 1977. By memo date of December 24, 1981 signed by Robert S. Simpson, Senior Land Agent - Property Management. The parcels were returned to RES, thus, permitting an Interagency Agreement to be processed. By PC-30 dated February 17, 1983 the parcels were re-transferred to PARKS. The real estate statistics entered into the RES Proprietary Land Index as well as PARKS Real Estate Ledger were never changed, therefore, no change required as the result of re-transfer. Current policy and procedure does not permit returning parcels, once a transfer of jurisdiction is acknowledged by PARKS.

DISTRIBUTION

Region (Original +1)  
Acq. Div. – Prop. Mgt. (3)  
Dist. Gyn Ser., RES (3)  
Surveys  
Central Files

Roland P. Foos, Land Agent

OFR 242 (REV. 12/61)
Memorandum

Date: February 17, 1983

To: Ken Mitchell, Chief
Acquisition Division
Department of Parks and Recreation
1020-8th Street, 2nd Floor
Sacramento, CA 95814
Attention Roland Foes
Property Management

From: Department of General Services - Real Estate Services Division
650 Howe Avenue, Sacramento 95825-4699

Property Management has now completed demolition work on the above subject parcels. Therefore, by date of this letter, the Department of General Services, re-transfers these parcels of real property to the Department of Parks and Recreation.

Copies of the recorded instruments of conveyance and policies of title insurance were previously sent to you. Originals of these documents were sent to the Proprietary Land Index for forwarding and permanent filing in the Office of the Secretary of State.

Taxes on these parcels were handled pursuant to Section 4986, et seq., Revenue and Taxation Code.

Attached are three copies of this letter which we request be acknowledged on behalf of the Department of Parks and Recreation. The original may be retained for your records. After so signing, please return the three copies to this office.

DEPARTMENT OF GENERAL SERVICES

[Signature]
John H. Brooks
Senior Land Agent

Receipt of this communication with enclosures mentioned is hereby acknowledged.

DEPARTMENT OF PARKS AND RECREATION

[Signature]
Roland Foes, Land Agent
DATE 3-8-83

PC-30
TRANSFER OF JURISDICTION SUPPLEMENTAL DATA SHEET

RES PARCEL NO.: 2861, 2898 & 2908

SECRETARY OF STATE -  
PROPRIETARY LAND INDEX NO.: 72-3459

ASSESSOR'S PARCEL NO.: 

PUBLIC WORKS BOARD DATE: March 28, 1977

ACREAGE: 402 Acres

GRANTOR: California State Parks Foundation

RECORDING DATA: April 27, 1977; Book 77- , Page 428476

CONSIDERATION: $313,200

PC-30A
TRANSFER OF JURISDICTION SUPPLEMENTAL DATA SHEET

RES PARCEL NO.: 2865

SECRETARY OF STATE -  
PROPRIETARY LAND INDEX NO.: 72-3352

ASSESSOR'S PARCEL NO.:  

PUBLIC WORKS BOARD DATE: August 30, 1976

ACREAGE: Portion of 960 Acres

GRANTOR: California State Parks Foundation

RECORDING DATA: October 26, 1976; Book 07294, Page 756

CONSIDERATION: $470,400 (Includes other parcels)
TRANSFER OF JURISDICTION SUPPLEMENTAL DATA SHEET

RES PARCEL NO.: 2938

SECRETARY OF STATE -
PROPRIETARY LAND INDEX NO.: 72-4294

ASSESSOR'S PARCEL NO.:

PUBLIC WORKS BOARD DATE: May 30, 1980

ACREAGE: 1.00 Acre

GRANTOR: Leonard A. Willey, et ux

RECORDING DATA: July 30, 1980; Book 80- , Page 727951

CONSIDERATION: $6,200
Addition

The following described parcel of real property has been transferred to (from) the Department of Parks and Recreation.

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<tr>
<th>UNIT NO.</th>
<th>UNIT NAME</th>
<th>COUNTY</th>
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</thead>
<tbody>
<tr>
<td>560</td>
<td>Antelope Valley California Poppy Reserve</td>
<td>Los Angeles</td>
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<th>SECTION</th>
<th>TOWNSHIP</th>
<th>RANGE</th>
<th>BASE</th>
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<th>DPR PARCEL NO.</th>
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<tr>
<td>29, 32 &amp; 33</td>
<td>BN</td>
<td>14W</td>
<td>SBM</td>
<td>2862, 2863</td>
<td>2864 &amp; 2865</td>
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</table>

<table>
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<tr>
<th>DATE RECORDED</th>
<th>TYPE</th>
<th>BOOK</th>
<th>PAGE</th>
<th>DOC. NO.</th>
</tr>
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<tbody>
<tr>
<td>October 26, 1976</td>
<td>OTHER</td>
<td>D7294</td>
<td>756</td>
<td>4392</td>
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GRANTOR
California State Park Foundation

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<tr>
<th>LAND ACREAGE</th>
<th>WATER SURFACE ACREAGE</th>
<th>FRONTAGE - OCEAN</th>
<th>LAKE</th>
<th>RIVER</th>
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</thead>
<tbody>
<tr>
<td>960</td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th>ESTABLISHED VALUE</th>
<th>STATE FUNDS EXPENDED</th>
</tr>
</thead>
<tbody>
<tr>
<td>LAND IMPROVEMENTS</td>
<td>$470,400.00</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$470,400.00</td>
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<tr>
<td>LAND IMPROVEMENTS</td>
<td>$347,200.00</td>
</tr>
<tr>
<td>TOTAL</td>
<td>$347,200.00</td>
</tr>
</tbody>
</table>

SOURCE
Chapter 1521/74 (w)

TRANSFER OF JURISDICTION DATE
January 21, 1977

REMARKS: (NUMBER, TYPE AND DESCRIPTION OF IMPROVEMENTS; DEED RESTRICTIONS, ETC.)

$123,200 was a gift from the California State Park Foundation.

E.Y. Mizutani
Acquisition Branch
Office of the Director  
Department of Parks and Recreation  
1416 Ninth Street, 14th Floor  
Sacramento, CA  95825  

Attention Lee McGraw, Chief  
Management Office  

- Real Estate Services Division  
650 Howe Avenue, Sacramento, CA  95825  

August 17, 1977  

TRANSFER OF JURISDICTION  
Department of Parks and Recreation  
Poppy Preserve  

By resolution dated March 28, 1977, the State Public Works Board authorized the acquisition of subject parcels of real property required for the above-referenced project.

By this letter, the Department of General Services, acting pursuant to the Property Acquisition Law, formally transfers the parcels of said real property to the Department of Parks and Recreation as of this date.

Copies of the recorded instrument of conveyance and policy of title insurance for the parcels being transferred are enclosed for your use. Originals of these documents have been sent to the Proprietary Land Index for forwarding and permanent filing in the Office of the Secretary of State.

Taxes on these parcels have been handled pursuant to Section 4956, et seq., Revenue and Taxation Code.

Attached are three copies of this letter which we request be acknowledged. The original may be retained for your records. After acknowledgment, please return the three copies to this office.

DEPARTMENT OF GENERAL SERVICES  

THOMAS F. SHERMAN  
Supervising Land Agent

The Department of Parks and Recreation hereby acknowledges receipt of this letter and accepts jurisdiction over the property referred to herein.

By Russell Cahill, Director  

SEP 21 1977  

AC-122  

72 3459
TO: Southern Region 4
ATT: Bill Curran

SUBJECT: Antelope Valley (CA) Poppies

Return photo copy of Ada memo. Need memo from Region including original memo from Ada, with copy of contractor estimate indicating breakdown of $13,400 and other park's costs. Add will then be as Exhibit to STD Form 13-Interagency Agreement.

RES would not accept ed approve on Ada memo. All must be properly processed thru the various Regions.

RETURN TO: Roland Wood, Prop Mgmt, Sec Div.

PHONE ATSS 492-7507

3-16-82 Russ Turner: RES needs copy to Bill Curran, John Wahlstrom to answer.

3-19-82 Reid no breakdown of copy of contractor estimate

SEND PARTS 1 AND 3 INTACT.  PART 3 WILL BE RETURNED WITH REPLY.
Memorandum

Date: January 25, 1982

To: William J. Curran
Land Agent
Southern Region

High Desert Area Manager
Department of Parks and Recreation

Subject: Antelope Valley California Poppy Reserve
RES Parcels 2861, 2865, 2898, 2908, 2938
Demolition and Cleanup Requirements

Field inspection has revealed demolition requirements on the following parcels:

RES Parcel 2865 - Two large concrete water troughs (12' diameter), one large concrete feed trough (4'x125' approximately), pipe, post and small concrete slab.

RES Parcel 2861 - Concrete and pipe cattle guard.

RES Parcel 2898 - One concrete and pipe cattle guard.

RES Parcel 2908 - One cattle corral constructed of railroad ties and 2"x6" rails. One foundation for a well, water well needs to be sealed, debris cleanup. One house foundation and slab floor (concrete block foundation), three concrete slabs, one septic tank to be caved in and filled, water well to be sealed, other miscellaneous debris.

RES Parcel 2938 - Household trash dump pit (trash to be removed and pit filled), miscellaneous debris.

We have a bid for demolition, removal and cleanup of these parcels for $13,400 from Derrmody, Inc. (General Contractor), 49030 N. Yucca Avenue, Lancaster, CA 93534; phone (805) 948-4696.

James R. Geary
Area Manager
High Desert Area

Attachment (map)
Date: December 24, 1981

To: Real Estate Services
    ATT: George Dutra, Property Management

From: Department of Parks and Recreation - Acquisition, Property Management

Subject: Antelope Valley California Poppy Reserve
        RES Parcels 2861, 2865, 2898, 2908, 2938
        Demolition and Cleanup Requirement

A field inspection by Parks personnel reveals demolition and cleanup of the above parcels still remains to be done.

The memo Transfer of Jurisdiction (PC-30) for the parcels was prepared, submitted to Parks and acknowledged in error. Please utilize this document as authorization for transfer to R.E.S., and interim management of the subject parcels pending the providing of 15863 funds to Parks. We are requesting the Region to submit information by parcels on exactly what remains to be done, and current estimate of dollar cost for materials, labor and service contracts. Upon receipt of this information STD Form 13 - Interagency Agreement will be processed through channels for consideration.

Robert S. Simpson
Senior Land Agent

cc: Bill Curran, Southern Region
    Jim Geary, High Desert Area
POLICY OF TITLE INSURANCE

ISSUED BY

First American Title Insurance Company

SUBJECT TO SCHEDULE B AND THE CONDITIONS AND STIPULATIONS HEREOF, FIRST AMERICAN TITLE INSURANCE COMPANY, a California corporation, herein called the Company, insures the insured, as of Date of Policy shown in Schedule A, against loss or damage, not exceeding the amount of insurance stated in Schedule A, and costs, attorney's fees and expenses which the Company may become obligated to pay hereunder, sustained or incurred by said insured by reason of:

1. Title to the estate or interest described in Schedule A being vested other than as stated therein:
2. Any defect in or lien or encumbrance on such title;
3. Unmarketability of such title;
4. Any lack of the ordinary right of an abutting owner for access to at least one physically open street or highway if the land, in fact, abuts upon one or more such streets or highways;
and in addition, as to an insured lender only:

5. Invalidity of the lien of the insured mortgage upon said estate or interest except to the extent that such invalidity, or claim thereof, arises out of the transaction evidenced by the insured mortgage and is based upon
   a. usury, or
   b. any consumer credit protection or truth in lending law;

6. Priority of any lien or encumbrance over the lien of the insured mortgage, said mortgage being shown in Schedule B in the order of its priority; or

7. Invalidity of any assignment of the insured mortgage, provided such assignment is shown in Schedule B.

IN WITNESS WHEREOF, First American Title Insurance Company has caused this policy to be signed and sealed by its duly authorized officers as of Date of Policy shown in Schedule A.

First American Title Insurance Company

BY

PRESIDENT

ATTEST

SECRETARY
CONDITIONS AND STIPULATIONS

1. DEFINITION OF TERMS

The following terms when used in this policy mean:

(a) "insured": the insured named in Schedule A; and, subject to any rights or defenses the Company may have had against the named insured, those who succeed to the interest of the named insured by operation of law as distinguished from purchase including, but not limited to, heirs, distributaries, devisees, survivors, personal representatives, next of kin, or creditors, or fiduciary successors. The term "insured" also includes (i) the owner of the indebtedness secured by the insured mortgage and each successor in the title by law of such insured mortgage in whole or in part, or (ii) any such successor who acquires the indebtedness by operation of law as described in this first sentence of this subparagraph (a) that the Company would have had against the successor's transferor, and further includes (ii) any governmental agency or instrumentality which is an insurer or guarantor under an insurance contract or guaranty insuring or guaranteeing any insured mortgage or any part of it.

(b) "insured mortgage": a mortgage shown in Schedule B, the owner of which is named as an insured in Schedule A.

(c) "knowledge": actual knowledge, not constructive notice or notice which may be imputed to an insured by reason of any public records.

(d) "land": the land described, specifically or by reference in Schedule C, and improvements affixed thereto by law constituted as improvements, provided, however, the term "land" does not include any area excluded by Paragraph No. 6 of Part I of Schedule B of this policy.

(e) "mortgage": mortgage, deed of trust, trust deed, or other security instrument.

(f) "public records": those records which by law impart constructive notice of matters relating to the land.

2. (a) CONTINUATION OF INSURANCE AND CONVEYANCE OF TITLE BY INSURED LENDER

If this policy insures the owner of the indebtedness secured by the insured mortgage, this policy shall continue in force as of Date of Policy in favor of such insured who acquires all or any part of the estate or interest in the land described in Schedule C by foreclosure, trustee's sale, conveyance in lieu of foreclosure, or other legal manner which discharges the lien of the insured mortgage, and if such insured is a corporation, its transferee of the estate or interest so acquired, provided the transferee is the parent or wholly owned subsidiary of such insured; and in favor of any governmental agency or instrumentality which acquires all or any part of the estate or interest pursuant to a contract of insurance or guaranty insuring or guaranteeing the indebtedness secured by the insured mortgage. After any such acquisition the amount of insurance hereunder, exclusive of costs, attorneys' fees and expenses which the Company may be obligated to pay, shall be reduced at least of:

(i) the amount of insurance stated in Schedule A;

(ii) the amount of the unpaid principal of the indebtedness plus interest thereon, as determined under paragraph (d) hereof; and

(iii) any amounts advanced to protect the lien of the insured mortgage and secured by said insured mortgage at the time of acquisition of such estate or interest in the land; or

(iv) the amount paid by any governmental agency or instrumentality, if such agency or instrumentality acquires such estate or interest in satisfaction of such insurance contract or guaranty.

(b) CONTINUATION OF INSURANCE — AFTER CONVEYANCE OF TITLE

The coverage of this policy shall continue in force as of Date of Policy, in favor of an insured so long as such insured retains an estate or interest in the land described in Schedule C, and as such insured shall have substantial control over any actions or proceedings involved in the purchase money mortgage given by a purchaser from such insured, or so long as such insured shall have liability by reason of the arrangement of warranty made by such insured in any transfer or conveyance of such estate or interest; provided, however, this policy shall not continue in force in favor of any purchaser from such insured of either said estate or interest or the indebtedness secured by a purchase money mortgage given to such insured.

3. DEFENSE AND PROSECUTION OF ACTIONS AGAINST OR TO DEFEND CLAIM TO BE GIVEN BY AN INSURED CLAIMANT

(a) The Company, at its own cost and without undue delay, shall provide for the defense of an insured in an action arising to the extent that such litigation involves the Company, its insurer, or other matter insured against by this policy.

(b) The insured shall notify the Company promptly of any litigation as set forth in above, provided, however, that the Company may reject any notice required by this paragraph if the Company determines, in its sole discretion, that failure to notify shall not be prejudicial to the rights of any person under this policy unless the Company shall determine, in its sole discretion, that such failure is not prejudicial to the rights of such person.

(c) The Company shall have the right at its own cost to institute and without undue delay prosecute any action or proceeding to do any other thing which may be necessary or desirable to establish the title to the estate or interest or the lien of the insured mortgage, at insured; and the Company may take any appropriate action, whether or not it shall be liable under the terms of this policy, and shall not thereby confer liability or waive any provision of this policy.

(d) Whenever the Company shall have brought any action or interposed a defense as required or permitted by the provisions of this policy, the Company may pursue any such litigation to final determination by a court of competent jurisdiction and expressly reserves the right, in its sole discretion, to appeal from any adverse judgment or order.

(e) In all cases where this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding, the insured hereunder shall secure to the Company the right to so prosecute or provide defense in such action or proceeding, and shall therein, and permit the Company to use, at its option, the name of such insured for such purpose. Whenever required by the Company the insured shall hold the Company, at the Company's expense, all reasonable aid (1) in any such action or proceeding in effecting settlement, securing evidence, obtaining witnesses, or prosecuting or defending such action or proceeding, and (2) in any other act which in the opinion of the Company may be necessary or desirable to establish the title to the estate or interest or the lien of the insured mortgage, as insured, including but not limited to executing corrective or other documents to perfect the title.

4. PROOF OF LOSS OR DAMAGE — LIMITATION OF ACTION

In addition to the notices required under Paragraph 3 (b) of these Conditions and Stipulations, a proof of loss or damage, signed and sworn to by the insured claimant, shall be furnished to the Company within 90 days after the insured claimant shall ascertain or determine the facts giving rise to such loss or damage. Such proof of loss or damage shall describe the defect in, or lien or encumbrance on, the title, or other matter insured against by this policy which constitutes the basis of loss or damage, and, when appropriate, state the basis of calculating the amount of such loss or damage.

Should such proof of loss or damage fail to state facts sufficient to enable the Company to determine the loss or damage, the written request of the Company, shall furnish such additional information as may reasonably be necessary to make such determination.

No right of action shall accrue to insured claimant until 30 days after such proof of loss or damage shall have been furnished.

Failure to furnish such proof of loss or damage shall terminate all liability of the Company under this policy as to such loss or damage.

5. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS AND OPTIONS TO PURCHASE INDEBTEDNESS

The Company shall have the option to pay or otherwise settle for the name of an insured claimant, or to terminate all liability and obligations of the Company hereunder by paying or tendering payment of the amount of indebtedness secured by the Company, together with any costs, attorneys' fees and expenses incurred up to the time of such payment or tender of payment by the insured claimant and authorized by the Company. In case loss or damage is claimed under this policy by the insured claimant under the indebtedness secured by the insured mortgage, the Company shall have the further option to purchase such indebtedness for the amount owing thereon together with all costs, attorneys' fees and expenses which the Company is obligated hereunder to pay. If the Company offers to purchase said indebtedness as herein provided, the insured claimant shall transfer and assign said indebtedness and the mortgage and any collateral securing the same to the Company upon receipt thereof provided. Upon such offer being made by the Company, all liability and obligations of the Company hereunder to the owner of the indebtedness secured by said insured mortgage, other than the obligation to purchase said indebtedness pursuant to this paragraph, are terminated.

6. DETERMINATION AND PAYMENT OF LOSS

(a) The liability of the Company under this policy shall be:

(i) the actual loss of the insured claimant; or

(ii) the amount of insurance stated in Schedule A, or, if applicable, the amount of insurance as defined in paragraph 2 (a) hereof; or

(iii) if this policy insures the owner of the indebtedness secured by the insured mortgage, and provided said owner is the insured claimant, the amount of the unpaid principal of the indebtedness, plus interest thereon, provided such amount shall not include any additional principal indebtedness created subsequent to Date of Policy, except as to amounts advanced to protect the lien of the insured mortgage and secured thereby.

(b) The Company will pay, in addition to any loss insured against by this policy, all costs imposed upon an insured claimant incurred on by
SCHEDULE A

Total fee for Title, Examination
and Title Insurance $700.24

Amount of Insurance: $373,200.00 Policy No. TDR 1-60995

Date of Policy: May 4, 1977 at 7:50 A.M.

1. Name of Insured:
   THE STATE OF CALIFORNIA.

2. The estate or interest referred to herein is at Date of Policy
   vested in:
   THE STATE OF CALIFORNIA.

3. The estate or interest in the land described in Schedule C and
   which is covered by this policy is:
   A fee.
SCHEDULE B

This policy does not insure against loss or damage, nor against costs, attorneys' fees or expenses, any or all of what arise by reason of the following:

Part One:

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.

Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.

2. Any facts, rights, interests or claims which are not shown by public records but which could be ascertained by an inspection of the land or by making inquiry of persons in possession thereof.

3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.

4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.

5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water.

6. Any right, title, interest, estate or easement in land beyond the lines of the area specifically described or referred to in Schedule C, or in abutting streets, roads, avenues, alleys, lanes, ways or waterways, but nothing in this paragraph shall modify or limit the extent to which the ordinary right of an abutting owner for access to a physically open street or highway is insured by this policy.

7. Any law, ordinance or governmental regulation (including but not limited to building and zoning ordinances) restricting or regulating or prohibiting the occupancy, use or enjoyment of the land, or regulating the character, dimensions or location of any improvement nor or hereafter erected on the land, or prohibiting a separation in ownership or a reduction in the dimensions or of the land, or the effect of any violation of any such law, ordinance or governmental regulation.

8. Rights of eminent domain or governmental rights of police power.
SCHEDULE B

unless notice of the exercise of such rights appears in the public records.

9. Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed or agreed to by the insured claimant; (b) not shown by the public records and not otherwise excluded from coverage but known to the insured claimant either at Date of Policy or at the date such claimant acquired an estate or interest insured by this policy or acquired the insured mortgage and not disclosed in writing by the insured claimant to the Company prior to the date such insured claimant became an insured hereunder; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had been a purchaser or encumbrancer for value without knowledge.

Part Two:

1. General and special county taxes for the fiscal year 1976-1977, in the amount of $1.44, plus penalty and cost.

2. Affects Parcels 1 and 3.

3. Affects Parcels 1 and 3.
Any adverse title or claim of interest affecting said land of the United States of America or claimants thereunder to oil or minerals in said land.

4. Affects Parcels 1 and 3.
The effect of a record of survey affecting said land recorded in book 25, page 42 of Record of Surveys, in which Blocks "I" to "P" inclusive thereof and adjacent streets purport to show a subdivision of the property above described.

5. Affects Parcel 1.
An easement for public utilities and incidental purposes, as granted to Southern California Edison Company, a corporation, in deed recorded in book 24522, page 187, Official Records over the Easterly 5 feet of said land.
SCHEDULE B

6. Affects Parcel 3.
An easement for public utilities and incidental purposes, as granted to Southern California Edison Company, a corporation, in deed recorded in book 24552 page 55, Official Records over the Westerly 5 feet of said land.

An easement for public street, road or highway purposes as provided in the deed recorded March 5, 1970 as Instrument No. 2282 over the Northerly 50 feet of said land.

An easement for public street, road or highway purposes as provided in the deed recorded March 5, 1970 as Instrument No. 2282 over the Southerly 50 feet of said land.

9. Affects Parcels 1 and 3.
An easement for public street, road or highway purposes as provided in the deed recorded August 3, 1971 as Instrument No. 3673 over the Westerly 50 feet of said land, and over that portion of the Southwest quarter of the above mentioned Section, within the following described boundaries:

Beginning at the intersection of the Northerly line of the Southerly 50 feet of said Section with the Easterly line of above described; thence Northerly along said Easterly line to the beginning of a curve concave to the Southeast, having a radius of 27 feet, tangent to said Northerly line and tangent to said Westerly line; thence Southeasterly along said curve to said Northerly line; thence Westerly along said Northerly line to the point of beginning.

To be known as 161st Street West.

10. Affects Parcel 3.
An easement and right-of-way consisting of a strip of land for temporary construction purposes 25.00 feet (7.62 meters) of even width, said 25.00 foot wide strip of land lying Northwesterly of and immediately adjoining the Northwesterly line of that 50.00 foot wide strip of land described in Parcel 1 in the deed to the Antelope Valley-East Kern Water Agency recorded November 29, 1976, as Instrument No. 3671.

Together with a strip of land 25.00 feet of even width, said 25.00 foot wide strip of land lying Southeasterly of, and immediately adjoining the Southeasterly line of the 50.00 foot wide strip of land described in Parcel 1 in deed to the Antelope
SCHEDULE B

Valley Valley-East Kern Water Agency recorded November 29, 1976, as Instrument No. 3671.

   An easement and right-of-way consisting of a strip of land for temporary construction purposes 25.00 feet (7.62 meters) of even width, said 25.00 foot wide strip of land lying Northwesterly of, and immediately adjoining the Northwesterly line of the 50.00 foot wide strip of land described in Parcel 1 in the Final Order and Judgment of Condemnation recorded May 3, 1977 as Instrument No. 77-455731.

Together with a strip of land 25.00 feet of even width, said 25.00 foot wide strip of land lying Southeasterly of, and immediately adjoining the Southeasterly line of the 50.00 foot wide strip of land described in Parcel in the Final Order and Judgment of Condemnation recorded May 3, 1977 as Instrument No. 77-455731.
All Policy Forms

Our No. 138678-18

SCHEDULE C

The land referred to in this policy is situated in the State of California, County of Los Angeles and is described as follows:

PARCEL 1:

The Southwest quarter of Section 31, Township 8 North, Range 14, West, San Bernardino Base and Meridian, according to the office plat of said land.

EXCEPT therefrom those portions located within all existing and lawfully established public county roads.

ALSO EXCEPT a life estate in 50 percent of all oil, gas, and other minerals and mineral rights, whether metallic or nonmetallic, as reserved by Arthur A. Hart and Juanita M. Hart, husband and wife, in deed recorded January 12, 1953, in book 40703 page 167, Official Records, as Instrument No. 748. Said deed also recites "Upon the death of the last grantor, the reservation passes to the grantee without revocation".

ALSO EXCEPT therefrom such interest as has been acquired by Antelope Valley East Kern Water Agency in Los Angeles County Superior Court Case Number NO C-1948, as to Parcel WF-1A-15 therein, as shown in Judgement dated in March, 1977.

PARCEL 2:

ALL of Lot 2, and the North 37.29 feet of Lot 1 in the Northeast quarter of Section 6, Township 7 North, Range 14 West, San Bernardino Base and Meridian, according to the official plat of said land.

EXCEPT therefrom any portion included within the lines of the South one-half of the Northeast quarter of Section 6.

ALSO EXCEPT a life estate in 50 percent of all oil, gas, and other minerals and mineral rights, whether metallic or nonmetallic, as reserved by Arthur A. Hart and Juanita M. Hart, husband and wife, in deed recorded January 12, 1953 in book 40703 page 167, Official Records, as Instrument No. 748. Said deed also recites "Upon the death of the last grantor, the reservation passes to the grantee without revocation".
All Policy Forms

Our No.
138678-18

SCHEDULE C

PARCEL 3:
The Southeast one-quarter of Section 31, Township 8 North, Range 14
West, San Bernardino Base and Meridian, according to the official
plat of survey of said land on file in the office of the Bureau of
Land Management.

EXCEPT therefrom those portions located within all existing and
lawfully established public county roads.

ALSO EXCEPT therefrom that portion of said land described as Parcel
1 in the deed to the Antelope Valley East Kern Water Agency, a Public
Corporation recorded November 29, 1976 as Instrument No. 3671, Official
Records.
the Company for such insured, and all costs, attorneys' fees and expenses in litigation carried on by such insured with the written authorization of the Company.

(c) When the amount of loss or damage has been definitely fixed in accordance with the conditions of this policy, the loss or damage shall be payable within 30 days thereafter.

7. LIMITATION OF LIABILITY

No claim shall arise or be maintainable under this policy (a) if the Company, after having received notice of an alleged defect, lien or encumbrance inured against hereunder, by litigation or otherwise, removes such defect, lien or encumbrance or establishes the title, or the lien of the insured mortgage, as insured, within a reasonable time after receipt of such notice; (b) in the event of litigation until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals therefrom, adverse to the title or to the lien of the insured mortgage, as insured, as provided in paragraph 3 hereof; or (c) for liability voluntarily admitted or assumed by an insured without prior written consent of the Company.

8. REDUCTION OF INSURANCE; TERMINATION OF LIABILITY

All payments under this policy, except payment made for costs, attorneys' fees and expenses, shall reduce the amount of the insurance pro rata; provided, however, if the owner of the indebtedness secured by the insured mortgage is an insured hereunder, then such payments, prior to the acquisition of title to said estate or interest as provided in paragraph 2 (a) of these Conditions and Stipulations, shall not reduce pro rata the amount of the insurance afforded hereunder as to any such insured, except to the extent that such payments reduce the amount of the indebtedness secured by such mortgage.

Payment in full by any person or voluntary satisfaction or release of the insured mortgage shall terminate the liability of the Company to an insured owner of the indebtedness secured by the insured mortgage, except as provided in paragraph 2 (a) hereof.

9. LIABILITY NONCUMULATIVE

It is expressly understood that the amount of insurance under this policy, as to the insured owner of the estate or interest covered by this policy, shall be reduced by any amount the Company may pay under any policy insuring (a) a mortgage shown or referred to in Schedule 8 hereof which is a lien on the estate or interest covered by this policy, or (b) a mortgage hereafter executed by an insured which is a charge or lien on the estate or interest described or referred to in Schedule A, and the amount so paid shall be credited payment under this policy. The Company shall have the option to apply to the payment of any such mortgage any amount that otherwise would be payable hereunder to the insured owner of the estate or interest covered by this policy and the amount so paid shall be deemed a payment under this policy to said insured owner.

The provisions of this paragraph 9 shall not apply to an owner of the indebtedness secured by the insured mortgage, unless such insured acquires title to said estate or interest in satisfaction of said indebtedness or any part thereof.

10. SUBROGATION UPON PAYMENT OR SETTLEMENT

Whenever the Company shall have paid or settled a claim under this policy, all right of subrogation shall vest in the Company unaffected by any act of the insured claimant, except that the owner of the indebtedness secured by the insured mortgage may release or substitute the personal liability of any debtor or guarantor, or extend or otherwise modify the terms of payment, or release any portion of the estate or interest from the lien of the insured mortgage, or release any collateral security for the indebtedness, provided such act occurs prior to receipt by such insured of notice of any claim of title or interest adverse to the title to the estate or interest or the priority of the lien of the insured mortgage and does not result in any loss of priority of the lien of the insured mortgage. The Company shall be subrogated to and be entitled to all rights and remedies which such insured claimant would have had against any person or property in respect to such claim had this policy not been issued, and the Company is hereby authorized and empowered to sue, compromise or settle in its name or in the name of the insured to the full extent of the loss sustained by the Company. If requested by the Company, the insured shall execute any and all documents to evidence the within subrogation. If the payment does not cover the loss of such insured claimant, the Company shall be subrogated to such rights and remedies in the proportion which said payment bears to the amount of said loss, but such subrogation shall be in subordination to an insured mortgage. If loss should result from any act of such insured claimant, such act shall not void this policy, but the Company, in that event, shall as to such insured claimant be required to pay only that part of any losses insured against hereunder which shall exceed the amount, if any, lost to the Company by reason of the impairment of the right of subrogation.

11. LIABILITY LIMITED TO THIS POLICY

This instrument together with all endorsements and other instruments, if any, attached here to by the Company is the entire policy and contract between the insured and the Company.

Any claim of loss or damage, whether or not based on negligence, and which arises out of the status of the lien of the insured mortgage or of the title to the estate or interest covered thereby, or any action asserting such claim, shall be restricted to the provisions and conditions and stipulations of this policy.

No amendment of or endorsement to this policy can be made except by writing endorsed hereon or attached hereto signed by either the President, a Vice President, the Secretary, an Assistant Secretary, or validating officer or authorized agentary of the Company.

No payment shall be made without producing this policy for endorsement of such payment unless the policy be lost or destroyed, in which case proof of such loss or destruction shall be furnished to the satisfaction of the Company.

12. NOTICES, WHERE SENT

All notices required to be given the Company and any statement in writing required to be furnished the Company shall be addressed to it at its home office at 421 North Main Street, Santa Ana, California, 92701, or to the office which issued this policy.
First American Title Insurance Company

The Company, recognizing the current effect of inflation on real property valuation and intending to provide additional monetary protection to the Insured Owner named in said Policy, hereby modifies said Policy, as follows:

1. Notwithstanding anything contained in said Policy to the contrary, the amount of insurance provided by said Policy, as stated in Schedule A thereof, is subject to cumulative annual upward adjustments in the manner and to the extent hereinafter specified.

2. "Adjustment Date" is defined, for the purpose of this Indorsement, to be 12:01 a.m. on the first January 1 which occurs more than six months after the Date of Policy, as shown in Schedule A of the Policy to which this Indorsement is attached, and on each succeeding January 1.

3. An upward adjustment will be made on each of the Adjustment Dates, as defined above, by increasing the maximum amount of insurance provided by said Policy (as said amount may have been increased theretofore under the terms of this Indorsement) by the same percentage, if any, by which the United States Department of Commerce Composite Construction Cost Index (base period 1967) for the month of September immediately preceding exceeds such Index for the month of September one year earlier; provided, however, that the maximum amount of insurance in force shall never exceed 150% of the amount of insurance stated in Schedule A of said Policy, less the amount of any claim paid under said Policy which, under the terms of the Conditions and Stipulations, reduces the amount of insurance in force. There shall be no annual adjustment in the amount of insurance for years in which there is no increase in said Construction Cost Index.

4. In the settlement of any claim against the Company under said Policy, the amount of insurance in force shall be deemed to be the amount which is in force as of the date on which the insured claimant first learned of the assertion or possible assertion of such claim, or as of the date of receipt by the Company of the first notice of such claim, whichever shall first occur.

Nothing herein contained shall be construed as extending or changing the effective date of said Policy.

This indorsement is made a part of said Policy and is subject to the schedules, conditions and stipulations therein, except as modified by the provisions hereof.

First American Title Insurance Company

By

[Signature]

President

By

[Signature]

Assistant Secretary

NOTE: In connection with a future application for title insurance covering said land, reissue credit on premium charges (if applicable at all) will be allowed only upon the original face amount of insurance as stated in Schedule A of said Policy.
TO: Proprietary, Land Index  

UNIT: Acquisition  

AGENCY: Parks and Recreation  

PROJECT: Poppy Preserve  

DATE: August 17, 1977  

FILE REFERENCE: DBP-379, Parcels 2861, 2898 and 2908  

ATTACHED ARE:

- TYPE OF DOCUMENT: Corporation Grant Deed  
  DATED: March 22, 1977  

  GRANTOR: California State Parks Foundation, a California non-profit corporation  

  GRANTEE: State  

  RECORDED ON: April 27, 1977  

  BOOK NUMBER: -  

  PAGE NUMBER: -  

  DOCUMENT NUMBER/_SERIAL NUMBER: 77-428476  

  COUNTY OF OFFICIAL RECORD: Los Angeles  

  CONSISTING OF:  

  - ACRES: 402+  
    - SQUARE FEET: -  
    - OTHER: -  

  TITLE INSURANCE POLICY NUMBER: TDR 1-60995  

  ISSUED BY: First American Title insurance Company  

  THESE DOCUMENTS CONVEY CONVEYANCE/AUCTION BY THE STATE IN  

  - FEE: Transfer to Agency  
    - OF THE SAID LAND FOR USE BY THE  
      Parks and Recreation  

  THIS IS A PAYMENT SALE  

  LAST PAYMENT DUE ON:  

  NO  

  SUBMITTED BY:  

  TITLE: JOHN BROOKS  
  Senior Land Agent  

Enclosures  

CC: 

72 3459
Recording Requested By:
State of California - Official Business
Document Entitled to Free Recordation
Pursuant to Government Code Section 6103
Not Subject to California Documentary Stamp Act

When Recorded Mail To:
State of California
Department of Parks and Recreation
Acquisition Section
Post Office Box 942896
Sacramento, California 94296-0001
A-07200

APN 3236-150-64 & 65  Space above for Recorder's Use

GRANT DEED

THE UNDERSIGNED, Wildflower Preservation Foundation, Inc., a California
Corporation, hereby grants to the State of California all that certain real property in the County of
Los Angeles, State of California, described as follows:

See Exhibit "A" attached hereto
Together with all of the grantor's right, title, and interest in and to all water and water rights, whether surface or subsurface, or any kind including all appurtenant water and water rights, and all water rights incident to the real property herein described, or used thereon or in connection therewith, and all other appurtenant rights and easements pertaining to said property.

To have and to hold the property, its incidents, and appurtenances unto said State of California, its successors, and assigns forever for State Park purposes as an addition to Antelope Valley California Poppy Reserve.

IN WITNESS WHEREOF, the undersigned has executed this instrument this

6th day of March, 1995.

Wildflower Preservation Foundation, Inc.

By Dorothy Bolt, President

By Ann Gregg, Secretary

95-827369

72-5633
EXHIBIT "A"

PARCEL 1:

THE WEST HALF OF THE WEST HALF OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 5, TOWNSHIP 7 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND.

EXCEPT THEREFROM THE NORTH 130 FEET THEREOF, AS CONVEYED TO THE STATE OF CALIFORNIA, IN DEED RECORDED JULY 30, 1980 AS INSTRUMENT NO. 80-727961.

PARCEL 2:

AN EASEMENT FOR ROAD AND UTILITY PURPOSES OVER THE WEST 20 FEET OF THE EAST HALF OF THE WEST HALF OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 5, TOWNSHIP 7 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND.

PARCEL 3:

AN EASEMENT FOR ROAD AND UTILITY PURPOSES OVER THE EAST 20 FEET OF THE SOUTH HALF OF THE NORTHEAST QUARTER OF SECTION 6, TOWNSHIP 7 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND.
CERTIFICATE OF ACCEPTANCE

PROJECT: Antelope Valley California Poppy Reserve

PARCEL: A-07201

This is to certify that the interest in real property conveyed by the deed dated March 6, 1995 from Wildflower Preservation Foundation, Inc., to the State of California, a governmental agency, is hereby accepted by order of the Director of the Department of Parks and Recreation, pursuant to California Public Resources Code Section 5005, and the Grantee consents to the recordation of said conveyance.

Date: 3-10-95

DEPARTMENT OF PARKS AND RECREATION

By [Signature]

The Director of the Department of Finance does hereby approve the acceptance of this conveyance pursuant to California Government Code Section 11005.

Date: 4/25/95

DEPARTMENT OF FINANCE

By [Signature]

95-827369

72-5633
State of California
County of LOS ANGELES

On MARCH 6, 1995, before me, FRANK A. WILLIAMS, NOTARY PUBLIC, personally appeared DOROTHY BOLT AND ANN. GREGG, personally known to me (or proved on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed in the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal.

[Signature]

Frank A. Williams
Notary public in and for said State.

This document is only a general form which may be proper for use in simple transactions and in no way acts, or is intended to act as a substitute for the advice of an attorney. The printer does not make any warranty, either expressed or implied, as to the legal validity of any provision or the suitability of these forms in any specific transaction.

72-5633

Cowdery's Form No. 10G-ACKNOWLEDGEMENT-General (Civil Code 1189(a))(Revised 7/1/94)
NOTIFICATION OF REAL PROPERTY TRANSFER

TO: Daniel C. Preece
Angeles District

DATE: AUG 4 1997

The following described parcel of real property has been transferred TO the Department of Parks and Recreation.

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<th>District/Unit No.</th>
<th>Unit Name</th>
<th>DPR/DBP/PRG/SSL No.</th>
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<td>Antelope Valley California Poppy Reserve</td>
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<th>Land Acreage</th>
<th>Water Frontage</th>
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<tr>
<td>26590</td>
<td>Los Angeles</td>
<td>8.51</td>
<td>None</td>
<td>Wildflower Preservation Foundation</td>
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<td>Improvements</td>
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| TOTAL | $110,000.00 |
| TOTAL | $0.00      |

Fund Source
Gift

Supporting Documents
Instrument of Conveyance X Policy of Title Insurance X Surplus/Disposal Plan or Acquisition Plan X Encumbrances X

REMARKS
APN: 3236-150-64 and 65
DPR Parcel No. A07200

SEE POLICY OF TITLE INSURANCE

ACQUISITION SECTION
Ann O'Connor
Real Property Manager

DPR 243 (Rev. 1/95)
Continental Lawyers Title Company

subsidiary of
Lawyers Title Insurance Corporation

The staff of Continental Lawyers Title Company is honored
to have served you.

We are proud of our ability to provide you with an impressive
staff of professionals who are experienced, knowledgeable,
responsive and helpful. We are part of an extensive network of
over 2,500 agencies and branch offices nationwide.

You are always #1 with us and by specifying Continental
Lawyers Title Company on your next real estate transaction,
you may receive up to a 20% discount on your next title
insurance policy.

Regardless of your title needs, we're here to help. One
company does it all ... Continental Lawyers Title Company.

Sincerely,

[Signature]

Edward J. Zerwekh
President
Chief Executive Officer
SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE EXCEPTIONS FROM COVERAGE CONTAINED IN SCHEDULE B AND THE CONDITIONS AND STIPULATIONS, LAWYERS TITLE INSURANCE CORPORATION, a Virginia corporation, herein called the Company, insures, as of Date of Policy shown in Schedule A, against loss or damage, not exceeding the Amount of Insurance stated in Schedule A, sustained or incurred by the insured by reason of:

1. Title to the estate or interest described in Schedule A being vested other than as stated therein;
2. Any defect in or lien or encumbrance on the title;
3. Unmarketability of the title;
4. Lack of a right of access to and from the land;

and in addition, as to an insured lender only:
5. The invalidity or unenforceability of the lien of the insured mortgage upon the title;
6. The priority of any lien or encumbrance over the lien of the insured mortgage, said mortgage being shown in Schedule B in the order of its priority;
7. The invalidity or unenforceability of any assignment of the insured mortgage, provided the assignment is shown in Schedule B, or the failure of the assignment shown in Schedule B to vest title to the insured mortgage in the named insured assignee free and clear of all liens.

The Company will also pay the costs, attorneys' fees and expenses incurred in defense of the title or the lien of the insured mortgage, as insured, but only to the extent provided in the Conditions and Stipulations.

IN WITNESS WHEREOF the Company has caused this policy to be signed and sealed, to be valid when countersigned by an authorized officer or agent of the Company, all in accordance with its By-Laws.

Attest: 

By: 

Countersigned: 

By: 

AUTHORISED OFFICE OR AGENT

POLICY NUMBER 75-00– 743-662

EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy and the Company will not pay loss or damage, costs, attorneys' fees or expenses which arise by reason of:

1. (a) Any law, ordinance or governmental regulation (including but not limited to building or zoning laws, ordinances, or regulations) restricting, regulating, prohibiting or relating to (i) the occupancy, use, or enjoyment of the land; (ii) the character, dimensions or location of any improvement now or hereafter erected on the land; (iii) a separation in ownership or a change in the dimensions or area of the land or any parcel of which the land is or was a part; or (iv) environmental protection, or the effect of any violation of these laws, ordinances or governmental regulations, except to the extent that a notice of the enforcement thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.

(b) Any governmental power or action, not excluded by (a) above, except to the extent that a notice of the exercise thereof or a notice of a defect, lien or encumbrance resulting from a violation or alleged violation affecting the land has been recorded in the public records at Date of Policy.

2. Rights of eminent domain unless notice of the exercise thereof has been recorded in the public records at Date of Policy, but not excluding from coverage any taking which has occurred prior to Date of Policy which would be binding on the rights of a purchaser for value without knowledge.

3. Defects, liens, encumbrances, adverse claims or other matters:
   (a) whether or not recorded in the public records at Date of Policy, but created, suffered, assumed or agreed to by the insured claimant;
   (b) not known to the Company, not recorded in the public records at Date of Policy, but known to the insured claimant and not disclosed in writing to the Company by the insured claimant prior to the date the insured claimant became an insured under this policy;
   (c) resulting in no loss or damage to the insured claimant;
   (d) attaching or created subsequent to Date of Policy; or
   (e) resulting in loss or damage which would not have been sustained if the insured claimant had paid value for the insured mortgage or for the estate or interest insured by this policy.

4. Unenforceability of the lien of the insured mortgage because of the inability or failure of the insured at Date of Policy, or the inability or failure of any subsequent owner of the indebtedness, to comply with any applicable doing business laws of the state in which the land is situated.

5. Invalidity or unenforceability of the lien of the insured mortgage, or claim thereof, which arises out of the transaction evidenced by the insured mortgage and is based upon usury or any consumer credit protection or truth in lending law.

6. Any claim, which arises out of the transaction vesting in the insured the estate or interest insured by this policy or the transaction creating the interest of the insured lender, by reason of the operation of federal bankruptcy, state insolvency or similar creditors' rights laws.
DATE OF POLICY: JULY 22, 1994 AT 8:00 A.M.

AMOUNT OF INSURANCE $110,000.00
PREMIUM $602.00
POLICY NO. 75-00-743-662
ORDER NO. 4210171-33

1. NAME OF INSURED:

WILDFLOWER PRESERVATION FOUNDATION, INC., A CALIFORNIA CORPORATION

2. THE ESTATE OR INTEREST IN THE LAND WHICH IS COVERED BY THIS POLICY IS:

A FEE AS TO PARCEL(S) 1; AN EASEMENT MORE FULLY DESCRIBED BELOW AS TO PARCEL(S) 2 AND 3

3. TITLE TO THE ESTATE OR INTEREST IN THE LAND IS VESTED IN:

WILDFLOWER PRESERVATION FOUNDATION, INC., A CALIFORNIA CORPORATION

4. THE LAND REFERRED TO IN THIS POLICY IS DESCRIBED AS FOLLOWING:

PARCEL 1:

THE WEST HALF OF THE WEST HALF OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 5, TOWNSHIP 7 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND.

72-5633
EXCEPT THEREFROM THE NORTH 130 FEET THEREOF, AS CONVEYED TO THE STATE OF CALIFORNIA, IN DEED RECORDED JULY 30, 1980 AS INSTRUMENT NO. 80-727961.

PARCEL 2:

AN EASEMENT FOR ROAD AND UTILITY PURPOSES OVER THE WEST 20 FEET OF THE EAST HALF OF THE WEST HALF OF THE SOUTHWEST QUARTER OF THE NORTHWEST QUARTER OF SECTION 5, TOWNSHIP 7 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND.

PARCEL 3:

AN EASEMENT FOR ROAD AND UTILITY PURPOSES OVER THE EAST 20 FEET OF THE SOUTH HALF OF THE NORTHEAST QUARTER OF SECTION 6, TOWNSHIP 7 NORTH, RANGE 14 WEST, SAN BERNARDINO MERIDIAN, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, ACCORDING TO THE OFFICIAL PLAT OF SAID LAND.

AUGUST 3, 1994

ISSUED AT:

CONTINENTAL LAWYERS TITLE COMPANY
1805 W. AVENUE K #A
LANCASTER, CA 93534
CLTA STANDARD COVERAGE STANDARD 1990

SCHEDULE B

EXCEPTIONS FROM COVERAGE

THIS POLICY DOES NOT INSURE AGAINST LOSS OR DAMAGE (AND THE COMPANY WILL NOT PAY COSTS, ATTORNEYS' FEES OR EXPENSES) WHICH ARISE BY REASON OF:

1. TAXES OR ASSESSMENTS WHICH ARE NOT SHOWN AS EXISTING LIENS BY THE RECORDS OF ANY TAXING AUTHORITY THAT LEVIES TAXES OR ASSESSMENTS ON REAL PROPERTY OR BY THE PUBLIC RECORDS.

PROCEEDINGS BY A PUBLIC AGENCY WHICH MAY RESULT IN TAXES OR ASSESSMENTS, OR NOTICES OF SUCH PROCEEDINGS, WHETHER OR NOT SHOWN BY THE RECORDS OF SUCH AGENCY OR BY THE PUBLIC RECORDS.

2. ANY FACTS, RIGHTS, INTERESTS OR CLAIMS WHICH ARE NOT SHOWN BY THE PUBLIC RECORDS BUT WHICH COULD BE ASCERTAINED BY AN INSPECTION OF THE LAND OR WHICH MAY BE ASSERTED BY PERSONS IN POSSESSION THEREOF.

3. EASEMENTS, LIENS OR ENCUMBRANCES, OR CLAIMS THEREOF, WHICH ARE NOT SHOWN BY THE PUBLIC RECORDS.

4. DISCREPANCIES, CONFLICTS IN BOUNDARY LINES, SHORTAGE IN AREA, ENCROACHMENTS, OR ANY OTHER FACTS WHICH A CORRECT SURVEY WOULD DISCLOSE, AND WHICH ARE NOT SHOWN BY THE PUBLIC RECORDS.

5. (A) UNPATENTED MINING CLAIMS; (B) RESERVATIONS OR EXCEPTIONS IN PATENTS OR IN ACTS AUTHORIZING THE ISSUANCE THEREOF; (C) WATER RIGHTS, CLAIMS OR TITLE TO WATER, WHETHER OR NOT THE MATTERS EXCEPTED UNDER (A), (B) OR (C) ARE SHOWN BY THE PUBLIC RECORDS.

PART II

A. PROPERTY TAXES, INCLUDING GENERAL AND SPECIAL TAXES, PERSONAL PROPERTY TAXES, IF ANY, AND ANY ASSESSMENTS COLLECTED WITH TAXES, TO BE LEVIED FOR THE FISCAL YEAR 1994 - 1995 WHICH ARE A LIEN NOT YET PAYABLE.

B. SUPPLEMENTAL OR ESCAPED ASSESSMENTS OF PROPERTY TAXES, IF ANY, ASSESSED PURSUANT TO THE REVENUE AND TAXATION CODE OF THE STATE OF CALIFORNIA.
1. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO
   AS SET FORTH IN A DOCUMENT ROAD AND UTILITY PURPOSES
   PURPOSE: JULY 9, 1958 AS INSTRUMENT NO. 714
   AFFECTS: THE WEST 20 FEET
   SAID MATTER AFFECTS: PARCEL 1

2. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO
   AS SET FORTH IN A DOCUMENT PUBLIC ROAD AND UTILITY PURPOSES
   PURPOSE: JULY 9, 1958 AS INSTRUMENT NO. 714
   AFFECTS: THE WEST 20 FEET
   SAID MATTER AFFECTS: PARCEL 2

3. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO
   AS SET FORTH IN A DOCUMENT PUBLIC ROAD AND UTILITY PURPOSES
   PURPOSE: JULY 9, 1958 AS INSTRUMENT NO. 714
   AFFECTS: THE EAST 20 FEET
   SAID MATTER AFFECTS: PARCEL 3

4. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO
   AS SET FORTH IN A DOCUMENT GRANTED TO: GENERAL TELEPHONE COMPANY OF CALIFORNIA, A
   PURPOSE: CORPORATION
   RIGHT OF WAY FOR THE CONSTRUCTION,
   MAINTENANCE, OPERATION, ALTERATION,
   REPAIR, REPLACEMENT AND/OR REMOVAL OF
   COMMUNICATION FACILITIES
   RECORDED: AUGUST 8, 1958 AS INSTRUMENT NO. 3371,
              OFFICIAL RECORDS
   AFFECTS: A STRIP OF LAND LYING WITHIN THE NORTHWEST
             QUARTER OF SECTION 5, TOWNSHIP 7 NORTH,
             RANGE 14 WEST, SAN BERNARDINO BASE AND
             MERIDIAN. EXCEPT OF STREET

   THE CENTERLINE OF SAID 4 FOOT STRIP OF LAND IS DESCRIBED AS FOLLOWS:

   BEGINNING AT A POINT 20 FEET EAST FROM THE SOUTHWEST CORNER OF SAID
   LAND; THENCE NORTH 890 FEET.
5. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN A DOCUMENT

GRANTED TO: SOUTHERN CALIFORNIA EDISON COMPANY, A CORPORATION

PURPOSE: RIGHT OF WAY TO CONSTRUCT, LAY, INSTALL, USE, MAINTAIN, ALTER, ADD TO, REPAIR, REPLACE, INSPECT AND/OR REMOVE, AT ANY TIME AND FROM TIME TO TIME, AERIAL AND UNDERGROUND ELECTRIC LINES AND COMMUNICATION LINES

RECORDED: APRIL 24, 1967 AS INSTRUMENT NO. 2856 OFFICIAL RECORDS

AFFECTS: THE WESTERLY 10 FEET

6. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN A DOCUMENT

PURPOSE: INGRESS AND EGRESS

RECORDED: MARCH 22, 1972 AS INSTRUMENT NO. 3225, OFFICIAL RECORDS

AFFECTS: A PORTION OF SAID LAND

7. AN EASEMENT FOR THE PURPOSE SHOWN BELOW AND RIGHTS INCIDENTAL THERETO AS SET FORTH IN A DOCUMENT

GRANTED TO: SOUTHERN CALIFORNIA EDISON COMPANY, A CORPORATION

PURPOSE: RIGHT OF WAY TO CONSTRUCT, LAY, INSTALL, USE, MAINTAIN, ALTER, ADD TO, REPAIR, REPLACE, INSPECT AND/OR REMOVE, AT ANY TIME AND FROM TIME TO TIME, AERIAL AND UNDERGROUND ELECTRIC LINES AND COMMUNICATION LINES

RECORDED: MARCH 9, 1982 AS INSTRUMENT NO. 82-251688, OFFICIAL RECORDS

AFFECTS: THE WESTERLY 20 FEET. EXCEPT THE NORTHERLY 130 FEET
**GIFT DEED SUMMARY**

**PART I TO BE COMPLETED BY AGENCY — ATTACH PLAT SHOWING THE RELATION OF PARCEL TO PARK UNIT**

<table>
<thead>
<tr>
<th>1. AGENCY NAME</th>
<th>DPR</th>
</tr>
</thead>
<tbody>
<tr>
<td>2. NAME OF PROJECT</td>
<td>Antelope Valley California Poppy Reserve</td>
</tr>
<tr>
<td>3. LOCATION OF PROJECT</td>
<td>Antelope Valley</td>
</tr>
<tr>
<td>4. SIZE (ACRES, SQUARE FEET)</td>
<td>8.5 + acres</td>
</tr>
<tr>
<td>5. SHAPe (RECTANGULAR, IRREGULAR, ETC.)</td>
<td>Rectangular</td>
</tr>
<tr>
<td>6. DONOR’S NAME</td>
<td>Wildflower Preservation Foundation</td>
</tr>
<tr>
<td>7. ADDRESS</td>
<td>4512 West Avenue K-12 Lancaster, CA 93536</td>
</tr>
</tbody>
</table>

**A. IS PARCEL ADJACENT TO EXISTING STATE PROJECT OR FACILITY**

- [X] YES  
  - IF NO, EXPLAIN ON SEPARATE SHEET REASONS FOR ACCEPTING.

**B. IS PARCEL WITHIN AN APPROVED PARKS' ACQUISITION PLAN**

- [X] YES  
  - IF YES, IDENTIFY PLAN Drawing No. 26890

**C. IS PARCEL WITHIN AN AREA FUNDED BY LEGISLATION FOR ACQUISITION**

- [X] YES  
  - IF YES, SPECIFY CHAPTER, YEAR AND ITEM

**D. IS PARCEL WITHIN AN AREA THAT HAS BEEN DISAPPROVED BY THE LEGISLATURE**

- [X] YES  
  - IF YES, EXPLAIN ON SEPARATE SHEET REASONS FOR ACCEPTING.

**12. IMPROVEMENTS**

- None

**13. RESTRICTIONS OR RESERVATIONS PROPOSED**

- None

**14. FIXTURES OR PERSONAL PROPERTY**

- None

**15. ANNUAL MAINTENANCE**

- [ ] minimal

**16. DEMOLITION**

- [ ] 0

**PART II TO BE COMPLETED BY REAL ESTATE SERVICES**

<table>
<thead>
<tr>
<th>16. PROPERTY VALUE - ESTIMATED</th>
<th>17. PROPERTY ASSESSMENT LAND</th>
</tr>
</thead>
<tbody>
<tr>
<td>[ ] LAND</td>
<td>[ ] $</td>
</tr>
<tr>
<td>[ ] IMPROVEMENTS</td>
<td>[ ] $</td>
</tr>
<tr>
<td>[ ] TOTAL</td>
<td>[ ] $</td>
</tr>
</tbody>
</table>

**18. TITLE RESTRICTIONS**

- [X] NO  
  - IF YES, EXPLAIN ON SEPARATE SHEET.

**19. POSSESSION OR OCCUPANCY**

- [ ] N/A

**20. TERMS OF RENTAL OR LEASE CONTRACT**

- [ ] N/A

**21. DISPOSITION OF UNRECORDED INTERESTS**

- [ ] N/A

**22. POTENTIALLY HAZARDOUS CONDITIONS, IF ANY**

- None

**23. STATES LIABILITY IN ACCEPTING GIFT**

- None

**RECOMMENDATION OF REAL ESTATE SERVICES**

- [ ] ACCEPT  
  - COMMENTS

**PART III DEPARTMENT OF FINANCE APPROVAL**

- [F] APPROVE  
  - COMMENTS

- [ ] REJECT

**72-5633**

**SIGNATURE OF REAL ESTATE SERVICES OFFICER**

- [ ] signatures

**DATE**

- 7/2/95
Memorandum

Date: MAR 20 1995

To: Chuck Pattillo
    Program Budget Analyst
    Department of Finance
    915 "L" Street
    Sacramento, California 95814

From: Department of Parks and Recreation
Planning, Acquisition and Local Services Division

Subject: Antelope Valley California Poppy Reserve
A 07200

Attached for Department of Finance acceptance is a gift of an 8.5± acre parcel from the Wildflower Preservation Foundation to the State of California. The gift consists of a priority parcel of land located along the main park entry road.

The estimated value of this donation is $110,000. Acceptance of the property will have minimal impact on the operation and/or maintenance costs of the Department.

All items shown in the Policy of Title Insurance, No. 75-00-743-662 issued July 22, 1994 by Continental Lawyers Title Company, are acceptable to this Department.

Approval of the gift is recommended. If you concur, please sign the Certificate of Acceptance attached hereto, and the Gift Deed Summary form.

Upon approval and execution of the documents, please contact Allen Fujii of our Budget Office. Allen may be reached at 653-6466.

[Signature]
Warren E. Westrup, Manager
Acquisition Section

Attachments

cc: Allen Fujii

RECEIVED

APR 27 1995
Office of Real Estate
Design Services

72-5633
Mr. Dale Edgington, Principal Appraiser  
Los Angeles County Tax Assessor's Office  
Possessory Interest Section, Room 180  
500 West Temple Street  
Los Angeles, California 90012

Dear Mr. Edgington:

Antelope Valley California Poppy Reserve  
Request for Tax Cancellation APN 3236-150-64 & 65

On behalf of the State of California, the Department requests that all taxes for the above assessor parcel numbers be canceled as of March 10, 1995. The State acquired title and took legal possession of the property on that date. The deed will be recorded soon.

Therefore, pursuant to Section 4986 et seq of the Revenue and Taxation Code, we request that the taxes be canceled for these two parcels.

If I can provide you with any additional information, please call me at (916) 653-9918 or contact me at the above address.

Sincerely,

Original Signed by

Gordon McDaniel  
State Parks Land Officer

bcc: Dorothy Bolt  
4512 West Avenue K-12  
Lancaster, California 93536

GmcD:na

72-5633
Corporation Grant Deed

G. H. M. INVESTMENTS, INC.

a corporation organized under the laws of the state of California hereby GRANTS to THE STATE OF CALIFORNIA, the following described real property in the County of Los Angeles, State of California: as shown on the attached Exhibit "A" consisting of one (1) page.

In Witness Whereof, said corporation has caused its corporate name and seal to be affixed hereto and this instrument to be executed by its President and Secretary thereunto duly authorized.

Dated: March 3, 1977

G. H. M. Investments, Inc.

By __________________________
President

By __________________________
Secretary
STATE OF CALIFORNIA

COUNTY OF ________________

On ____________________________, before me, the undersigned, a Notary Public in and for said County and State, personally appeared ____________________________, known to me to be the ________________ , Secretary of the Corporation that executed the within Instrument, known to me to be the persons who executed the within Instrument on behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the within Instrument pursuant to its by-laws or a resolution of its board of directors.

WITNESS my hand and official seal.

(Seal)

Signature _________________________________________________________

Name (Typed or Printed) ____________________________________________

Notary Public in and for said County and State
RESOLUTION OF STATE PUBLIC WORKS BOARD
APPROVING ACQUISITION OF REAL PROPERTY
UNDER SECTION 15854 OF THE GOVERNMENT CODE
FOR THE
DEPARTMENT OF PARKS AND RECREATION

(Parcel 3249 - Poppy Preserve)

WHEREAS, the owner of the hereinafter identified parcel of
real property has agreed to sell said parcel to the State for the con-
sideration set forth in the hereinafter identified agreement, subject to
the terms and conditions contained therein.

NOW, THEREFORE, BE IT RESOLVED, the STATE PUBLIC WORKS BOARD,
by unanimous vote, hereby determines the consideration set forth in the
hereinafter identified agreement is fair and reasonable for the purchase
of certain property in the County of Los Angeles, State of California,
as more particularly described in that certain resolution adopted by
this Board on January 31, 1977, and designated as Exhibit "Q" of the
minutes of that date, and acquisition by condemnation is not necessary.

<table>
<thead>
<tr>
<th>Parcel Number</th>
<th>Date of Agreement</th>
<th>Date of Conveyance</th>
<th>Grantor</th>
</tr>
</thead>
</table>

BE IT FURTHER RESOLVED, that the conveyance identified above
is hereby accepted on behalf of the State of California and consent is
given to the recoradation thereof, and that either the Chairman or
Administrative Secretary of this Board is authorized to execute said
agreement and such other instruments as may be necessary to complete the
acquisition of said real property.

END OF RESOLUTION

I HEREBY CERTIFY the foregoing to be a full, true and correct
copy of a resolution adopted by unanimous vote of the State Public Works

WITNESS my hand this 28th day of March, 1977.

[Signature]
Administrative Secretary
State Public Works Board
EXHIBIT "A"

PARCEL 1:

The Northwest quarter of the Southwest quarter of Section 32, Township 8 North, Range 14 West, San Bernardino Meridian, in the County of Los Angeles, State of California.

EXCEPT therefrom a permanent and perpetual undivided one-half interest in fee in and to all oil, gas and other hydrocarbon substances and minerals in and under said land or recoverable thereon or therefrom, as reserved in deed from Title Insurance and Trust Company, a corporation, as sole surviving Trustee under the will of Emil Firth, deceased, recorded May 27, 1941 in Book 18450 Page 202, Official Records.

ALSO EXCEPT therefrom 25 percent of all crude oil, petroleum, gas, brea, asphaltum and all kindred substances and other minerals under and in said land, but without right of surface entry above 500 feet below the surface of said land, as reserved by Eric S. Hunz and Rose J. Hunz, husband and wife, in deeds recorded March 14, 1967 in Book D3582 Page 361, Official Records and March 14, 1967 in Book D3582 Page 360, Official Records.

PARCEL 2:

An easement for ingress, egress and public utility purposes, for use in common with others, over the Easterly 20 feet and Southerly 30 feet of the Southwest quarter of the Southwest quarter of Section 32, Township 8 North, Range 14 West, San Bernardino Meridian.
Memorandum

To: Office of the Director
   Department of Parks and Recreation
   1416 Ninth Street, 14th Floor
   Attention Les McCargo, Chief
   Management Office

From: Department of General Services - Real Estate Services Division
       650 Howe Avenue, Sacramento, CA 95825

Date: September 15, 1977
File No.

Subject: TRANSFER OF JURISDICTION
     Parks and Recreation
     Poppy Preserve
     DRP-379, Parcel 3249
     Ch 1521/74(w)

By resolution dated March 28, 1977, the State Public Works Board authorized the acquisition of subject parcel of real property required for the above-referenced project.

By this letter, the Department of General Services, acting pursuant to the Property Acquisition Law, formally transfers the parcel of said real property to the Department of Parks and Recreation as of this date.

Copies of the recorded instrument of conveyance and policy of title insurance for the parcel being transferred are enclosed for your use. Originals of these documents have been sent to the Proprietary Land Index for forwarding and permanent filing in the Office of the Secretary of State.

Taxes on this parcel have been handled pursuant to Section 4986, et seq., Revenue and Taxation Code.

Attached are three copies of this letter which we request be acknowledged. The original may be retained for your records. After acknowledgment, please return the three copies to this office.

DEPARTMENT OF GENERAL SERVICES

THOMAS F. SHERMAN
Supervising Land Agent

The Department of Parks and Recreation hereby acknowledges receipt of this letter and accepts jurisdiction over the property referred to herein.

By ____________________________ Date: SEP 29 1977
   Russell W. Cahill, Director

AC-122
POLICY OF TITLE INSURANCE

ISSUED BY:

First American Title Insurance Company

SUBJECT TO SCHEDULE B AND THE CONDITIONS AND STIPULATIONS HEREOF, FIRST AMERICAN TITLE INSURANCE COMPANY, a California corporation, herein called the Company, insures the insured, as of Date of Policy shown in Schedule A, against loss or damage, not exceeding the amount of insurance stated in Schedule A, and costs, attorney's fees and expenses which the Company may become obligated to pay hereunder, sustained or incurred by said insured by reason of:

1. Title to the estate or interest described in Schedule A being vested other than as stated therein:
2. Any defect in or lien or encumbrance on such title;
3. Unmarketability of such title; or
4. Any lack of the ordinary right of an abutting owner for access to at least one physically open street or highway if the land, in fact, abuts upon one or more such streets or highways;

and in addition, as to an insured lender only:

5. Invalidity of the lien of the insured mortgage upon said estate or interest except to the extent that such invalidity, or claim thereof, arises out of the transaction evidenced by the insured mortgage and is based upon
   a. usury, or
   b. any consumer credit protection or truth in lending law;

6. Priority of any lien or encumbrance over the lien of the Insured mortgage, said mortgage being shown in Schedule B in the order of its priority; or

7. Invalidity of any assignment of the insured mortgage, provided such assignment is shown in Schedule B.

IN WITNESS WHEREOF, First American Title Insurance Company has caused this policy to be signed and sealed by its duly authorized officers as of Date of Policy shown in Schedule A.

First American Title Insurance Company

BY [Signature]

PRESIDENT

ATTEST [Signature]

SECRETARY
1. DEFINITION OF TERMS

The following terms when used in this policy mean:

(a) "insured": the insured named in Schedule A, and, subject to any rights or defenses the Company may have had against the named insured, those who become insured with respect to the interest of such insured by operation of law as distinguished from purchase including, but not limited to, heirs, distributees, devisees, survivors, personal representatives, next of kin, or conservator of the insured. A term "insured" also includes (i) the owner of the indebtedness secured by the insured mortgage and each successor in ownership of such indebtedness (irrespective, however, all rights and defenses as to any such successor who acquires the indebtedness by operation of law as described in the first sentence of this subparagraph (a) that the Company would have had against the successor's transferees), and further includes (ii) any governmental agency or instrumentality which is an insurer or guarantor under an insurance contract or guaranty insuring or guaranteeing said indebtedness, or any part thereof, whether named as an insured herein or not, and (iii) the parties designated in paragraph 2 (a) of these Conditions and Stipulations.

(b) "insured claim": an insured claim and/or loss or damage hereunder.

(c) "insured lender": the owner of an insured mortgage.

(d) "insured mortgage": a mortgage shown in Schedule B, the owner of which is named as an insured in Schedule A.

(e) "knowledge": actual knowledge, not constructive knowledge or notice which may be imputed to an insured by reason of any public records.

(f) "land": the land described, specifically or by reference in Schedule C, and improvements affixed thereto which by law constitute real property; provided, however, the term "land" does not include any area excluded by Paragraph No. 8 of Part I of Schedule B of this Policy.

(g) "mortgage": mortgage, deed of trust, trust deed, or other security instrument.

(h) "public records": those records which by law require constructive notice of matters relating to the land.

2. CONTINUATION OF INSURANCE AFTER ACQUISITION OF TITLE BY INDEBTEDNESS

If this policy insures the owner of the indebtedness secured by the insured mortgage, this policy shall continue in force as of Date of Policy in favor of such insured who acquires all or any part of the estate or interest in the term described in Schedule C by foreclosure, trustee's sale, conveyance in lieu of foreclosure, or other legal manner which discharges the lien of the insured mortgage, and if such insured is a corporation, its transferee of the estate or interest so acquired, provided the transferee is the parent or wholly owned subsidiary of such insured; and in favor of any governmental agency or instrumentality which acquires all or any part of the estate or interest pursuant to a contract of insurance or guaranty insuring or guaranteeing the indebtedness secured by the insured mortgage. After any such acquisition the amount of insurance hereunder, exclusive of costs, attorneys' fees and expenses which the Company may be obligated to pay, shall not exceed the least of:

(i) the amount of insurance stated in Schedule A;

(ii) the amount of the unpaid principal of the indebtedness hereunder, as determined under Paragraph 6 (a) (iii) hereof, expenses of foreclosure and amounts advanced to protect the lien of the insured mortgage and paid by the insured in acquiring such estate or interest in the land; or

(iii) the amount paid by any governmental agency or instrumentality, if such agency or instrumentality, if the time of acquisition of such estate or interest in the land; or

(b) CONTINUATION OF INSURANCE AFTER ACQUISITION OF TITLE

The coverage of this policy shall continue in force as of Date of Policy, in favor of an insured so long as such insured retains an estate or interest in the land described in Schedule C and does not mortgage or encumber such estate or interest or the lien of the insured mortgage given to such insured.

3. DEFENSE AND PROSECUTION OF ACTIONS NOTICE TO CLAIM TO BE GIVEN BY AN INSURED CLAIMANT

(a) The Company, at its own cost and without undue delay, shall provide for the defense of an insured in litigation to the extent that such litigation involves an alleged defect, lien, encumbrance or other matter insured against by this policy.

(b) The insured shall notify the Company promptly in writing (i) in case of any litigation as set forth in (a) above; (ii) all knowledge shall come to an insured hereunder of any claim of title or interest which is adverse to the title to the estate or interest or the lien of the insured mortgage, as insured, and which might cause loss or damage for which the Company may be liable by virtue of this policy; or (iii) if the title to the estate or interest or the lien of the insured mortgage, as insured, is rejected as unmarketable. If such prompt notice shall not be given to the Company, then as to such insured all liability of the Company shall cease and terminate in regard to the matter or matters for which such prompt notice is required; provided, however, that failure to notify shall in no case prejudice the rights of any such insured under this policy unless the Company shall be prejudiced by such failure and then only to the extent of such prejudice.

(c) The Company shall have the right at its own cost to institute and without undue delay prosecute any action or proceeding or to do any other act which in its opinion may be necessary or desirable to protect the estate or interest or the lien of the insured mortgage, as insured, and the Company may take any appropriate action, whether or not required by the terms of this policy, and shall not thereby concede liability or waive any provision of this policy.

(d) Whenever the Company shall have brought any action or interposed a defense as required or permitted by the provisions of this policy, the Company may pursue any such litigation to final determination by a court of competent jurisdiction and expressly reserves the right, in its sole discretion, to appeal from any adverse judgment or order.

(e) In all cases where this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding, the insured hereunder shall be entitled to the Company's right to so prosecute or provide defense in such action or proceeding, and all appeals therein, and permit the Company to use, at its option, the name of such insured. Whenever requested by the Company, such insured shall give the Company, at the Company's expense, all reasonable assistance in such proceeding, in effecting settlement, securing evidence, obtaining witnesses, or prosecuting or defending such action or proceeding, and (2) in any other act which in the opinion of the Company may be necessary or desirable to establish the title to the estate or

interest or the lien of the insured mortgage, as insured, including but not limited to executing corrections in the title or any other matter insured against by this policy which constitutes the basis of loss or damage, and, when appropriate, state the basis of calculating the amount of such loss or damage.

Should such proof of loss or damage fail to state facts sufficient to enable the Company to determine its liability hereunder, insured claimant, at the written request of Company, shall furnish such additional information as may reasonably be necessary to make such determination.

No right of action shall accrue to insured claimant until 30 days after receipt of proof of loss or damage shall have been furnished.

Failure to furnish such proof of loss or damage shall terminate any liability of the Company under this policy as to such loss or damage.

5. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS AND OPTIONS TO PURCHASE INDEBTEDNESS

The Company shall have the option to pay or otherwise settle for or in the name of an insured claimant any claim insured against, or to terminate all liability and obligations of the Company hereunder by paying or tendering payment of the amount of insurance under this policy together with any costs, attorneys' fees and expenses incurred up to the time of such payment or tender of payment by the insured claimant and authorized by the Company. In case loss or damage is claimed under this policy by the owner of the indebtedness secured by the insured mortgage, the Company shall have the further option to purchase such indebtedness for the amount of the loss or damage together with all costs, attorneys' fees and expenses which the Company is obligated hereunder to pay. If the Company offers to purchase said indebtedness as herein provided, the owner of such indebtedness shall accept and assign his or her mortgage and any collateral securing the same to the Company upon payment thereof as herein provided. Upon such offer being made by the Company, the owner of the indebtedness shall deliver to the Company hereunder to the owner of the indebtedness secured by said insured mortgage, other than the obligation to purchase said indebtedness pursuant to this paragraph, are terminated.

6. DETERMINATION AND PAYMENT OF LOSS

(a) The liability of the Company under this policy shall not exceed the least of:

(i) the actual loss of the insured claimant; or

(ii) the amount of insurance stated in Schedule A, or, if applicable, the amount of insurance as defined in paragraph 2 (a) hereof; or

(iii) if this policy insures the owner of the indebtedness secured by the insured mortgage, and provided said owner is the insured herein, the amount of the unpaid principal of said indebtedness, plus interest thereon, provided such amount shall not exceed any loss or damage indebtedness created subsequent to Date of Policy, except as to amounts advanced to protect the lien of the insured mortgage and secured thereby.

(b) The Company will pay, in addition to any loss, interest, disability and other similar costs incurred upon an insured in litigation carried on by

(Continued on inside back cover)
SCHEDULE A

Total fee for Title, Examination and Title Insurance $318.00

Amount of Insurance: $36,000.00 Policy No. TOR 1-60963

Date of Policy: June 1, 1977 at 1:27 P.M.

1. Name of Insured:
   THE STATE OF CALIFORNIA.

2. The estate or interest referred to herein is at Date of Policy vested in:
   THE STATE OF CALIFORNIA.

3. The estate or interest in the land described in Schedule C and which is covered by this policy is:
   A fee.
SCHEDULE B

This policy does not insure against loss or damage, nor against costs, attorneys' fees or expenses, any or all of what arise by reason of the following:

Part One:

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.

Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.

2. Any facts, rights, interests or claims which are not shown by public records but which could be ascertained by an inspection of the land or by making inquiry of persons in possession thereof.

3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.

4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.

5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water.

6. Any right, title, interest, estate or easement in land beyond the lines of the area specifically described or referred to in Schedule C, or in abutting streets, roads, avenues, alleys, lanes, ways or waterways, but nothing in this paragraph shall modify or limit the extent to which the ordinary right of an abutting owner for access to a physically open street or highway is insured by this policy.

7. Any law, ordinance or governmental regulation (including but not limited to building and zoning ordinances) restricting or regulating or prohibiting the occupancy, use or enjoyment of the land, or regulating the character, dimensions or location of any improvement nor or hereafter erected on the land, or prohibiting a separation in ownership or a reduction in the dimensions or of the land, or the effect of any violation of any such law, ordinance or governmental regulation.

8. Rights of eminent domain or governmental rights of police power
SCHEDULE B

unless notice of the exercise of such rights appears in the public records.

9. Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed or agreed to by the insured claimant; (b) not shown by the public records and not otherwise excluded from coverage but known to the insured claimant either at Date of Policy or at the date such claimant acquired an estate or interest insured by this policy or acquired the insured mortgage and not disclosed in writing by the insured claimant to the Company prior to the date such insured claimant become an insured hereunder; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had been a purchaser or encumbrancer for value without knowledge.

Part Two:


1a. General and special county taxes for the fiscal year 1976-1977, in the amount of $376.60, plus penalty and cost.

2. An easement for ingress, and egress and public utility purposes, for use in common with others, over the Easterly 20 feet of said land, as reserved in the deed of trust recorded March 14, 1967 in book T5276 page 901, Official Records.
SCHEDULE C

The land referred to in this policy is situated in the State of California, County of Los Angeles and is described as follows:

PARCEL 1:

The Northwest quarter of the Southwest quarter of Section 32, Township 8 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

EXCEPT therefrom a permanent and perpetual undivided one-half interest in fee simple to all oil, gas and other hydrocarbon substances and minerals in and under said land or recoverable thereon or therefrom, as reserved in deed from Title Insurance and Trust Company, a corporation, as sole surviving Trustee under the will of Emil Flinth, deceased, recorded May 27, 1941 in book 18450 page 202, Official Records.

ALSO EXCEPT therefrom 25 percent of all crude oil, petroleum, gas, brea, asphaltum and all kindred substances and other minerals under and in said land, but without right of surface entry above 500 feet below the surface of said land, as reserved by Eric S. Munz and Rose J. Munz, husband and wife, in deeds recorded March 14, 1967 in book D3582 page 361, Official Records, and March 14, 1967 in book D3582 page 360, Official Records.

PARCEL 2:

An easement for ingress, egress and public utility purposes, for use in common with others, over the Easterly 20 feet and Southerly 30 feet of the Southwest quarter of the Southwest quarter of Section 32, Township 8 North, Range 14 West, San Bernardino Base and Meridian.
INDORSEMENT

Attached to Policy No. TOR 1-60963

Issued by

First American Title Insurance Company

The Company, recognizing the current effect of inflation on real property valuation and intending to provide additional monetary protection to the Insured Owner named in said Policy, hereby modifies said Policy, as follows:

1. Notwithstanding anything contained in said Policy to the contrary, the amount of insurance provided by said Policy, as stated in Schedule A thereof, is subject to cumulative annual upward adjustments in the manner and to the extent hereinafter specified.

2. "Adjustment Date" is defined, for the purpose of this Indorsement, to be 12:01 a.m. on the first January 1 which occurs more than six months after the Date of Policy, as shown in Schedule A of the Policy to which this Indorsement is attached, and on each succeeding January 1.

3. An upward adjustment will be made on each of the Adjustment Dates, as defined above, by increasing the maximum amount of insurance provided by said Policy (as said amount may have been increased theretofore under the terms of this Indorsement) by the same percentage, if any, by which the United States Department of Commerce Composite Construction Cost Index (base period 1967) for the month of September immediately preceding exceeds such index for the month of September one year earlier; provided, however, that the maximum amount of insurance in force shall never exceed 150% of the amount of insurance stated in Schedule A of said Policy, less the amount of any claim paid under said Policy which, under the terms of the Conditions and Stipulations, reduces the amount of insurance in force. There shall be no annual adjustment in the amount of insurance for years in which there is no increase in said Construction Cost Index.

4. In the settlement of any claim against the Company under said Policy, the amount of insurance in force shall be deemed to be the amount which is in force as of the date on which the insured claimant first learned of the assertion or possible assertion of such claim, or as of the date of receipt by the Company of the first notice of such claim, whichever shall first occur.

Nothing herein contained shall be construed as extending or changing the effective date of said Policy.

This indorsement is made a part of said Policy and is subject to the schedules, conditions and stipulations therein, except as modified by the provisions hereof.

First American Title Insurance Company

BY [Signature]

PRESIDENT

BY [Signature]

ASSISTANT SECRETARY

NOTE: In connection with a future application for title insurance covering said land, reissue credit on premium charges (if applicable at all) will be allowed only upon the original face amount of insurance as stated in Schedule A of said Policy.

FA-11 (9-30-74)
Owner Inflation
CONDITIONS AND STIPULATIONS

(Continued from inside front cover)

the Company for such insured, and all costs, attorneys’ fees and expenses in litigation carried on by such insured with the written authorization of the Company.

(c) When the amount of loss or damage has been definitely fixed in accordance with the conditions of this policy, the loss or damage shall be payable within 30 days thereafter.

7. LIMITATION OF LIABILITY

No claim shall arise or be maintainable under this policy (a) if the Company, after having received notice of an alleged defect, lien or encumbrance insured against hereunder, by litigation or otherwise, removes such defect, lien or encumbrance or establishes the title, or the lien of the insured mortgage, as insured, within a reasonable time after receipt of such notice; (b) in the event of litigation until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals therefrom, adverse to the title or to the lien of the insured mortgage, as insured, as provided in paragraph 3 hereof; or (c) for liability voluntarily admitted or assumed by an insured without prior written consent of the Company.

8. REDUCTION OF INSURANCE; TERMINATION OF LIABILITY

All payments under this policy, except payment made for costs, attorneys’ fees and expenses, shall reduce the amount of the insurance in pro tanto; provided, however, if the owner of the indebtedness secured by the insured mortgage is an insured hereunder, then such payments, prior to the acquisition of title to said estate or interest as provided in paragraph 2 (a) of these Conditions and Stipulations, shall not reduce pro tanto the amount of the insurance afforded hereunder to such insured, except to the extent that such payments reduce the amount of the indebtedness secured by such mortgage.

Payment in full by any person or voluntary satisfaction or release of the insured mortgage shall terminate all liability of the Company to an insured owner of the indebtedness secured by the insured mortgage, except as provided in paragraph 2 (a) hereof.

9. LIABILITY NONCUMULATIVE

It is expressly understood that the amount of insurance under this policy, as to the insured owner of the estate or interest covered by this policy, shall be reduced by any amount the Company may pay under any policy insuring (a) a mortgage hereafter executed by an insured which is a charge or lien on the estate or interest described or referred to in Schedule B and, the amount so paid shall be deemed a payment under this policy. The Company shall have the option to apply to the payment of any such mortgage any amount that otherwise would be payable hereunder to the insured owner of the estate or interest covered by this policy and the amount so paid shall be deemed a payment under this policy to said insured owner.

The provisions of this paragraph 9 shall not apply to an owner of the indebtedness secured by the insured mortgage, unless such insured acquires title to said estate or interest in satisfaction of said indebtedness or any part thereof.

10. SUBROGATION UPON PAYMENT OR SETTLEMENT

Whenever the Company shall have paid or settled a claim under this policy, all right of subrogation shall vest in the Company unaffected by any act of the insured claimant, except that the owner of the indebtedness secured by the insured mortgage may release or substitute the personal liability of any debtor or guarantor, or extend or otherwise modify the terms of payment, or release a portion of the estate or interest from the lien of the insured mortgage, or release any collateral security for the indebtedness, provided such act occurs prior to receipt by such insured of notice of any claim of title or interest adverse to the title to the estate or interest or the priority of the lien of the insured mortgage and does not result in any loss of priority of the lien of the insured mortgage. The Company shall be subrogated to and be entitled to all rights and remedies which such insured claimant would have had against any person or property in respect to such claim had this policy not been issued, and the Company is hereby authorized and empowered to sue, compromise or settle in its name or in the name of the insured to the full extent of the loss sustained by the Company. If requested by the Company, the insured shall execute any and all documents to evidence the within subrogation. If the payment does not cover the loss of such insured claimant, the Company shall be subrogated to such rights and remedies in the proportion which said payment bears to the amount of said loss, but such subrogation shall be in subordination to an insured mortgage. If loss should result from any act of such insured claimant, such act shall not void this policy, but the Company, in that event, shall as to such insured claimant be required to pay only that part of any losses insured against hereunder which shall exceed the amount, if any, lost to the Company by reason of the impairment of the right of subrogation.

11. LIABILITY LIMITED TO THIS POLICY

This instrument together with all endorsements and other instruments, if any, attached hereeto by the Company is the entire policy and contract between the insured and the Company.

Any claim of loss or damage, whether or not based on negligence, and which arises out of the status of the lien of the insured mortgage or of the title to the estate or interest covered hereby, or any action asserting such claim, shall be restricted to the provisions and conditions and stipulations of this policy.

No amendment or endorsement to this policy can be made except by writing endorsed hereon or attached hereto signed by either the President, a Vice President, the Secretary, an Assistant Secretary, or validating officer or authorized signatory of the Company.

No payment shall be made without producing this policy for endorsement of such payment unless the policy be lost or destroyed, in which case proof of such loss or destruction shall be furnished to the satisfaction of the Company.

12. NOTICES, WHERE SENT

All notices required to be given the Company and any statement in writing required to be furnished the Company shall be addressed to it at its home office at 421 North Main Street, Santa Ana, California, 92701, or to the office which issued this policy.
TO
Proprietary Land Index

UNIT
Acquisition

AGENCY
Parks and Recreation

PROJECT
Poppy Preserve

DBP-379

DATE
August 16, 1977

FILE REFERENCE
Parcel No. 3249

ATTACHED ARE

TYPE OF DOCUMENT
Corporation Grant Deed

GRANTOR
G. H. M. Investments, Inc.

GRANTEE

RECORDED ON
June 1, 1977

DOCUMENT NUMBER/SEQUENCE NUMBER
77-574773

BOOK NUMBER
1977

PAGE NUMBER

COUNTY OF OFFICIAL RECORD
Los Angeles

CONSISTING OF

X ACRES 40

TITLE INSURANCE POLICY NUMBER
TOR 1-60963

FOR

$ 36,000.00

ISSUED BY
First American Title Insurance Company

TRANSFER TO AGENCY

DEPARTMENT OF PARKS AND RECREATION

THIS IS A TIME PAYMENT SALE

LAST PAYMENT DUE ON

SUBMITTED BY

TITLE
ANDREW L. ZOLNAY
Senior Land Agent JHB

Enclosures

CC:
Sharon Kashuba
Client Agency

72 3469
AGREEMENT FOR TRANSFER OF CONTROL AND
POSSESSION TO DEPARTMENT OF PARKS AND RECREATION OF
CERTAIN REAL PROPERTY - MOJAVE DIVISION
LOS ANGELES COUNTY

This Agreement, entered into the 2\textsuperscript{nd} day of
\underline{June}, 19\textsuperscript{50}, by and between the DEPARTMENT OF WATER
RESOURCES, hereinafter called "WATER RESOURCES", and the DEPART-
MENT OF PARKS AND RECREATION, hereinafter called "PARKS", with
the approval of the Department of General Services.

WATER RESOURCES has control and possession of certain
property owned by the State of California in Los Angeles County
and designated on Exhibits A and B, which are by this reference
incorporated herein.

The State of California has acquired the fee title to
such land pursuant to Section 11575, et seq., of the Water Code
for the purposes of the State Water Project as defined in Section
12930, et seq., of the Water Code.

It is desired to transfer control and possession in
such real property to PARKS under the terms and conditions set
forth in this agreement.

NOW, THEREFORE, WATER RESOURCES and PARKS agree as
follows:

1. Control and possession of the real property designated on
Exhibits A and B are hereby transferred from WATER RESOURCES
to PARKS for State Park purposes in conjunction with the
Antelope Valley California Poppy State Reserve.
2. Operation and maintenance of the real property designated herein shall be the sole responsibility of PARKS, and WATER RESOURCES shall not be liable for any costs arising from such operation and maintenance, including but not limited to any claims arising from injury to persons or property.

3. The use of the land conveyed shall not endanger health, create a nuisance, or otherwise be incompatible with overall project recreational use.

4. The use of the land conveyed shall be in compliance with all applicable laws and regulations.

[Signatures]

DEPARTMENT OF WATER RESOURCES

DEPARTMENT OF PARKS AND RECREATION

I hereby certify that all conditions for exemption set forth in State Administrative Manual Section 1209 have been complied with and this document is exempt from review by the Department of Finance.

[Signature]

DEPARTMENT OF GENERAL SERVICES

APPROVED
AUG 7 1988

[Signature]

Supervising Land Agent
AGREEMENT FOR TRANSFER OF CONTROL AND
POSSESSION TO DEPARTMENT OF PARKS AND RECREATION OF
CERTAIN REAL PROPERTY - MOJAVE DIVISION
LOS ANGELES COUNTY

All of which real property is identified in the records of the Department of
Water Resources as:

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<th>DWR Parcel No.</th>
<th>Acres</th>
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<tr>
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<tr>
<td>3-2661-A</td>
<td>0.32</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td><strong>6.85</strong></td>
</tr>
</tbody>
</table>

And further described herein more particularly as follows:

(In the event of any discrepancy between the above identification and the
real property description herein, the real property description will control.)
That portion of lots three (3) and four (4), in Block Sixteen (16); lot four (4) in Block Seventeen (17); 167th Street; and Spring Street of Fairmont, as per map recorded in Book 42, pages 95 to 98 inclusive, of miscellaneous Records, in the office of the County Recorder of Los Angeles County, California, lying within the following described boundaries:

Beginning at a point on that certain course described as "North 39° 40' 32" West 1,178.86 feet" in Deed to the State of California, recorded December 13, 1966, in Book D-3505, Page 425 of Official Records, said County, said point being South 39° 40' 32" East 74.30 feet from the Northwesterly Terminus of said certain course said northwesterly terminus being a 2-inch iron pipe set in concrete marked with D.W.R. tag marked M2-208; THENCE from said point of beginning, along said certain course South 39° 40' 32" East 1,104.56 feet to a point in the Southerly line of Section 1, Township 7 North, Range 15 West, S.B.M.; thence along said southerly line South 89° 47' 53" West 568.49 feet to a point in the centerline line of said 167th Street (Cypress Street); thence leaving said southerly line and along said centerline North 00° 06' 44" East 153.53 feet to a point in the westerly line of that certain parcel of land as described in the Grant Deed to the State of California, recorded April 2, 1969, as Instrument No. 395, in Book 4325, Page 819, Los Angeles County Records; thence leaving said centerline along said Westerly line North 72° 16' 13" East 134.97 feet; thence North 11° 35' 32" West 398.12 feet; thence North 14° 58' 29" East 84.73 feet to the southwest corner of that certain parcel of land as described in the Grant Deed to the State of California, recorded January 4, 1968, as Instrument No. 539, in Book 3875, Page 894, Los Angeles County Records; thence along the westerly boundary of said Instrument No. 539, continuing North 14° 58' 29" East 192.19 feet to the point of beginning.

Containing an area of 6.85 acres, more or less, of which 0.51 acre lies within Avenue H.

Bearings and distances used in the above description are based on the California Coordinate System, Zone V.

Approved by
William J. Sweeney, L. S. 3011
MAY 29 1979
POLICY OF TITLE INSURANCE

 ISSUED BY

Title Insurance and Trust Company

Title Insurance and Trust Company, a California corporation, herein called the Company, for a valuable consideration paid for this policy, the number, the effective date, and amount of which are shown in Schedule A, hereby insures the parties named as Insured in Schedule A, the heirs, devisees, personal representatives of such Insured, or if a corporation, its successors by dissolution, merger or consolidation, against loss or damage not exceeding the amount stated in Schedule A, together with costs, attorneys' fees and expenses which the Company may become obligated to pay as provided in the Conditions and Stipulations hereof, which the Insured shall sustain by reason of:

1. Any defect in or lien or encumbrance on the title to the estate or interest covered hereby in the land described or referred to in Schedule C, existing at the date hereof, not shown or referred to in Schedule B or excluded from coverage in Schedule B or in the Conditions and Stipulations; or

2. Unmarketability of such title; or

3. Any defect in the execution of any mortgage shown in Schedule B securing an indebtedness, the owner of which is named as an Insured in Schedule A, but only to the extent that such defect affects the lien or charge of said mortgage upon the estate or interest referred to in this policy; or

4. Priority over said mortgage, at the date hereof, of any lien or encumbrance not shown or referred to in Schedule B, or excluded from coverage in the Conditions and Stipulations, said mortgage being shown in Schedule B in the order of its priority;

all subject, however, to the provisions of Schedules A, B and C and to the Conditions and Stipulations hereto annexed.

In Witness Whereof, Title Insurance and Trust Company has caused its corporate name and seal to be hereunto affixed by its duly authorized officers on the date shown in Schedule A.

Title Insurance and Trust Company

by

PRESIDENT

Copy of Policy

No additional liability assumed

SECRETARY
SCHEDULE A

Amount $3,500.00  Effective Date January 4, 1963 at 8 a.m.

INSURED

STATE OF CALIFORNIA.

1. Title to the estate or interest covered by this policy at the date hereof is vested in:

STATE OF CALIFORNIA.

2. The estate or interest in the land described or referred to in Schedule C covered by this policy is a fee.

SCHEDULE B

This policy does not insure against loss or damage by reason of the following:

PART I

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.

2. Any facts, rights, interests, or claims which are not shown by the public records but which could be ascertained by an inspection of said land or by making inquiry of persons in possession thereof.

3. Easements, claims of easement or encumbrances which are not shown by the public records.

4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.

5. Unpatented mining claims, reservations or exceptions in patents or in Acts authorizing the issuance thereof, water rights, claims or title to water.
SCHEDULE B — (Continued)

PART II

1. General and special county taxes for the fiscal year 1957-1958,

2. An easement over said land for pole lines, conduits and incidental purposes, as granted to Southern California Edison Company, Ltd., by deed recorded October 17, 1946 in Book 2302, Page 187, Official Records.

Said deed provides that the poles of said line shall be erected within Lot 3 of Block 16.
SCHEDULE C

The land referred to in this policy is situated in the county of Los Angeles, state of California, and is described as follows:

That portion of Lot 2 in Block 16 of Belmont, in the county of Los Angeles, state of California, as set out recorded in book 42 pages 95 to 98 inclusive of Miscellaneous Records, in the office of the county recorder of said county, lying easterly of the following described line:

Beginning at a point on that certain course described as North 39° 40' 22" East, 1,776.98 feet, in deed to State of California, recorded on December 13, 1866 in book B-33 of page 445 of Official Records, in the office of the county recorder of said county, said point being South 39° 40' 22" West, 7,37 feet from the northerly terminus of said certain course; thence South 11° 59' 29" East, 470.17 feet; thence South 11° 35' 53" East, 334.12 feet; thence South 75° 25' 53" East, 621.68 feet to a point in the southerly line of Section 1, Township 7 North, Range 15 East, San Bernardino meridian, according to the official plat thereof; said point being South 39° 47' 55" West, 580.90 feet from the south quarter corner of said Section.

Bearings and distances used in the above description are based on the California Coordinate System, Zone 5. Accepting therefore that portion of said land described in that certain deed to the state of California recorded on December 13, 1866, as Instrument No. 274 in book B-33 of page 445, Official Records, in the office of the county recorder of said county.

Title acquired by deed from Lillie Troxel Hinajosa and Mart Hinajosa, husband and wife, recorded January 4, 1963.
This is not a survey of the land but is compiled for information by the Title Insurance and Trust Company from data shown by the official records.
HERMAN CATHOLIC ARCHBISHOP OF LOS ANGELES, a Corporate Sole,

a corporation organized under the laws of the state of California hereby GRANTS to THE STATE OF CALIFORNIA, the following described real property in the County of Los Angeles, State of California:

Southeast quarter of Section 32, Township 8 North, Range 14, West, San Bernardino Base and Meridian, according to the official plat of said land approved by the Surveyor General February 19, 1856.

In Witness Whereof, said corporation has caused its corporate name and seal to be affixed hereto and this instrument to be executed by its Attorney in Fact and Secretary, the corporex duly authorized.

Dated: April 22, 1977

By: [Signature]

Attorney in Fact

By: [Signature]

Secretary
STATE OF CALIFORNIA
COUNTY OF LOS ANGELES  ) ss.

On APRIL 26, 1977 before me, the undersigned, a Notary Public
in and for said State, personally appeared BENJAMIN G. HAWICKS, known to me to be the person whose name is subscribed to the within instrument, as the Attorney-in-fact of The Roman Catholic Archbishop of Los Angeles, a corporation sole, and acknowledged to me that he subscribed the name of The Roman Catholic Archbishop of Los Angeles, a corporation sole thereto as principal and his own name as Attorney-in-fact.

WITNESS my hand and official seal.

Signature ANNE K. GRAY

ANNE K. GRAY
Name (Typed or Printed)
Memorandum

Date: March 21, 1978

To: Office of the Director
   Department of Parks and Recreation
   1416 Ninth Street, 14th Floor
   Sacramento, CA 95824
   Attention: Les McCargo, Chief
   Management Office

From: Department of General Services - Real Estate Services Division
   650 Howe Avenue, Sacramento 95825

Subject: TRANSFER OF JURISDICTION
Parks and Recreation
Poppy Preserve
Parcel 2937

By resolution dated May 23, 1977, the State Public Works Board authorized the acquisition of subject parcel of real property required for the above-referenced project.

The Department of Parks and Recreation having determined that the subject parcel is needed for the purpose for which acquired as of the date hereof, the Director of General Services, acting pursuant to the Property Acquisition Law, transfers jurisdiction of the subject parcel of real property to the Department of Parks and Recreation as of such date.

Copies of the recorded instrument of conveyance and policy of title insurance for the parcel being transferred are enclosed for your use. Originals of these documents have been sent to the Proprietary Land Index for forwarding and permanent filing in the Office of the Secretary of State.

Taxes on this parcel have been handled pursuant to Section 4986, et seq., Revenue and Taxation Code.

Attached are three copies of this letter which we request be acknowledged on behalf of the Department of Parks and Recreation. The original may be retained for your records. After so signing, please return the three copies to this office.

DEPARTMENT OF GENERAL SERVICES

THOMAS F. SHERMAN
Supervising Land Agent

Receipt of this communication with enclosures mentioned is hereby acknowledged.

DEPARTMENT OF PARKS AND RECREATION

Date 4-3-78

PC-30
POLICY OF TITLE INSURANCE

ISSUED BY

First American Title Insurance Company

SUBJECT TO SCHEDULE B AND THE CONDITIONS AND STIPULATIONS HEREOF, FIRST AMERICAN TITLE INSURANCE COMPANY, a California corporation, herein called the Company, insures the insured, as of Date of Policy shown in Schedule A, against loss or damage, not exceeding the amount of insurance stated in Schedule A, and costs, attorneys' fees and expenses which the Company may become obligated to pay hereunder, sustained or incurred by said insured by reason of:

1. Title to the estate or interest described in Schedule A being vested other than as stated therein;
2. Any defect in or lien or encumbrance on such title;
3. Unmarketability of such title; or
4. Any lack of the ordinary right of an abutting owner for access to at least one physically open street or highway if the land, in fact, abuts upon one or more such streets or highways;

and in addition, as to an insured lender only:

5. Invalidity of the lien of the insured mortgage upon said estate or interest except to the extent that such invalidity, or claim thereof, arises out of the transaction evidenced by the insured mortgage and is based upon
   a. usury, or
   b. any consumer credit protection or truth in lending law;
6. Priority of any lien or encumbrance over the lien of the insured mortgage, said mortgage being shown in Schedule B in the order of its priority; or
7. Invalidity of any assignment of the insured mortgage, provided such assignment is shown in Schedule B.

IN WITNESS WHEREOF, First American Title Insurance Company has caused this policy to be signed and sealed by its duly authorized officers as of Date of Policy shown in Schedule A.

First American Title Insurance Company

BY

PRESIDENT

ATTEST

SECRETARY
SCHEDULE A

Total fee for Title, Examination and Title Insurance $517.25

Amount of Insurance: $100,000.00
Policy No. TOR 1-60955

Date of Policy: June 24, 1977 at 1:11 P.M.

1. Name of Insured:
   THE STATE OF CALIFORNIA.

2. The estate or interest referred to herein is at Date of Policy vested in:
   THE STATE OF CALIFORNIA.

3. The estate or interest in the land described in Schedule C and which is covered by this policy is:
   A fee.
SCHEDULE B

This policy does not insure against loss or damage, nor against costs, attorneys' fees or expenses, any or all of what arise by reason of the following:

Part One:

1. Taxes or assessments which are not shown as existing liens by the records of any taxing authority that levies taxes or assessments on real property or by the public records.
   
   Proceedings by a public agency which may result in taxes or assessments, or notices of such proceedings, whether or not shown by the records of such agency or by the public records.

2. Any facts, rights, interests or claims which are not shown by public records but which could be ascertained by an inspection of the land or by making inquiry of persons in possession thereof.

3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.

4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.

5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in Acts authorizing the issuance thereof; (c) water rights, claims or title to water.

6. Any right, title, interest, estate or easement in land beyond the lines of the area specifically described or referred to in Schedule C, or in abutting streets, roads, avenues, alleys, lanes, ways or waterways, but nothing in this paragraph shall modify or limit the extent to which the ordinary right of an abutting owner for access to a physically open street or highway is insured by this policy.

7. Any law, ordinance or governmental regulation (including, but not limited to building and zoning ordinances) restricting or regulating, or prohibiting the occupancy, use or enjoyment of the lands, or regulating the character, dimensions or location of any improvement not or hereafter erected on the land, or prohibiting a separation in ownership or a reduction in the dimensions of the land, or the effect of any violation of any such law, ordinance, or governmental regulation.

8. Rights of eminent domain or governmental rights of police power.
SCHEDULE B

unless notice of the exercise of such rights appears in the public records.

9. Defects, liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed or agreed to by the insured claimant; (b) not, shown by the public records and not otherwise excluded from coverage but known to the insured claimant either at Date of Policy or at the date such claimant acquired an estate or interest insured by this policy or acquired the insured mortgage and not disclosed in writing by the insured claimant to the Company prior to the date such insured claimant became an insured hereunder; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to Date of Policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had been a purchaser or encumbrancer for value without knowledge.

Part Two:


2. An easement for public street, road or highway purposes as provided in the deed recorded April 29, 1970 as Instrument No. 3203 over the Southerly 50 feet of said land.
SCHEDULE C

The land referred to in this policy is situated in the State of California, County of Los Angeles and is described as follows:

The Southeast quarter of Section 32, Township 8 North, Range 14, West, Son. Bernardino Meridian, according to the official plat of said land approved by the Surveyor General February 19, 1856.
T. 8 N.; R. 14 W.

This is not a survey of the land but is compiled for information only from data shown by official records.

First American Title Company of Los Angeles.
Grant Deed

LEONARD A. WILLEY and DOROTHY E. WILLEY, husband and wife, as joint tenants,

hereby GRANTS to THE STATE OF CALIFORNIA, the following described real property in the
County of Los Angeles, State of California:

PARCEL 1:
North 130 feet of the West one-half of the West one-half of the Southwest quarter of the Northwest quarter of Section 5, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

PARCEL 2:
An easement for road, utilities, and incidental purposes, over the West 20 feet of the East one-half of the West one-half of the Southwest quarter of the Northwest quarter of Section 5, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

PARCEL 3:
An easement for road, utilities, and incidental purposes, over the East 20 feet of the South one-half of the Northeast quarter of Section 6, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

Excepting from Parcel 1 above, that portion, if any, lying within the existing well site and access thereto.

Dated: April 23, 1980

LEONARD A. WILLEY

Subscribing Witness:

Paula Kurland

72 4294
GRANTOR(S)

STATE OF CALIFORNIA

County of ________ LOS ANGELES ________

On April 23 ________ 1980 ________ before me, the undersigned, a Notary Public in and for the State of California, personally appeared:

LEONARD A. WILLEY AND DOLORETTE WILLEY

known to me to be the person whose name is subscribed to the within instrument and acknowledged that they executed the same.

WITNESS my hand and official seal.

(Seal) Ruth E. Crane

Ruth E. Crane
Name (Typed or Printed)
Notary Public in and for the State of California

OFFICIAL SEAL
RUTH E. CRANE
NOTARY PUBLIC CALIFORNIA
PRINCIPAL OFFICE IN LOS ANGELES COUNTY
My Commission Expires October 16, 1981

SUBSCRIBING WITNESS

STATE OF CALIFORNIA

County of ________ LOS ANGELES ________

On April 23 ________ 1980 ________ before me, the undersigned, a Notary Public in and for the State of California, personally appeared:

S. KULANDA

known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who, being by me duly sworn, deposed and said that he was present and saw LEONARD A. WILLEY AND DOLORETTE WILLEY

personally, known to him to be the person described in and whose name is subscribed to the within instrument, execute the same; and that affiant subscribed his name thereto as a witness to said execution.

WITNESS my hand and official seal.

(Seal) Ruth E. Crane

Ruth E. Crane
Name (Typed or Printed)
Notary Public in and for the State of California

OFFICIAL SEAL
RUTH E. CRANE
NOTARY PUBLIC CALIFORNIA
PRINCIPAL OFFICE IN LOS ANGELES COUNTY
My Commission Expires October 16, 1981
RESOLUTION OF STATE PUBLIC WORKS BOARD AMENDING LEGAL DESCRIPTION AND APPROVING ACQUISITION OF REAL PROPERTY UNDER SECTION 15854 OF THE GOVERNMENT CODE

(Parcel 2938 - Poppy Preserve)

WHEREAS, this Board adopted a resolution on March 31, 1978, (see Exhibit "PP", minutes of that date), selecting site and authorizing acquisition of 11 parcels of real property in the County of Los Angeles, State of California, for use of the Department of Parks and Recreation; and

WHEREAS, it is desired that the legal description set out in Parcel 2938 in said resolution be amended to delete certain lands; and

WHEREAS, the owners of the hereinafter identified parcel of real property have agreed to sell said parcel to the State for the consideration set forth in the hereinafter identified agreement, subject to the terms and conditions contained therein;

NOW, THEREFORE, BE IT RESOLVED, that said resolution dated March 31, 1978, is hereby amended by deleting the description of Parcel 2938 presently contained therein, and in lieu thereof inserting the following description:

PARCEL 2938

PARCEL 1:

The West one-half of the West one-half of the Southwest quarter of the Northwest quarter of Section 5, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

PARCEL 2:

An easement for road, utilities, and incidental purposes, over the West 20 feet of the East one-half of the West one-half of the Southwest quarter of the Northwest quarter of Section 5, Township 7 North, Range 14 west, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.
PARCEL 3:

An easement for road, utilities, and incidental purposes, over the East 20 feet of the South one-half of the Northeast quarter of Section 6, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

In all other respects, the original resolution shall remain in full force and effect, and all of its provisions and recitals shall be applicable hereto.

BE IT FURTHER RESOLVED, the State Public Works Board by unanimous vote hereby determines the consideration set forth in the herein-after identified agreement is fair and reasonable for the purchase of certain property in the Los Angeles County, State of California, as more particularly described in that certain resolution adopted by this Board on March 31, 1978, designated as Exhibit "PP" of the minutes of that date, as amended herein, and acquisition by condemnation is not necessary.

<table>
<thead>
<tr>
<th>Parcel Number</th>
<th>Date of Agreement</th>
<th>Date of Conveyance</th>
<th>Grantor</th>
</tr>
</thead>
</table>

BE IT FURTHER RESOLVED, that the State Public Works Board hereby accepts on behalf of the State of California the conveyance identified above and consents to the recordation thereof; and

BE IT FURTHER RESOLVED, that either the Chairman or the Administrative Secretary of this Board be, and he hereby is, authorized and directed to execute said agreement and approve such other instruments as may be necessary to complete the acquisition of said real property.

END OF RESOLUTION

I HEREBY CERTIFY the foregoing to be a full, true and correct copy of a resolution adopted by unanimous vote of the State Public Works Board on May 30, 1980.

WITNESS my hand this 30th day of May 1980.

[Signature]

Administrative Secretary
State Public Works Board
Memorandum

Date: March 27, 1981

To: Jack Harrison
Department of Parks and Recreation
1020 8th Street, 2nd Floor
Sacramento, CA 95826
Attention Acquisition Division

From: Department of General Services - Real Estate Services Division
650 Howe Avenue, Sacramento 95825

File No.: 2938

Subject: TRANSFER OF JURISDICTION
Parks and Recreation
Poppy Reserve, DBP-379

By resolution dated May 30, 1980, the State Public Works Board authorized the acquisition of subject parcel of real property required for the above-referenced project.

The Department of Parks and Recreation having determined that the subject parcel is needed for the purpose for which acquired as of the date hereof, the Director of General Services, acting pursuant to the Property Acquisition Law, transfers jurisdiction of the subject parcel of real property to the Department of Parks and Recreation as of such date.

Copies of the recorded instrument of conveyance and policy of title insurance for the parcel being transferred are enclosed for your use. Originals of these documents have been sent to the Proprietary Land Index for forwarding and permanent filing in the Office of the Secretary of State.

Taxes on this parcel have been handled pursuant to Section 4986, et seq., Revenue and Taxation Code.

Attached are three copies of this letter which we request be acknowledged on behalf of the Department of Parks and Recreation. The original may be retained for your records. After so signing, please return the three copies to this office.

DEPARTMENT OF GENERAL SERVICES

THOMAS F. SHERMAN
Supervising Land Agent

Receipt of this communication with enclosures mentioned is hereby acknowledged.

DEPARTMENT OF PARKS AND RECREATION

BY: Stephen C. Moffett

PLI # 72-4294
PC-30

DATE (stamped) April 21, 1981
POLICY OF TITLE INSURANCE

ISSUED BY

First American Title Insurance Company

SUBJECT TO SCHEDULE B AND THE CONDITIONS AND STIPULATIONS HEREOF, FIRST AMERICAN TITLE INSURANCE COMPANY, a California corporation, herein called the Company, insures the insured, as of Date of Policy shown in Schedule A, against loss or damage, not exceeding the amount of insurance stated in Schedule A, and costs, attorneys' fees and expenses which the Company may become obligated to pay hereunder, sustained or incurred by said insured by reason of:

1. Title to the estate or interest described in Schedule A being vested other than as stated therein;
2. Any defect in or lien or encumbrance on such title;
3. Unmarketability of such title; or
4. Any lack of the ordinary right of an abutting owner for access to at least one physically open street or highway if the land, in fact, abuts upon one or more such streets or highways;

and in addition, as to an insured lender only:

5. Invalidity of the lien of the insured mortgage upon said estate or interest except to the extent that such invalidity, or claim thereof, arises out of the transaction evidenced by the insured mortgage and is based upon
   a. usury, or
   b. any consumer credit protection or truth in lending law;
5. Priority of any lien or encumbrance over the lien of the insured mortgage, said mortgage being shown in Schedule B in the order of its priority; or
6. Invalidity of any assignment of the insured mortgage, provided such assignment is shown in Schedule B;

IN WITNESS WHEREOF, First American Title Insurance Company has caused this policy to be signed and sealed by its duly authorized officers as of Date of Policy shown in Schedule A.

First American Title Insurance Company

BY

President

ATTEST

Secretary

B1 568265

72 4294
SCHEDULE A

Total Fee for Title Examination and Title Insurance $100.00

Amount of Insurance: $1200.00

Policy No. TUR 139309

Date of Policy: July 01, 1969 or F.L.O.

1. Name of Insured:
   THE STATE OF CALIFORNIA.

2. The estate or interest referred to herein is at date of policy vested in:
   THE STATE OF CALIFORNIA.

3. The estate or interest in the land described in Schedule C and which is covered by this policy is:
   Parcel No. 3 to a fee and parcels 1 thru 3 as to an easement.
SCHEDULE A

This policy does not insure against loss or damage, nor against costs, attorneys' fees or expenses, any or all of which arise by reason of the following:

Part One:

1. Taxes or assessments which are not shown on the records of any taxing authority that levies taxes or assessments on real property or by any public records.

Proceedings by a public agency which may result in taxes or assessments or notices of such proceedings, whether or not shown by the records of such agency or by the public records.

2. Any facts, rights, interests or claims which are not shown by public records but which are revealed by an inspection of the land or by making inquiry of persons in possession thereof.

3. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.

4. Discrepancies, conflicts in boundary lines, shortage in area, encroachments, or any other facts which a correct survey would disclose, and which are not shown by the public records.

5. (a) Unpatented mining claims; (b) reservations or exceptions in patents or in acts authorizing the issuance thereof; (c) water rights, claims or title to water.

6. Any right, title, interest, estate or easement in land beyond the lines of the area specifically described or referred to in Schedule C, or in existing streets, roads, avenues, alleys, lines, ways or waterways, but nothing in this paragraph shall affect or limit the estate or interest of the owner or an adjacent owner for access to a physically open street or highway insured by this policy.

7. Any law, ordinance or governmental regulation (including but not limited to building and zoning ordinances) restricting or regulating or prohibiting the occupancy, use or enjoyment of the land or regulating the character, dimensions or location of any improvement now or hereafter erected on the land, or prohibiting a separation in ownership or a reduction in the dimensions or area of the land, or the effect of any violation of any such law, ordinance or governmental regulation.
SCHEDULE B

3. Rights of eminent domain or governmental rights of police power unless notice of the exercise of such rights appears in the public records.

4. Liens, encumbrances, adverse claims, or other matters (a) created, suffered, assumed, agree to by the insured claimant; (b) not shown by the public records and not otherwise excluded from coverage and known to the insured claimant either as of date of policy or at the date such claimant acquired an estate or interest insured by this policy or acquired the insured mortgage and not disclosed in writing by the insured claimant to the Company prior to the date such insured claimant became an insured hereunder; (c) resulting in no loss or damage to the insured claimant; (d) attaching or created subsequent to date of policy; or (e) resulting in loss or damage which would not have been sustained if the insured claimant had been a purchaser or encumbrancer for value without knowledge.

PORT TWO:

1. General and special taxes, a lien not yet payable, for the fiscal year 1980-1981.

2. Any general and special taxes which may be assessed by reason of:

a) Improvements added subsequent to March 1, 1975.

b) Changes in ownership accruing subsequent to March 1, 1975.

c) Reappraisal of property values as of March 1, 1975.

3. An easement over the under 4 foot strip of land to 20 feet and the right to run water and put all necessary or utility purposes as reserved by mortgage no. 129 and any x. be every husband and wife in deed recorded July 9, 1913, as Instrument No. 713.

4. An easement for public utilities and incidental purposes, as granted to General Telephone Company of California, a corporation, in deed recorded August 6, 1930, as Instrument No. 113, over a strip of land lying within said land, except or street.

The centerline of said 4 foot strip of land is described as follows:
SCHEDULE B

Beginning at a point 20 feet East from the Southwest corner of said land; thence North by East 200 feet.

An easement for public utilities in incidental purposes, as granted to Southern California Edison Company, a corporation, in deed recorded April 24, 1967 as Instrument No. 2070, over the westerly 10 feet of said land.

An easement for ingress, egress, and incidental purposes, 50 feet and 32 feet in width, over said land as delineated on a map attached thereto, marked Certificate of Exception No. 2471, Plot Plan Map, as set forth in an instrument recorded March 22, 1972 as Instrument No. 3210.
The land referred to in this policy is situated in the State of California, County of Los Angeles and is described as follows:

PARCEL 1:
The west one-half of the west one-half of the Southwest quarter of the Northwest quarter of Section 5, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

PARCEL 2:
An easement for road, utilities, and incidental purposes, over the west 20 feet of the west one-half of the west one-half of the Southwest quarter of the Northwest quarter of Section 5, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.

PARCEL 3:
An easement for road, utilities, and incidental purposes, over the east 20 feet of the South one-half of the Northeast quarter of Section 6, Township 7 North, Range 14 West, San Bernardino Base and Meridian, in the County of Los Angeles, State of California.
INDORSEMENT

Attached to Policy No. TOR 80139309

Issued by

First American Title Insurance Company

The Company, recognizing the current effect of inflation on real property valuation and intending to provide additional monetary protection to the Insured Owner named in said Policy, hereby modifies said Policy, as follows:

1. Notwithstanding anything contained in said Policy, to the contrary, the amount of insurance provided by said Policy, as stated in Schedule A thereof, is subject to cumulative annual upward adjustments in the manner and to the extent hereinafter specified.

2. "Adjustment Date" is defined, for the purpose of this Indorsement, to be 12:01 a.m. on the first January 1 which occurs more than six months after the Date of Policy, as shown in Schedule A of the Policy to which this Indorsement is attached, and on each succeeding January 1.

3. An upward adjustment will be made on each of the Adjustment Dates, as defined above, by increasing the maximum amount of insurance provided by said Policy (as said amount may have been increased theretofore under the terms of this Indorsement) by the same percentage, if any, by which the United States Department of Commerce Composite Construction Cost Index (base period 1967) for the month of September immediately preceding exceeds such Index for the month of September one year earlier, provided, however, that the maximum amount of insurance in force shall never exceed 150% of the amount of any claim paid under said Policy, which, under the terms of the Conditions and Stipulations, reduces the amount of insurance in force. There shall be no annual adjustment in the amount of insurance for years in which there is no increase in said Construction Cost Index.

4. In the settlement of any claim against the Company under said Policy, the amount of insurance in force shall be deemed to be the amount which is in force as of the date on which the insured claimant first learned of the assertion or possible assertion of such claim, or as of the date of receipt by the Company of the first notice of such claim, whichever shall first occur.

Nothing herein contained shall be construed as extending or changing the effective date of said Policy.

This indentorsemnt is made a part of said Policy and is subject to the schedules, conditions and stipulations therein, except as modified by the provisions hereof.

First American Title Insurance Company

BY

[Signature]

President

BY

[Signature]

Assistant Secretary

NOTE: In connection with a future application for title insurance covering said land, reissue credit on premium charges (if applicable at all) will be allowed only upon the original face amount of insurance as stated in Schedule A of said Policy.
INDORSEMENT

Attached to Policy No. TOR 80139309

Issued by

First American Title Insurance Company

1. This Indorsement shall be effective only if at Date of Policy there is located on the land described in said Policy a one-to-four family residential structure, in which the Insured Owner resides or intends to reside. For the purpose of this Indorsement the term "residential structure" is defined as the principal dwelling structure located on said land together with all improvements thereon related to residential use of the property except plantings of any nature, perimeter fences and perimeter walls, and the term "Insured Owner" is defined as any insured named in paragraph 1 of Schedule A and, subject to any rights or defenses the Company may have had under said Policy and all indorsements, such insured's heirs, distributees, devisees, survivors, personal representatives or next of kin.

2. The Company hereby insures the Insured Owner of the estate or interest described in Schedule A against loss or damage which the Insured Owner shall sustain by reason of:

a. the existence at Date of Policy of any of the following matters:

1) lack of a right of access from said land to a public street;

2) any statutory lien for labor or materials attaching to said estate or interest arising out of any work of improvement on said land, in progress or completed at the date of the policy, except those liens arising out of a work of improvement for which the Insured has agreed to be responsible.

b. the removal of the residential structure or the interference with the use thereof for ordinary residential purposes as the result of a final Court Order or Judgment, based upon the existence at the Date of the Policy of:

1) any encroachment of said residential structure or any part thereof onto adjoining lands, or onto any easement shown as an exception in Part II of Schedule B of said Policy, or onto any unrecorded subsurface easement;

2) any violation on the land of enforceable covenants, conditions or restrictions, provided that this coverage shall not refer to or include the terms, covenants and conditions contained in any lease, sub-lease, or contract of sale referred to in this Policy;

3) any violation of applicable zoning ordinances to the extent that such ordinances regulate (a) area, width or depth of the land as a building site for the residential structure; (b) floor space area of the residential structure; (c) set back of the residential structure from the property lines of the land; or (d) height of the residential structure.

c. damage to the residential structure resulting from the exercise of any right to use the surface of said land for the extraction or development of the minerals excepted from the description of said land or shown as a reservation in Schedule B.

The total liability of the Company under said Policy and all indorsements attached thereto shall not exceed, in the aggregate, the amount of said Policy and costs which the Company is obligated under the conditions and stipulations thereof to pay; and nothing contained herein shall be construed as extending or changing the effective date of said Policy.

This Indorsement is made a part of said Policy and is subject to the schedules, conditions and stipulations therein, except as modified by the provisions hereof.

First American Title Insurance Company

BY: Alan M. Monroe
President

BY: Rene Manufa
Assistant Secretary