<u>FIRST AMENDMENT</u> <u>TO</u>

PURCHASE AND CONSTRUCTION AGREEMENT (LOT 90, SUNNYSIDE POINTE)

THIS FIRST AMENDMENT TO PURCHASE AND CONSTRUCTION AGREEMENT (this "First Amendment") is made and entered into as of the 6th day of September, 2013, by and between OLD PUEBLO COMMUNITY SERVICES, an Arizona nonprofit corporation ("Seller"), and Armando P. Laguna Jr. ("Buyer").

Preliminary Statements

- A. Seller and Buyer previously entered into a certain Purchase and Construction Agreement dated as of April 1, 2011 (the "Original Agreement"), for the purchase and sale of a single-family residence located at 926 E. Pentecrest Road, Tucson, Arizona 85706, which is legally described as Lot 90 of Sunnyside Pointe, a subdivision of Pima County, Arizona, which is Pima County tax code parcel 140-20-1440 (referred to in the Original Agreement and herein as the "Property").
- B. The consummation of the purchase and sale of the Property occurred on December 22, 2011 (the "Closing Date").
- C. Seller has entered into an agreement with Pima County that requires the modification of certain aspects of the purchase and sale of the Property in order to bring such transaction in compliance with certain requirements of the Federal Housing Administration (the "FHA") and the U.S. Department of Housing and Urban Development ("HUD"). FHA and HUD are requiring, among other things, that the Total Purchase Price of the Property (as defined in the Original Agreement) not exceed the appraised value of the Property as of the Closing Date and that the total of all liens against the Property not exceed the appraised value of the Property as of the Closing Date.
- B. Accordingly, Seller and Buyer desire to amend certain provisions of the Original Agreement on the terms and conditions set forth in this First Amendment.

Amendments

THEREFORE, for mutual consideration, the receipt and adequacy of which are hereby acknowledged, Seller and Buyer agree:

- 1. <u>Modification of Purchase Price</u>. Section 1 of the Original Agreement, Purchase Price, is hereby amended as follows:
- (a) The Total Purchase Price of the Property shall be \$123,000.00, which is equal to the appraised value of the Property as of the Closing Date.

(b) The line items in Section 1 of the Original Agreement comprising the breakdown of the Purchase Price and the payment thereof is amended to read as follows:

The Purchase Price of the Property is:

\$123,000.00	Base Purchase Price of the Property
\$0.00	Premium for Land
\$ _0.00	DESIGNflex Selection Order amount (if applicable)
\$ 123,000.00	Gross Purchase Price of the Property Deductions
\$	N/A
\$	N/A
\$ _123,000.00_	"Total Purchase Price" of the Property, payable as follows:
\$ 450.00	"Earnest Money" due upon Buyer's execution of this Agreement
\$	DESIGNflex Selections Payment
\$	Cash balance due at Closing
\$	Seller Credit Towards Closing Costs
\$_119,881.00_	Amount to be financed ("Loan")
\$_3,119.00	Affordability lien amount
\$123,000.00	Total due at Closing, including cash, Earnest Money and Loan proceeds

- 2. <u>Modification of Exhibit "A" Use Restrictions to Special Warranty Deed</u>. Buyer hereby agrees to modify the use restrictions set forth in Exhibit "A" to the Special Warranty Deed by which Buyer took title to the Property in the form set forth in Exhibit "A" hereto, which is by this reference incorporated herein. Seller and Buyer shall cause the re-recordation of the original Special Warranty Deed with the revised Exhibit "A" attached, or, if such original deed is not available, to execute and deliver an appropriate instrument evidencing such modifications.
- 3. <u>Modification of Pima County Affordability Liens</u>. Buyer hereby agrees to modify the Affordability Liens in favor of Pima County in the forms set forth in Exhibits "B" and "C" hereto, which are by this reference incorporated herein.

- 4. <u>Insuring Over the Federal Home Loan Bank Affordable Housing Program Deed of Trust.</u> The Property is subject to a certain Deed of Trust and Assignment of Rents, which is an affordability lien in favor of Alliance Bank of Arizona, as sponsor bank for the Federal Home Loan Bank of Arizona as a part of its Affordable Housing Program (the "AHP Lien"). Seller agrees to cause the Title Company to issue an endorsement to the Title Policy in the form set forth in Exhibit "D" hereto, which is by this reference incorporated herein, which has the effect of insuring over the monetary effect of the AHP Lien, thereby making it possible not to count the monetary amount of the AHP Lien in determining the total liens against the Property.
- 5. <u>Modification of HUD Settlement Statement</u>. Seller and Buyer hereby agree to execute and deliver a revised HUD Settlement Statement in the form set forth in Exhibit "E" hereto, which is by this reference incorporated herein, in order to reflect the modifications set forth in this First Amendment.
- 6. <u>Deletion of Provision</u>. Section 4(E) of the Original Agreement is hereby deleted in its entirety.
- 7. <u>Costs of Modification</u>. Seller shall be responsible for all escrow and recording fees and title insurance premiums incurred in connection with the consummation of the transactions contemplated by this First Amendment.
- 8. <u>Effect</u>. Except as set forth in this First Amendment, the terms and provisions of the Original Agreement shall remain in full force and effect.

SIGNATURES FOLLOW ON NEXT PAGES

Seller:	
	PUEBLO COMMUNITY SERVICES, an nonprofit corporation
By: Ti	nomas Litwicki, CEO
Buyer	:
Ву:	[Signature]
	Printed Name]
Buyer	:
Ву:	[Signature]
	[Printed Name]

EXHIBIT "A"

REPLACEMENT EXHIBIT "A" TO SPECIAL WARRANTY DEED (SUNNYSIDE POINTE)

AFFORDABILITY HOUSING USE AND TRANSFER RESTRICTIONS

This Replacement Exhibit "A" supercedes and replaces in its entirety the original Exhibit "A" attached to this Special Warranty Deed.

The Property conveyed by this Special Warranty Deed shall be subject to the following covenants and restrictions (collectively, the "Affordable Housing Restrictions") regulating and restricting the transfer and purchase price of future sales of the Property, commencing on the date of recording hereof. The Affordable Housing Restrictions shall be covenants running with the Property and shall bind Grantee and his/her/their successors and assigns and shall be as follows:

- 1. <u>Definition of Owner</u>. As used herein, "Owner" shall mean Grantee (collectively, if more than one) and his or her or their successors and assigns and any subsequent owner of the Property, but excluding Grantor.
- 2. <u>Use Restrictions</u>. Owner shall use, and shall cause all occupants to use, the Property only for residential purposes and any incidental activities related to residential use that are currently permitted by applicable state and local zoning laws. Owner shall occupy the Property for at least nine (9) months of each full year during which Owner is the owner of the Property. Occupancy by children or other immediate family members or dependents of Owner shall be considered occupancy by Owner. So long as the Affordable Housing Restrictions are in effect, any use of the Property or activity thereon that is inconsistent with the purpose of the Affordable Housing Restrictions is expressly prohibited.
- 3. Transfers to Income-Qualified Persons. Except as otherwise provided herein, during the Affordability Term (as defined below), Owner shall only convey the Property to: (a) Grantor, or (b) an Income-Qualified Person (as defined below) or otherwise only as explicitly permitted in the Affordable Housing Restrictions. "Income-Qualified Person" shall mean a person or group of persons whose household income does not exceed, at the time of the conveyance, eighty percent (80%) of the median household income for the applicable Standard Metropolitan Statistical Area or County as calculated and adjusted for household size from time to time by the U.S. Department of Housing and Urban Development or any successor thereto. The Affordable Housing Restrictions shall remain in effect for a period of thirty (30) years from and after the date of the conveyance of the Property to Owner from Grantor (the "Affordability Term").
- 4. <u>Transfer to Owner's Heirs</u>. Notwithstanding the provisions of Section 3 above, following the death of Owner (or if more than one, the death of the last to die), Owner's interest in the Property may be transferred to one or more of the following possible heirs of Owner: the

spouse of Owner, any child or children of Owner or members of Owner's household who have resided on the Property for at least one (1) year immediately prior to Owner's death.

5. <u>Sale to Unqualified Buyer</u>. Notwithstanding the provisions of Sections 3 above, Owner may sell the Property to a person who is not income-qualified at any <u>bona fide</u> price deemed acceptable by Owner, provided, however, the following conditions precedent shall apply to any such sale.

Grantor shall have a right of first refusal (the "Right of First Refusal") to purchase the Property in the event that Owner receives a bona fide offer from a person that is not an incomequalified person (the "Offer"). In such event, prior to accepting or committing to such offer and sale, Owner must offer the Property for sale to Grantor at the same purchase price and on the same terms and conditions as the Offer (the "Transaction Price"), and Grantor shall have the right to purchase and shall purchase the Property at the Transaction Price (provided that if the Offer is not for all cash, Grantor may choose to pay all cash). In the event that Grantor notifies Owner in writing of Grantor's intention to purchase the Property but fails to complete such purchase within a period of three (3) months following the providing of such notice to Owner, Grantor's intention to purchase the Property shall be deemed a rejection of Grantor's opportunity to purchase the Property at the Transaction Price, and, in the event that the sale by Owner to the non-income-qualified person is consummated on the terms of the Offer, Grantor shall, at the closing of such sale, be responsible for paying any liens against the Property that ensure longterm affordability, to the extent that such liens are not satisfied by the proceeds of such sale, except that Grantor shall pay County the greater of the total of County's liens on the Property or either: (a) \$30,000.00; or (b) if NSP2 funds were used for the construction of the Property, \$46,296.00.

6. Right to Purchase Property in Event of Foreclosure. Grantor is hereby granted a right to purchase the Property before foreclosure subject to any liens against that Property that ensure long-term affordability in order to preserve the period of affordability of the Property for Income-Qualified Persons.

Provided that a mortgage or deed of trust holder gives Grantor not less than thirty (30) days' prior written notice of its intention to foreclose upon its mortgage or deed of trust on the Property or to accept a conveyance of the Property in lieu of foreclosure and affords Grantor the right to purchase the Property to preserve the low income affordability of the Property, the Affordable Housing Restrictions shall terminate upon foreclosure or conveyance by deed in lieu of foreclosure. However, the Affordable Housing Restrictions shall be revived if the owner of record before the foreclosure or deed in lieu of foreclosure or any entity that includes the former owner or those with whom the former owner has or had family or business ties, obtains an ownership interest in the Property.

Upon receipt by Grantor of a mortgagee's notice of intent to foreclose upon its mortgage or deed of trust on the Property or to accept a deed in lieu of foreclosure, Grantor shall have thirty (30) days within which to give the mortgagee and Owner notice of its intention to exercise its right of purchase granted herein. Thereafter, Grantor shall have an additional thirty (30) days in which to purchase the Property. Failure of Grantor timely to perform hereunder shall

terminate Grantor's right to purchase the Property. Any action by the mortgagee that delays or prevents Grantor from purchasing the Property shall extend Grantor's thirty (30)-day period for executing its right of purchase refusal by the number of days of the delay or for that period of time that Grantor is prevented from consummating the purchase.

7. Enforcement. Grantor may enforce the Affordable Housing Restrictions by appropriate legal proceedings and to obtain injunctive and other equitable relief against any violations, including without limitation relief requiring restoration of the Property to its condition prior to any such violation, it being agreed that Grantor will have no adequate remedy at law, and shall be in addition to, and not in limitation of, any other rights and remedies available to Grantor.

8. Miscellaneous.

- (a) <u>Severability</u>. If any provision of the Affordable Housing Restrictions shall to any extent be held invalid, the remainder shall not be affected.
- (b) Recordation of Documents. Grantor is authorized to record and file any notices or instruments appropriate to assuring the enforceability of the Affordable Housing Restrictions. Owner shall execute any such instruments upon request. The benefits of the Affordable Housing Restrictions shall be assignable by Grantor to any successor institution performing substantially similar functions. Grantor and Grantee intend that the restrictions arising hereunder take effect upon the date hereof, and to the extent enforceability by any person ever depends upon the approval of governmental officials, such approval when given shall relate back to the date hereof regardless of the date of actual approval or the date of filing or recording of any instrument evidencing such approval.
- (c) <u>Notice</u>. Any notice, request or other communication that any party hereto may be required or may desire to give to Grantor or Owner shall be made in writing and shall be deemed to have been properly given if mailed by United States registered or certified mail, postage prepaid, return receipt requested, or hand delivered, and addressed as follows, or such other address as the applicable party may have furnished in writing to the party seeking to serve notice as a place for the service of notice, provided, however, that Owner shall use reasonable business efforts to ascertain the mailing address of Grantor that is current as of the date of such notice:

Grantor:

La Frontera Partners, Inc. 504 W. 29th Street Tucson, Arizona 85713 Attention: Housing Director

Old Pueblo Community Services 4501 E. 5th Street, Suite A Tucson, Arizona 85711 Attention: Housing Director

Owner/Grantee:

Notice to Owner/Grantee shall be provided at the address of the Property.

- (d) <u>Governing Law</u>. The Affordable Housing Restrictions shall be construed in accordance with and governed by the laws of the State of Arizona.
- (e) <u>Release of Obligations on Former Owner</u>. Upon the conveyance of the Property in conformance with the requirements of the Affordable Housing Restrictions, the seller of the Property shall be relieved of any obligation arising hereunder after the date of such conveyance, but the Affordable Housing Restrictions shall remain in full force and effect and be binding upon the subsequent owner of the Property.
- (g) <u>Restraint on Alienation</u>. If the Affordable Housing Restrictions are deemed unenforceable by virtue of its scope in terms of purpose or eligibility of Income Qualified Persons but would be enforceable by reducing or increasing, as applicable, any part or all thereof, the same shall be enforced to the fullest extent permissible under the laws and public policies applied in the State of Arizona.

OWNER/GRANTEE:

Acknowledged and agreed to:

[Name of Owner/Grantee from Deed]

STATE OF ARIZONA)
County of Pima)

The foregoing instrument was acknowledged before me this 20 day of September

2013, by armando P. Laguna

<u>.</u> and

My commission expires: $\frac{12}{19}$

SIGNATURE OF GRANTOR FOLLOWS ON NEXT PAGE

GRANTOR:

Acknowledged and agreed to:

OLD PUEBLO COMMUNITY SERVICES, an Arizona nonprofit corporation

By:

Thomas Litwicki, CEO

STATE OF ARIZONA)
COUNTY OF PIMA)

The foregoing instrument was acknowledged before me this 26th day of Springer, 200/3, by Thomas Litwicki, as CEO of Old Pueblo Community Services, and Arizona nonprofit corporation..

Notary Public

My commission expires: 9/5/17

PAMELA J LOHMAN
Notary Public State of Arizona
Pima County
My Commission Expires
September 05, 2017

EXHIBIT B

RELEASE OF RESALE HOUSING RESTRICTION AND LIEN AGREEMENT

And

RESALE RESTRICTION FOR AFFORDABLE HOUSING

WHEN RECORDED, MAIL TO: Pima County Community Development And Neighborhood Conservation Department 2797 E. Ajo Way, 3rd Floor Tucson, AZ 85713

RELEASE OF RESALE HOUSING RESTRICTION AND LIEN AGREEMENT

WHEREAS, on December 22, 2011, Armando P. Laguna, Jr., a married man, in his sole and separate right ("Owner"), purchased certain real property ("the Property") described as:

Lot 90 of Sunnyside Pointe, according to the plat of record in the Office of the Pima County Recorder, recorded in Book 63 of Maps, Page 89 (the "Property"). The street address of the Property is 926 E. Pentecrest Road, Tucson, AZ 85706. The Tax Parcel ID No. is 140-20-1440.

WHEREAS, contemporaneous with the purchase of the Property, Owner executed a RESALE HOUSING RESTRICTION AND LIEN AGREEMENT ("the NSP2 Lien") obligating Owner to pay a sum certain to Pima County in the event that a sale of the Property did not comply with the terms set forth in the NSP2 Lien; and

WHEREAS, the indebtedness secured by the NSP2 lien was erroneous.

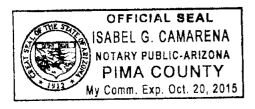
NOW, THEREFORE, Pima County hereby releases Owner from obligations with relation to the real property described above and secured by the RESALE HOUSING RESTRICTION AND LIEN AGREEMENT:

Recorded in the Office of the Pima County Recorder on December 22, 2011 Recorded at Sequence No. 20113560856

Margaret M. Kish, Director Community Development & Neighborhood Conservation Department Date: 07/24/2013	Gary Backman, Program Manager 7/26/13 Approved as to Form: Deputy County Attorney
State of Arizona) (County of Pima)	Date of Acknowledgement 7/24/2013

Acknowledgement of Director, Community Development and Neighborhood Conservation Department, Pima County, AZ.

This instrument was acknowledged before me this date by the persons above subscribed and if subscribed in a representative capacity, then for the principal named and in the capacity indicated.



PIMA COUNTY:

Notary Public

My Commission Expires: Del nor 20, 20/5

Approved as to Content:

When Recorded, Please Return To:

Pima County Community Development and Neighborhood Conservation NSP2 Affordable Housing Program 2797 E. Ajo Way, 3rd Floor Tucson, AZ 85713

RESALE RESTRICTION FOR AFFORDABLE HOUSING

THIS AGREEMENT (as it	may be amended and modified from time to time, (the "Affordability
Agreement"), is made as of	, 2013, by and between Armando P. Laguna, Jr., a married man,
in his sole and separate right, with	a mailing address of 926 E. Pentecrest Road, Tucson, AZ 85706
(" <u>Owner</u> "), and PIMA COUNTY, a	a political subdivision of the State of Arizona, with a mailing address
as set forth in the heading above ("9	County").

RECITALS

- A. Owner has purchased and resides at certain real property described as Lot 90 of Sunnyside Pointe, according to the plat of record in the Office of the Pima County Recorder, recorded in Book 63 of Maps, Page 89 (the "Property"). The street address of the Property is 926 E. Pentecrest Road, Tucson, AZ 85706. The Tax Parcel ID No. is 140-20-1440.
- B. The U.S. Department of Housing and Urban Development ("HUD") administers federal funds provided under the American Reinvestment and Recovery Act of 2009 (Public Law 111-005) for additional activities under Division B, Title III of the Housing and Economic Recovery Act of 2008 (Public Law 110-289), as amended, (together "the Acts").
- C. HUD, through the Acts, offered funds under the Neighborhood Stabilization Program 2 (NSP2) for activities that assist in the redevelopment of abandoned and foreclosed homes and prevent further decline of neighborhoods due to the housing crisis facing the nation.
- D. County was awarded NSP2 grant funding in the amount of \$22,165,000.00 and charged with distributing the money to nine consortium members for NSP2-eligible projects. Old Pueblo Community Services is a consortium member that received NSP2 funds pursuant to a Consortium Grant Agreement, Pima County Contract No. 12*343.
- E. In order to assist in making the Property affordable for Income-Qualified Persons, NSP2 funds were used to cover some of the development costs of the Property.
- F. Pursuant to NSP2 regulations, properties assisted with NSP2 funds must be continually affordable to low- and moderate-income households for not less than twenty (20) years.
- G. Contemporaneous with the purchase of the Property, Owner entered into a Resale Housing Restriction and Lien Agreement, recorded in the Office of the Pima County Recorder at Sequence No. 20113560856 (the "NSP2 Lien"). The NSP2 Lien erroneously attributed a monetary value to the NSP2 Lien and required repayment of such monetary amount in the event

the Property is sold to a non-income qualified person. Contemporaneous with the execution of this Affordability Agreement, County will release the NSP2 Lien.

AGREEMENT

- 1. Use Restrictions. The Property shall be subject to the following covenants regulating and restricting the use and transfer of the Property, commencing as of the date of Owner's purchase of the Property, December 22, 2011 ("the Effective Date"). These restrictions shall be covenants running with the Property and shall bind Owner and Owner's successors and assigns for a period of twenty (20) years from and after the Effective Date. This Agreement shall be recorded in the Office of the Pima County Recorder.
 - 1.1. Residential Use. Owner shall use, and shall cause all occupants to use, the Property only for residential purposes and any incidental activities related to residential use that are currently permitted by applicable state and local zoning laws. Owner shall occupy the Property for at least nine (9) months of each full year during which Owner holds legal title to the Property. Occupancy by children or other immediate family members or dependents of Owner shall be considered occupancy by Owner.
 - 1.2. **Transfers**. Owner shall only convey the Property to an Income-Qualified Person except as otherwise specifically permitted herein. "Income-Qualified Person" shall mean a person or group of persons whose household income does not exceed one hundred twenty percent (120%) of the median household income for the applicable Standard Metropolitan Statistical Area or County as calculated and adjusted for household size from time to time by the U.S. Department of Housing and Urban Development (HUD) or any successor agency. A proposed buyer's status as an Income-Qualified Person shall be verified in writing by County or a local Community Housing Development Organization in good-standing with HUD or a HUD-certified homebuyer counseling agency. In the event that a more restrictive transfer covenant is associated with the Property, that restrictive covenant shall supersede the terms of this Paragraph 1.2.
- 2. **Transfer to Owner's Heirs**. Notwithstanding the provisions of Section 1 above, following the death of Owner, Owner's interest in the Property may be transferred to one or more of the following possible heirs of Owner: the spouse of Owner, any child or children of Owner, or members of Owner's household who have resided on the Property for at least one (1) year immediately prior to Owner's death. This Affordability Agreement will survive such a transfer and will continue to bind the Property.
- 3. **Injunctive Relief.** County shall have the right to enforce this Affordability Agreement by appropriate legal proceedings and to obtain injunctive and other equitable relief against any violations, which shall be in addition to, and not in limitation of, any other rights and remedies available to County.
- 4. **Severability**. If any provision of this Affordability Agreement shall to any extent be held invalid, the remainder shall not be affected but will remain in effect and valid and enforceable by the parties by any legal or equitable means.

- 5. **Recordation of Documents**. The benefits of this Affordability Agreement shall be assignable by County to any successor institution or nonprofit affordable housing organization. To the extent that the enforceability of this Affordability Agreement by any person ever depends upon the approval of governmental officials, such approval, when given, shall relate back to the date of recordation hereof regardless of the date of actual approval or the date of filing or recording of any instrument evidencing such approval.
- 6. **Notice**. Any notice, request or other communication that any party hereto may be required or may desire to give to County or Owner shall be made in writing and shall be deemed to have been properly given if mailed by United States registered or certified mail, postage prepaid, return receipt requested, or hand delivered, and addressed as follows, or such other address as the applicable party may have furnished in writing to the party seeking to serve notice as a place for the service of notice, provided, however, that Owner shall use reasonable business efforts to ascertain the mailing address of County that is current as of the date of such notice:

County: Director

Pima County Community Development and Neighborhood Conservation

Affordable Housing Program 2797 E. Ajo Way, 3rd Floor

Tucson, AZ 85713

Owner: Notice to Owner shall be provided at the address of the Property.

7. **Restraint on Alienation**. If this Affordability Agreement is deemed unenforceable by virtue of its scope in terms of purpose or eligibility of Income-Qualified Persons, but would be enforceable by reducing or increasing, as applicable, any part or all thereof, the same shall be enforced to the fullest extent permissible under the laws and public policies applied in the State of Arizona.

SIGNATURES FOLLOW ON TWO (2) SEPARATE PAGES

1	,	- 6) ;	/
1	270 /1/c) e.	 <u>~</u>
Armand	do P. Laguna,	Jr.		

STATE OF ARIZONA)
)ss
County of Pima	1

This instrument was acknowledged before me this 20^{+4} day of 10^{-4} day of 10^{-4}

Notary Public

My Commission Expires:

12/19/13

OFFICIAL SEAL
MARY S. DREHER
Notary Public - Arizona
FIMA COUNTY
of Domn. Exp. 12/19/2013

PIMA COUNTY:	
Ramón Valadez, Chairman of the Board of Supervisors	Date
ATTEST:	
Robin Brigode, Clerk of the Board	Date
STATE OF ARIZONA)) ss County of Pima)	
This instrument was acknowledged before me, the, 2013, by Ramón Valadez as the Chairman	ne undersigned authority, on this day of n of the Pima County Board of Supervisors.
Notar	ry Public
APPROVED AS TO CONTENT:	
Margaret Kish, Director, Community Development and	07/26/2013 Date
Neighborhood Conservation By Box	7/26/13
Gary Backman, Program Director APPROVED AS TO FORM:	Date
Jaren G. Griar Karen S. Friar Deputy Pima County Attorney	

EXHIBIT C

AMENDMENT TO THE AFFORDABLE HOUSING RESTRICTION AND LIEN AGREEMENT

WHEN RECORDED, MAIL TO:
Pima County Community Development
And Neighborhood Conservation Department
2797 E. Ajo Way, 3rd Floor
Tucson, AZ 85713

AMENDMENT TO THE AFFORDABLE HOUSING RESTRICTION AND LIEN AGREEMENT

WHEREAS, on December 22, 2011, Armando P. Laguna, Jr., a married man, in his sole and separate right ("Owner"), purchased certain real property (the "Property") described as:

Lot 90 of Sunnyside Pointe, according to the plat of record in the Office of the Pima County Recorder, recorded in Book 63 of Maps, Page 89 (the "Property"). The street address of the Property is 926 E. Pentecrest Road, Tucson, AZ 85706. The Tax Parcel ID No. is 140-20-1440.

WHEREAS, contemporaneous with the purchase of the Property, Owner executed the AFFORDABLE HOUSING RESTRICTION AND LIEN AGREEMENT ("the Affordability Agreement) obligating Owner to pay a sum certain to Pima County in the event that a sale of the Property did not comply with the terms set forth in the Affordability Agreement; and

WHEREAS, the indebtedness secured by the Affordability Agreement was erroneous.

NOW, THEREFORE, the AFFORDABLE HOUSING RESTRICTION AND LIEN AGREEMENT:

Recorded in the Office of the Pima County Recorder on December 22, 2011 Recorded at Sequence No. 20113560855

is amended as follows:

Paragraph 3.2 Penalty is amended to change the Affordability Penalty:

FROM: \$8,898.17

TO: \$3,119.00

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK – SIGNATURES ON FOLLOWING PAGE

All other provisions of the Affordable Housi	ng Restriction and Lien Agreement remain unchanged.
	Armando P. Laguna, Jr.
STATE OF ARIZONA)) ss.	
County of Pima)	
This instrument was acknowledged b Laguna, Jr.	pefore me this 20th day of September 2013, by Armando P.
Mary Drehel Notary Public	OFFICIAL SEAL MARY S. DREHER Notary Public - Arizona PIMA COUNTY My Comm. Exp. 12/19/2013
My Commission Expires: 12/19/13	
	
PIMA COUNTY	
Ву:	
lts:	
STATE OF ARIZONA)) ss.	
County of Pima)	
This instrument was acknowledged b	pefore me this day of, 2013, by
and	······································
Notary Public	

My Commission Expires:

APPROVED AS TO FORM:

Karen 8. Friar, Deputy Pima County Attorney

EXHIBIT D

TITLE POLICY ENDORSEMENT (INSURE OVER AHP LIEN)



Authorized Countersignature

Attached to Policy No.:

AFFORDABLE HOUSING PROGRAM ENDORSEMENT

Issued by

First American Title Insurance Company

File No.:		
monetary payment ob		age sustained by reason of the enforcement or attempted enforcement of the aragraph B on page 1 of that certain Deed of Trust and Assignment of Rents,
to the Beneficiary und obligations of any type the Land, (c) pertainin substances, (d) to con	der the referenced Deed e (a) to perform mainten ng to environmental prote mply with all covenants u	netary payment obligation" refer only to the obligation for the payment of money d of Trust, and do not refer to or include any covenant or provision relating to hance, repair or remediation on the Land, (b) to pay taxes and assessments on ection of any kind or nature, including hazardous or toxic matters, conditions or under the Rider to the referenced Deed of Trust (other than actual repayment of gations under any other matter excepted from coverage in Schedule B.
provisions of the police Insurance. To the ext	cy, (ii) modify any prior tent a provision of the po dorsement controls. Ot	olicy. Except as it expressly states, it does not (i) modify any of the terms and endorsements, (iii) extend the Date of Policy, or (iv) increase the Amount of olicy or a previous endorsement is inconsistent with an express provision of this therwise, this endorsement is subject to all of the terms and provisions of the
Date:		
First American T	itle Insurance Con	npany
	nis J. Gilmore	Timothy Kemp Secretary

Exhibit D Page 1 of 1

EXHIBIT E

MODIFICATION OF THE HUD-1 STATEMENT



A. Settlement Statement (HUD-1)

OMB Approval No. 2502-0265

First American Title Insurance Company **Final Statement** Revised as of Friday Aug 30, 2013 3:06 PM

B. Type of Loan		
1-5. Loan Type: FHA		
6.	File Number: 234-5349978	
7.	Loan Number: 111177000800	
8.	Mortgage Insurance Case Number: 022-2303858-703	

C. Note: This form is furnished to give you a statement of actual settlement costs. Amounts paid to and by the settlement agent are shown. Items marked "(POC)" were paid outside this closing; they are shown here for informational purposes and are not included in the totals

D. Name & Address of Borrower: Armando P. Laguna, Jr. 926 East Pentecrest Road, Tucson, AZ 85706

E. Name & Address of Seller: Old Pueblo Community Services 4007 East Paradise Falls Suite 125, Tucson, AZ 85712

Name & Address of Lender: Sun West Mortgage USA, Inc (FN) dba Cal State Funding ISAOA F. 18303 Gridley Road Cerritos, CA 90703

Property Location: 926 East Pentecrest Road G. Tucson, AZ 85706 Lot 90 Sunnyside Pointe

Settlement Agent: First American Title Insurance Company Address: 6700 North Oracle, Suite 324, Tucson, AZ 85704

Place of Settlement Address: 6700 North Oracle, Suite 324, Tucson, AZ 85704

(520)575-1900

Settlement Date: 12/22/2011 Print Date: 08/30/2013, 3:06 PM Disbursement Date: 12/22/2011 Signing Date:

J. Summary of Borrower's Transaction	
100. Gross Amount Due from Borrower	
101. Contract Sales Price	123,000.00
102. Personal property	
103. Settlement charges to borrower (line 1400)	4,630.18
104.	
105.	
Adjustments for items paid by seller in advance	
106. City/town taxes	
107. County taxes 12/21/11 to 01/01/12 @\$426.86/yr	11.69
108. Assessments	
109.	
110.	
111.	
112.	
113.	
114.	
115.	
120. Gross Amount Due from Borrower	127,641.87
200. Amounts Paid by or on Behalf of Borrower	
201. *Deposit or earnest money	1,575.00
202. Principal amount of new loan(s)	119,881.00
203. Existing loan(s) taken subject	·
204. **Credit Buyer Owner's Policy	200.50
205. GOBond Funds from Pima County	3,119.00
206. Seller credit towards Buyers costs	2,866.37
207.	
208. FHLB-AHP DOT \$22,500.00 POC	
209.	
Adjustments for items unpaid by seller	
210. City/town taxes	
211. County taxes	
212. Assessments	
213.	
214.	
215.	
216.	
217.	
218.	
219.	
220. Total Paid by/for Borrower	127,641.87
300. Cash at Settlement from/to Borrower	
301. Gross amount due from borrower (line 120)	127,641.87
302. Less amounts paid by/for borrower (line 220)	127,641.87
303. Cash (From) (To) Borrower	

Signing Date:	
K. Summary of Seller's Transaction	
400. Gross Amount Due to Seller	
401. Contract sales price	123,000.00
402. Personal property	
403. Total Deposits	
404.	
405.	
Adjustments for items paid by seller in advance	
406. City/lown taxes	
407. County taxes 12/21/11 to 01/01/12 @\$426.86/yr	11.69
408. Assessments	
409.	
410.	****
411.	
412.	
413.	
414.	
415.	
420. Gross Amount Due to Seller	123,011.69
500. Reductions in Amount Due to Selier	
501. Excess deposit (see instructions)	· · · · - ·
502. Settlement charges to seller (line 1400)	20,423.18
503. Existing loan(s) taken subject	
504. *Payoff of first mortgage loan to Alliance Bank	96,189.21
505. Seller credit towards Buyers costs	2,866.37
506. GOBond Funds from Pima County	3,119.00
507. Owners Title Policy	200.50
508. FHLB-AHP DOT \$22,500.00 POC	
509. 2nd half 2011 Tax Installment: Amount to Pima County Treasurer	213.43
Adjustments for items unpaid by seller	
510. City/town taxes	
511. County taxes	
512. Assessments	
513.	
514.	
515.	
516.	
517.	
518.	
519.	
520. Total Reduction Amount Due Seller	123,011.69
600. Cash at Settlement to/from Seller	
601. Gross amount due to seller (line 420)	123,011.69
602. Less reductions in amounts due seller (line 520)	123,011.69
603. Cash (To) (From) Seller	

Previous editions are obsolete

Previous editions are obsoleto.

* See Supplemental Page for details.

** Paid on Behalf of Borrower.

POC-B (Borrower); POC-S (Seller); POC-L (Lender); POC-MB (Mortgage Broker).

The Public Reporting Burden for this collection of information is estimated at 35 minutes per response for collecting, reviewing, and reporting the data. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number. No confidentiality is assured; this disclosure is mandatory. This is designed to provide the parties to a RESPA covered transaction with information during the settlement process.

00. Total Real Estate Broker Fees \$5,000.00 Division of commission (line 700) as follows:		Paid From	Paid From
01. \$5,000.00 to Pepper Viner Management Co. II LLC		Borrower's Funds	Seller's Funds
02.	<u> </u>	at Settlement	at Settleme
03. Commission paid at settlement	**************************************		5,000.0
04.			0,000.
05.			
06.			
00. Items Payable in Connection with Loan			
	20,00 (from GFE#1)		
02. Your credit or charge (points) for the specific interest rate chosen	(from GFE #2)		
03. Your adjusted origination charges to Sun West Mortgage USA, INC (FN) ISAOA	(from GFE A)	1,120.00	
04. Appraisal fee to Hkb Net, LLC	(from GFE #3) POC-B \$425.00		
05. Credit report	(from GFE #3)		
06. Tax service	(from GFE#3)		
07. Flood certification	(from GFE #3)		
08. Circ Fee to Sun West Mortgage USA, INC (FN) ISAOA	(from GFE #3)	100,00	
09.	(from GFE #3)		
10.	(from GFE #3)		
11.	(from GFE #3)		
00. Items Required by Lender to Be Paid in Advance			
01. Daily interest charges from 12/22/11 to 01/01/12 @\$14.779800/day to Sun West Mortgage USA, INC (FN)		147.80	
02. Mortgage insurance premium for ## Months/Years to HUD	(from GFE #3)	1,186.95	
03. Homeowner's insurance to First American Property & Casualty	(from GFE #11)	347.00	
04.			
05. 06.			
000. Reserves Deposited with Lender	(form OFF 10)		
001. Initial deposit for your escrow account	(from GFE #9)	64.50	
	36.76		
003. Mortgage insurance 0 mo(s) @\$112.91/mo 004. Property taxes 2 mo(s) @\$35.58/mo \$;	74.46		
005.	71.16	***	
006.			
	93.42		
	90.42		
100. Title Charges	Iform OFF #A\	047.00	
101. Title services and lender's title insurance	(from GFE #4) 27.00	817.00	64
	27.00		04.
to First American Title Insurance Company	(from GFE #5)	280.70	
103. Owner's title insurance - First American Title Insurance Company 104. Lender's title insurance - First American Title Insurance Company \$57	70.00	200.70	
104, Lender's title policy limit \$ 119,881.00			
106. Owner's title policy limit \$ 123,000.00			
107. Agent's portion of the total title insurance premium \$ 0.00			
to First American Title Insurance Company	(32000)		
108. Underwriter's portion of total title insurance premium \$ 850.70	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1		
to First American Title Insurance Company			
109. Trust Deed Fee to First American Title Insurance Company			20
110.			
111.			
112.			
200. Government Recording and Transfer Charges 201. Government recording charges	(from GFE #7)	25.00	
201. Government recording charges 202. Recording fees:	\ St E 11 1	20.00	
203. Transfer taxes	(from GFE #8)		
204. City/county tax/stamps:	V		
205. State tax/stamps:		<u> </u>	
	25.00		25
207.			
208.			
209.			
210.			
300. Additional Settlement Charges			
301. Required services that you can shop for	(from GFE #6)		
302. Association Dues for December to Sunnyside Pointe		6.45	
303. Developement Costs to La Frontera Partners, Inc.			14,333
304. Excess Proceeds to Pima County			61
305. Funds disbursed at COE to Armando P. Laguna, Jr.		14.78	
306. HOA Dues for January to Sunnyside Pointe		20.00	
307. Home Warranty to Home Buyers Warranty			359
308. TEP Rebate to Pepper Viner Design Build Group, L.L.C.			550
Supplemental Summary - Other services		500.00	10
400. Total Settlement Charges (enter on lines 103, Section J and 502, Section K)		4,630.18	20,423

File No. 234-5349978

425.00 100.00 1,186.95

Comparison of Good Faith Estimate (GFE) and HUD-1 Charges		Good Faith Estimate	HUD-1
Charges That Cannot Increase	HUD-1 Line Number		
Our origination charge	# 801	1,345.00	1,120.00
Your credit / charge (points) for the specific interest rate chosen	# 802	0.00	
Your adjusted origination charges	# 803	1,345.00	1,120.00
Transfer taxes	# 1203	0.00	

Our origination charge	# 801	1,345.00	1,120.00
Your credit / charge (points) for the specific interest rate chosen	# 802	 0.00	
Your adjusted origination charges	# 803	1,345.00	1,120.00
Transfer taxes	# 1203	0.00	
Charges That in Total Cannot Increase More Than 10%		Good Faith Estimate	HUD-1
Government recording charges	# 1201	· 25.00	25.00

Charges That in Total Cannot Increase More Than 10%			Good Faith Estimate	HUD-1
Government recording charges	# 1201		• 25.00	
Appraisal fee	# 804		475.00	
Circ Fee	# 808		150.00	
Mortgage insurance premium for ## Months/Years	# 902		1,236.53	
	#			
	#			
	#	·		
	#			
		Total	1,886.53	

lotai	1,880.53		1,730.90
Increase between GFE and HUD-1 Charges	-\$149.58	ог	-7.9288%

Charges That Can Change			
Initial deposit for your escrow account	#	1001	
Daily interest charges	#	901	@\$14.779800/day
Homeowner's insurance	#	903	
Title services and lender's title insurance	#	1101	
Owner's title insurance	#	1103	
	#		

Good Faith Estimate	HUD-1
64.50	64.50
162.58	147.80
347.00	347.00
817.00	817.00
342.00	280.70

Loan Terms

Your initial loan amount is	\$ 119,881.00			
Your loan term is	30 years			
Your initial interest rate is	4.5000 %			
Your initial monthly amount owed for principal, interest, and any mortgage insurance is	\$ 720.33 includes X Principal X Interest X Mortgage Insurance			
Can your interest rate rise?	No. Yes, it can rise to a maximum of 0.0000%. The first change will be on and can change again every after. Every change date, your interest rate can increase or decrease by 0.00000%. Over the life of the loan, your interest rate is guaranteed to never be lower than 0.0000% or higher than 0.0000%.			
Even if you make payments on time, can your loan balance rise?	X No. Yes, it can rise to a maximum of \$.			
Even if you make payments on time, can your monthly amount owed for principal, interest, and mortgage insurance rise?	X No. Yes, the first increase can be on and the monthly amount owed can rise to \$ 0.00. The maximum it can ever rise to is \$ 0.00.			
Does your loan have a prepayment penalty?	X No. Yes, your maximum prepayment penalty is \$ 0.00.			
Does your loan have a balloon payment?	X No. Yes, you have a balloon payment of \$ 0.00 due in 0 years on .			
Total monthly amount owed including escrow account payments	You do not have a monthly escrow payment for items, such as property taxes and homeowner's insurance. You must pay these items directly yourself. X You have an additional monthly escrow payment of \$ 64.50 that results in a total initial monthly amount owed of \$ 784.83. This includes principal, interest, any mortgage insurance and any items checked below: X Property taxes Flood insurance Flood insurance			

Note: If you have any questions about the Settlement Charges and Loan Terms listed on this form, please contact your lender.

Supplemental Page HUD-1 Settlement Statement

rental Page File No. 234-5349978

First American Title Insurance Company Final Statement Revised as of Friday Aug 30, 2013 3:06 PM

Loan No. 111177000800

Settlement Date: 12/22/2011

Borrower Name & Address: Armando P. Laguna, Jr. 926 East Pentecrest Road, Tucson, AZ 85706

Seller Name & Address: Old Pueblo Community Services 4007 East Paradise Falls Suite 125, Tucson, AZ 85712

Section L. Settlement Charges continued			Paid From Borrower's Funds at Settlement	Pald From Seller's Funds at Settlement
1300. Supplemental Summary Required Service	es:			
Other Service	es: \$510.00			
1309. UCC Amendments to Secretary of State of Arizona				10.00
1310. working Capital to Cadden Community Management	<u>.</u>		500.00	
Section J. Summary of Borrower's Transaction continued				
100. Gross Amount Due From Borrower			Borrower Charges	Borrower Credits
200. Amounts Paid By Or In Behalf of Borrower				
201. Supplemental Summary	\$1,575.00			
a. Down Payment				150.00
b. Down Payment				150.00
c. Down Payment				150.00
d. Funds For Closing				1,125.00
Section K. Summary of Seller's Transaction continued				
400. Gross Amount Due To Seller			Seller Charges	Seller Credits
500. Reductions In Amount Due to Seller				
504. Supplemental Summary \$96,189.21				
a. Payoff Loan 1 Charges				
Principal Balance to Alliance Bank			95,807.97	
Interest on Payoff Loan 12/23/11 to 12/23/11 @\$18.630	000/day		18.63	
Interest to 12/22/11			347.61	
Reconveyance Fee			15.00	
The following Section is restated from the Settlement State	ement Page 1			
300. Cash at Settlement from/to Borrower 600. Cash at Settlement to/from Seller				
301. Gross amount due from borrower (line 120)	127,641.87	.87 601. Gross amount due to seller (line 420)		
302. Less amounts paid by/for borrower (line 220)	127,641.87	1.87 602. Less reductions in amounts due seller (line 520)		
303. Cash (From) (To) Borrower 603. Cash (To) (From) Seller				

Name & Address of Borrower: Armando P. Laguna, Jr. 926 East Pentecrest Road, Tucson, AZ 85706

Name & Address of Seller: Old Pueblo Community Services 4007 East Paradise Falls Suite 125, Tucson, AZ 85712

Name & Address of Lender: Sun West Mortgage USA, Inc (FN) dba Cal State Funding ISAOA

18303 Gridley Road Cerritos, CA 90703

1100. Summary of Title Charges			Borrower Charges	Seller Charges
1101. Title Services and Lenders Title Insurance			817.00	
Title Services Fees		\$20.00		
a. Overnight Delivery (UPS, Federal Express, etc.)	\$20.00			
1102. Settlement or Closing Fees to First American Title Insurance Company		\$227.00	·	,
a. Escrow Fees	\$227.00			64.0
1103. Owner's title insurance - First American Title Insurance Company			280.70	
a. Eagle Owner's Policy	\$280.70			
1104. Lender's title insurance - First American Title Insurance Company		\$570.00		
a. [ALTA 5] Planned Unit Development	\$75.00			
b. [ALTA 8.1] Environmental Protection Lien	\$75.00			
c. Extended Lender's Policy	\$420.00			
1105. Lender's title policy limit \$ 119,881.00				
1106. Owner's title policy limit \$ 123,000.00				
1107. Agent's portion of the total title insurance premium \$ 0.00				
to First American Title Insurance Company				
1108. Underwriter's portion of total title insurance premium \$ 850.70				
to First American Title Insurance Company				
1109. Trust Deed Fee to First American Title Insurance Company			1	20.0

1200. Government Recording and Transfer Charges		Borrower Charges	Seller Charges
1201. Government Recording Charges		25.00	
1202. Recording Fees			
1203. Transfer taxes	- Andrew Control of the Control of t		
1204. City/county tax/stamps:			
1205. State tax/stamps:			
1206. Recording Fee	\$25.00		25.00

SELLER'S AND/OR PURCHASER'S/BORROWER'S STATEMENT

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

I hereby authorize the Settlement Agent to make expenditures and disbursements as shown and approve same for payment.

Borrower(s)/Purchaser(s)	Seller(s)
Armando P. Laguna Jr.	Old Pueblo Community Services, an Arizona non-profit corporation
	12 Inlly
	By: Terry Galligan, Housing Director
The HUD-1 Settlement Statement which I have have caused or will cause the funds to be disburse	e prepared is a true and accurate account of this transaction. I ed in accordance with this statement.
Settlement Agent: D	ate:
WARNING: It is a crime to knowingly make false s	tatements to the United States on this or any other similar

form. Penalties upon conviction can include a fine and imprisonment. For details, see: Title 18 U.S. Code

Sections 1001 and 1010.

DOCUMENT TITLE: SPECIAL WARRANTY DEED

WHEN RECORDED, MAIL TO:

Joe F. Tarver JOE F. TARVER, P.C. 4710 N. Caida Place Tucson, AZ 85718

THIS DOCUMENT IS BEING RE-RECORDED TO DELETE ORIGINAL EXHIBIT "A" AND TO ADD A REPLACEMENT EXHIBIT "A".

AFFIDAVIT OF PROPERTY VALUE

		-					
1.	ASSESSOR'S PARCEL NUMBER(S) (primary parcel number):	9.	FOR OFFICIAL USE	ONLY: Buy	er and Seller leave blank		
	Primary Parcel: 140-20-1440						
	BOOK MAP PARCEL SPLIT LETTER		County of Recordation				
	Does this sale include any parcels that are being split / divided?	1 .	Docket & Page Numbe	r:			
		1 1	Date of Recording:				
	Check one: Yes No X	(d)	Fee / Recording Numb	er:			
	How many parcels, other than the Primary Parcel, are	Valida	tion Codes:				
	included in this sale?	(e)	ASSESSOR:	((f) DOR		
	Please list the additional parcels below (no more than four):		ASSESSOR'S USE O	NLY			
	(1)(3)	Verify	Primary Parcel in It	em 1:			
	(2)(4)	Use Co	ode:	Full Ca	sh Value: \$		
2.	SELLER'S NAME AND ADDRESS:	10.		INSTRUME	NT (Check Only One Box):		
	Old Pueblo Community Services	a.	Warranty Deed				
	4007 East Paradise Falls Suite 125	b.	X Special Warranty	Deed	e Quit Claim Deed		
	Tucson, AZ 85712	с.	Joint Tenancy De	ed	f. Other		
3.	(a) BUYER'S NAME AND ADDRESS:						
٥.	Armando P. Laguna, Jr.	11.	SALE PRICE:	123,000.0	00 00		
	926 East Pentecrest Road	12.	DATE OF SALE (Nume	ric Digits):	12/11		
	Tucson, AZ 85706		`	- /	Month Year		
			(For example: <u>03 / 05</u>	for March 2	.005)		
	(b) Are the Buyer and Seller related: Yes No X	12	DOWN DAVMENT.	2 000 00	00		
	If yes, state relationship:	13.	DOWN PAYMENT: \$	2,000.00	00		
4.	ADDRESS OF PROPERTY:	14	METHOD OF FINANCI	NG.	e. X New loan(s) from		
٦.	926 East Pentecrest Road	17.	PIESTIOD OF THAIRCH	•0.	Financial institution:		
	Tucson, AZ 85706	a.	Cash (100% of S	ale Price)	(1) Conventional		
			=		(-)		
5.	MAIL TAX BILL TO:	b.[Exchange or trade		(2) VA		
	Armando P. Laguna, Jr.	c	Assumption of exis	ting loan(s)	(3) X FHA		
	926 East Pentecrest Road	. —			f. Other financing; Specify		
	Tucson, AZ 85706	d	Seller Loan (Carryb	ack)			
6.	PROPERTY TYPE (for Primary Parcel): NOTE: Check Only One Box	15.	PERSONAL PROPERTY	(see rever	se side for definition):		
a	Vacant Land f. Commercial or Industrial Use	(a)	Did the Sale Price in	Item #11 in	clude Personal Property that		
h	X Single Family Residence g Agricultural	Impa	cted the Sale Price by	5% or more	? Yes No <u>X</u>		
U							
c.	Condo or Townhouse h Mobile or Manufactured Home	(b)	If Yes, provide the do	ollar amount	of the Personal Property:		
d	2-4 Plex i. Other Use, Specify:		\$		00 AND		
Δ	Apartment Building		briefly describe the				
С.	Apartment building		Personal Property:				
	DECIDENTIAL DIVENIC LICE, Years about a land to the second	16.	PARTIAL INTEREST:	it only a part	tial ownership interest is		
/.	RESIDENTIAL BUYER'S USE: If you checked b , c , d , or h in Item 6		being sold, briefly de	scribe the e	artial interect:		
	above, please check one of the following:	17		 			
	To be occupied by owner or To be rented to someone other	1/.	PAKIT COMPLETING /	ALLIDAATI (Name, Address, Phone):		
	"family member." Lithan "family member."		First American Title I		mpany		
			6700 North Oracle, S	uite 324			
	See reverse side for definition of a "family member."		Tucson, AZ 85704				
8.	NUMBER OF UNITS:		234-5349978 (CT)		Phone (520)575-1900		
	For Apartment Properties, Motels, Hotels,		LEGAL DESCRIPTION				
	Mobile Home Parks, RV Parks, Mini-Storage Properties, etc.				ORDING TO THE PLAT OF		
					NTY RECORDER OF PIMA		
		COL	JNTY, ARIZONA, RECO	RDED IN BC	OOK 63 OF MAPS, PAGE 89.		
	E UNDERSIGNED BEING DULY SWORN, ON OATH, SAYS THAT THE FOREGOII	NG INFOR	MATION IS A TRUE A	ND CORRECT	T STATEMENT OF THE FACTS		
PERTAINING TO THE TRANSFER OF THE ABOVE DESCRIBED PROPERTY.			Linear also	421	$ \mathcal{A}_{i}$		
			Carried De Contraction				
Signature of Seller/Agent State of Arizona, County of Pina			Signature of Buyer/Agent State of				
Subscribed and sworn to before me on this			scribed and sworn to b				
26th day of September 2013		3 u0	day of	CIOIC HE OF	1 0.13		
Notary Public Simeles Johnson		Nota	ary Public				
	tary Expiration Date 9/5/17		ary Expiration		_		
	7/5///	NOU		on by First A	 American Title Insurance 05/2003		
			incordudelli				

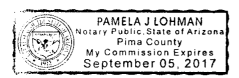


EXHIBIT "A"

REPLACEMENT EXHIBIT "A" TO SPECIAL WARRANTY DEED (SUNNYSIDE POINTE)

AFFORDABILITY HOUSING USE AND TRANSFER RESTRICTIONS

This Replacement Exhibit "A" supercedes and replaces in its entirety the original Exhibit "A" attached to this Special Warranty Deed.

The Property conveyed by this Special Warranty Deed shall be subject to the following covenants and restrictions (collectively, the "Affordable Housing Restrictions") regulating and restricting the transfer and purchase price of future sales of the Property, commencing on the date of recording hereof. The Affordable Housing Restrictions shall be covenants running with the Property and shall bind Grantee and his/her/their successors and assigns and shall be as follows:

- 1. <u>Definition of Owner</u>. As used herein, "Owner" shall mean Grantee (collectively, if more than one) and his or her or their successors and assigns and any subsequent owner of the Property, but excluding Grantor.
- 2. <u>Use Restrictions</u>. Owner shall use, and shall cause all occupants to use, the Property only for residential purposes and any incidental activities related to residential use that are currently permitted by applicable state and local zoning laws. Owner shall occupy the Property for at least nine (9) months of each full year during which Owner is the owner of the Property. Occupancy by children or other immediate family members or dependents of Owner shall be considered occupancy by Owner. So long as the Affordable Housing Restrictions are in effect, any use of the Property or activity thereon that is inconsistent with the purpose of the Affordable Housing Restrictions is expressly prohibited.
- 3. Transfers to Income-Qualified Persons. Except as otherwise provided herein, during the Affordability Term (as defined below), Owner shall only convey the Property to: (a) Grantor, or (b) an Income-Qualified Person (as defined below) or otherwise only as explicitly permitted in the Affordable Housing Restrictions. "Income-Qualified Person" shall mean a person or group of persons whose household income does not exceed, at the time of the conveyance, eighty percent (80%) of the median household income for the applicable Standard Metropolitan Statistical Area or County as calculated and adjusted for household size from time to time by the U.S. Department of Housing and Urban Development or any successor thereto. The Affordable Housing Restrictions shall remain in effect for a period of thirty (30) years from and after the date of the conveyance of the Property to Owner from Grantor (the "Affordability Term").
- 4. <u>Transfer to Owner's Heirs</u>. Notwithstanding the provisions of Section 3 above, following the death of Owner (or if more than one, the death of the last to die), Owner's interest in the Property may be transferred to one or more of the following possible heirs of Owner: the

spouse of Owner, any child or children of Owner or members of Owner's household who have resided on the Property for at least one (1) year immediately prior to Owner's death.

5. <u>Sale to Unqualified Buyer</u>. Notwithstanding the provisions of Sections 3 above, Owner may sell the Property to a person who is not income-qualified at any <u>bona fide</u> price deemed acceptable by Owner, provided, however, the following conditions precedent shall apply to any such sale.

Grantor shall have a right of first refusal (the "Right of First Refusal") to purchase the Property in the event that Owner receives a bona fide offer from a person that is not an incomequalified person (the "Offer"). In such event, prior to accepting or committing to such offer and sale, Owner must offer the Property for sale to Grantor at the same purchase price and on the same terms and conditions as the Offer (the "Transaction Price"), and Grantor shall have the right to purchase and shall purchase the Property at the Transaction Price (provided that if the Offer is not for all cash, Grantor may choose to pay all cash). In the event that Grantor notifies Owner in writing of Grantor's intention to purchase the Property but fails to complete such purchase within a period of three (3) months following the providing of such notice to Owner, Grantor's intention to purchase the Property shall be deemed a rejection of Grantor's opportunity to purchase the Property at the Transaction Price, and, in the event that the sale by Owner to the non-income-qualified person is consummated on the terms of the Offer, Grantor shall, at the closing of such sale, be responsible for paying any liens against the Property that ensure longterm affordability, to the extent that such liens are not satisfied by the proceeds of such sale, except that Grantor shall pay County the greater of the total of County's liens on the Property or either: (a) \$30,000.00; or (b) if NSP2 funds were used for the construction of the Property, \$46,296.00.

6. Right to Purchase Property in Event of Foreclosure. Grantor is hereby granted a right to purchase the Property before foreclosure subject to any liens against that Property that ensure long-term affordability in order to preserve the period of affordability of the Property for Income-Qualified Persons.

Provided that a mortgage or deed of trust holder gives Grantor not less than thirty (30) days' prior written notice of its intention to foreclose upon its mortgage or deed of trust on the Property or to accept a conveyance of the Property in lieu of foreclosure and affords Grantor the right to purchase the Property to preserve the low income affordability of the Property, the Affordable Housing Restrictions shall terminate upon foreclosure or conveyance by deed in lieu of foreclosure. However, the Affordable Housing Restrictions shall be revived if the owner of record before the foreclosure or deed in lieu of foreclosure or any entity that includes the former owner or those with whom the former owner has or had family or business ties, obtains an ownership interest in the Property.

Upon receipt by Grantor of a mortgagee's notice of intent to foreclose upon its mortgage or deed of trust on the Property or to accept a deed in lieu of foreclosure, Grantor shall have thirty (30) days within which to give the mortgagee and Owner notice of its intention to exercise its right of purchase granted herein. Thereafter, Grantor shall have an additional thirty (30) days in which to purchase the Property. Failure of Grantor timely to perform hereunder shall

terminate Grantor's right to purchase the Property. Any action by the mortgagee that delays or prevents Grantor from purchasing the Property shall extend Grantor's thirty (30)-day period for executing its right of purchase refusal by the number of days of the delay or for that period of time that Grantor is prevented from consummating the purchase.

7. Enforcement. Grantor may enforce the Affordable Housing Restrictions by appropriate legal proceedings and to obtain injunctive and other equitable relief against any violations, including without limitation relief requiring restoration of the Property to its condition prior to any such violation, it being agreed that Grantor will have no adequate remedy at law, and shall be in addition to, and not in limitation of, any other rights and remedies available to Grantor.

8. Miscellaneous.

- (a) <u>Severability</u>. If any provision of the Affordable Housing Restrictions shall to any extent be held invalid, the remainder shall not be affected.
- (b) Recordation of Documents. Grantor is authorized to record and file any notices or instruments appropriate to assuring the enforceability of the Affordable Housing Restrictions. Owner shall execute any such instruments upon request. The benefits of the Affordable Housing Restrictions shall be assignable by Grantor to any successor institution performing substantially similar functions. Grantor and Grantee intend that the restrictions arising hereunder take effect upon the date hereof, and to the extent enforceability by any person ever depends upon the approval of governmental officials, such approval when given shall relate back to the date hereof regardless of the date of actual approval or the date of filing or recording of any instrument evidencing such approval.
- (c) Notice. Any notice, request or other communication that any party hereto may be required or may desire to give to Grantor or Owner shall be made in writing and shall be deemed to have been properly given if mailed by United States registered or certified mail, postage prepaid, return receipt requested, or hand delivered, and addressed as follows, or such other address as the applicable party may have furnished in writing to the party seeking to serve notice as a place for the service of notice, provided, however, that Owner shall use reasonable business efforts to ascertain the mailing address of Grantor that is current as of the date of such notice:

Grantor:

La Frontera Partners, Inc. 504 W. 29th Street Tucson, Arizona 85713 Attention: Housing Director

Old Pueblo Community Services 4501 E. 5th Street, Suite A Tucson, Arizona 85711 Attention: Housing Director

Owner/Grantee:

Notice to Owner/Grantee shall be provided at the address of the Property.

- (d) <u>Governing Law</u>. The Affordable Housing Restrictions shall be construed in accordance with and governed by the laws of the State of Arizona.
- (e) <u>Release of Obligations on Former Owner</u>. Upon the conveyance of the Property in conformance with the requirements of the Affordable Housing Restrictions, the seller of the Property shall be relieved of any obligation arising hereunder after the date of such conveyance, but the Affordable Housing Restrictions shall remain in full force and effect and be binding upon the subsequent owner of the Property.
- (g) <u>Restraint on Alienation</u>. If the Affordable Housing Restrictions are deemed unenforceable by virtue of its scope in terms of purpose or eligibility of Income Qualified Persons but would be enforceable by reducing or increasing, as applicable, any part or all thereof, the same shall be enforced to the fullest extent permissible under the laws and public policies applied in the State of Arizona.

	OWNER/GRANTEE:
	Acknowledged and agreed to:
	[Name of Owner/Grantee from Deed]
	[Name of Owner/Grantee from Deed]
STATE OF ARIZONA)	
County of Pima)	
The foregoing instrument was acknown	wledged before me this 20 day of September
2013, by armando P Laguna, f	└ and
	Mary A Dreher Derry Publicational SEAL MARY S. DREHER
My commission expires: $\frac{12}{19}/\frac{3}{12}$	Notary Public - Arizona PIMA COUNTY My Comm. Exp. 12:15:2013
SIGNATURE OF GRANTOR FOLLOWS O	The state of the s

GRANTOR:

Acknowledged and agreed to:

OLD PUEBLO COMMUNITY SERVICES, an Arizona nonprofit corporation

By:

Thomas Litwicki, CEO

STATE OF ARIZONA)
COUNTY OF PIMA)

The foregoing instrument was acknowledged before me this 26th day of September, 200/3, by Thomas Litwicki, as CEO of Old Pueblo Community Services, and Arizona nonprofit corporation..

Notary Public

My commission expires:

9/5/17

PAMELA J LOHMAN
Notary Public State of Arizona
Pima County
My Commission Expires
September 05, 2017