

BOARD OF SUPERVISORS AGENDA ITEM REPORT CONTRACTS / AWARDS / GRANTS

C Award Contract C Grant

Requested Board Meeting Date: December 17, 2019

* = Mandatory, information must be provided

or Procurement Director Award \Box

*Contractor/Vendor Name/Grantor (DBA):

Desert Gold 4845, an Arizona limited liability company ("Buyer")

*Project Title/Description:

Sales Agreement No. Sale-0072.

*Purpose:

On October 15, 2019, the Regional Flood Control District ("RFCD") Board of Directors approved the sale of a portion of tax parcel 104-01-118A located south of Rillito River and north of Shamrock Commercial Subdivision, containing 2,099 square feet (the "Property"). The Property is being sold pursuant to A.R.S Section 48-3603(C) (2), 9-402, and 39-204. The Buyer was the high bidder at the public auction held on November 19, 2019.

*Procurement Method:

Exempt pursuant to Pima County Code 11.04.020.

*Program Goals/Predicted Outcomes:

RFCD will receive revenue and will no longer have liability and maintenance responsibility for the Property.

*Public Benefit:

Receipt of the purchase price for surplus property.

*Metrics Available to Measure Performance:

The property will be sold to Buyer at its appraised value \$6,700.00 plus an additional \$1,000.00 administration fee, for a total of \$7,700.00.

*Retroactive:

NO

Location Map attached

To: CoB-12.3.19 Ver. 1 Pys-16 (1)

Page 1 of 2

Procure Dept 11/26/19 ANTI 31

Revised 9/2019

Contract / Award Information	
Document Type: CTN Department Code: PW	Contract Number (i.e.,15-123): 20*0082
Effective Date: 12/17/2019 Termination Date: 6/16/2020	Prior Contract Number (Synergen/CMS):
Expense Amount: \$*	Revenue Amount: \$ 7,700.00
*Funding Source(s) required: Flood Control Operations	
Funding from General Fund? Yes No If Yes \$	%
Contract is fully or partially funded with Federal Funds?	☐ Yes ⊠ No
If Yes, is the Contract to a vendor or subrecipient?	
Were insurance or indemnity clauses modified?	☐ Yes ⊠ No
If Yes, attach Risk's approval.	
Vendor is using a Social Security Number?	☐ Yes No
If Yes, attach the required form per Administrative Procedure	22-10.
Amendment / Revised Award Information	
	Contract Number (i.e.,15-123):
	AMS Version No.:
	New Termination Date:
	Prior Contract No. (Synergen/CMS):
C Expense or C Revenue C Increase C Decrease	Amount This Amendment: \$
Is there revenue included? CYes CNo If	/es\$
Afficially and a constant	
*Funding Source(s) required:	
	/es\$%
Funding from General Fund? Yes No If Yes Amendment Information (for grants acceptance and	awards) C Award C Amendment
Funding from General Fund? Yes No If Yes No If Yes Cho	awards)
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Funding from General Fund? Yes No If Yes Amendment Information (for grants acceptance and Document Type: Department Code: Effective Date: Termination Date: Match Amount: \$ *All Funding Source(s) required:	awards)
Funding from General Fund? Yes No If Yes No If Yes Cho	awards)
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SECTION 15 TOWNSHIP 13 SOUTH RANGE 13 EAST

LOCATION MAP



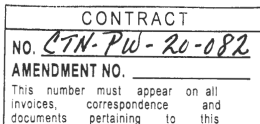
SECTION 15 & 22 G&SRM PIMA COUNTY, ARIZONA













SALES AGREEMENT

- 1. **Defined Terms**. The following terms will be used as defined terms in this Acquisition Agreement and have the meaning set forth below ("*Agreement*"):
- 1.1. <u>Seller:</u> Pima County Flood Control District, a special taxing district of the State of Arizona
 - 1.2. <u>Buyer</u>: Desert Gold 4845, an Arizona limited liability company
- 1.3. <u>Purchase Price</u>: Seven Thousand Seven Hundred Dollars, which includes a \$1,000 Dollar, administration fee (\$7,700.00)
 - 1.4. <u>Earnest Money Deposit</u>: the sum of Seven Hundred and Seventy Dollars (\$ 770 .00)
- 1.5. <u>Title Company</u>: Stewart Title and Trust of Tucson, located at 3939 E. Broadway Blvd., is hereby appointed as the "Escrow Agent" for this transaction. Cyd Bradford is the escrow agent assigned to this transaction.
- 1.6. <u>Effective Date</u>: the date Seller and Buyer have approved and accepted this Agreement by affixing their signatures. The date Seller executes this Agreement is the date this Agreement is signed by the Chair of the Pima County Board of Supervisors.
- 1.7. <u>Property</u>: the real property described in **Exhibit A** and depicted in **Exhibit A-1**, together with all improvements thereon and all water rights associated with the Property, if any.

- 1.8. <u>Seller's Address</u>: Manager, Pima County Real Property Services, 201 N Stone Ave, 6th FIr, Tucson, AZ 85701-1207; E-mail: neil.konigsberg@pima.gov
 - 1.9. Buyer's Address: 4954 N. Shamrock Pl., Tucson, Arizona 85705
- 2. **Parties; Effective Date**. This Agreement is entered into between Seller and Buyer, and shall be effective on the Effective Date. Seller and Buyer are collectively referred to herein as the "*Parties*," and individually as a "*Party*."
- 3. **Purchase of Property.** Buyer agrees to acquire from Seller, and Seller agrees to convey to Buyer, in consideration of the Purchase Price, Seller's fee interest in the Property, for the Purchase Price, payable as follows:
- 3.1. On the Effective Date, Buyer will pay the Earnest Money Deposit to Title Company as escrow agent. Escrow Agent is hereby instructed to deposit all such payments in a federally insured money market or other similar account, subject to immediate withdrawal, at a bank or savings and loan institution located in Tucson, Arizona. If the escrow closes, the Earnest Money Deposit shall be credited against the Purchase Price, and any interest earned on the Earnest Money Deposit shall be paid to Buyer. If the escrow fails to close because of a default by Seller, then the Earnest Money Deposit and all interest earned thereon shall be returned to Buyer. If the escrow fails to close because of a default by Buyer, then the earnest money and all interest earned thereon shall be paid to Seller.
- 3.2. The remainder of the Purchase Price will be paid to the Seller in cash at closing.

4. Closing Costs, Title and Prorations.

- 4.1. <u>Closing Costs.</u> Expenses incidental to transfer of title, recording fees, escrow fees and releases shall be paid 50% by Buyer and 50% by Seller. Buyer will pay all other Closing Costs related to the Closing.
- 4.2. <u>Title.</u> Buyer will pay for a Standard Owner's Title Insurance Policy for the Property, in the amount of the Purchase Price.
- 4.3. <u>Prorations.</u> Property taxes, rents, and annual payment of assessments with interest, if any (collectively "*Prorations*") will be prorated as of the date of Closing.

5. Escrow and Title.

- 5.1. <u>Escrow.</u> Title Company will act as escrow agent. This Agreement will constitute escrow instructions in connection with the escrow established with Title Company under this Agreement (the "**Escrow**"). Title Company will make reasonably suitable arrangements with either Party, upon that Party's request, to have the Party execute any of the documents to be executed by that Party as provided in this Agreement at the office of Title Company that is most convenient for Buyer.
- 5.2. <u>Title Commitment</u>. Escrow Agent will distribute to the Parties a Commitment for Standard Owner's Title Insurance (the "*Commitment*") together with complete and legible copies of all documents which will remain as exceptions to Buyer's policy of title insurance.
- Amended Commitment. In the event Title Company should issue an Amended Commitment for Title Insurance which discloses an exception(s) not previously disclosed, Buyer shall have fifteen (15) days after the receipt of the Amended Commitment and the new Exceptions (the "Disapproval Period") within which to notify Seller and the Escrow Agent in writing of Buyer's disapproval of any new exceptions shown thereon (the "Disapproval Notice"). In the event of such disapproval, Seller shall have ten (10) days from receipt of the Disapproval Notice in which to notify Buyer in writing whether Seller intends to eliminate each of the disapproved Exceptions prior to the Closing (the "Notice Period"). If Seller fails to notify Buyer of its intent with respect to the disapproved items within that time or if Seller elects not to cure all disapproved items, Buyer may terminate this Agreement and the Escrow will be canceled. If the Amended Commitment is issued less than fifteen (15) days prior to the date of the Closing, then the date of the Closing is extended until the end of the Disapproval Period and the Notice Period, if applicable.
- 5.4. <u>Title Policy is Condition to Closing.</u> Buyer's obligation to Close is contingent upon Title Company being prepared to issue a Standard Owner's Title Insurance Policy for the Property, in the amount of the Purchase Price, subject only to the exceptions on **Exhibit B** and the standard printed exceptions in the policy.

6. **Closing.**

6.1. <u>Closing Date</u>. The Closing of the sale of the Property to Buyer (the "*Closing*") will take place at the office of Title Company on or before thirty (30) days after the Effective Date, unless extended by Seller and Buyer.

- 6.2. <u>Deliveries by Buyer at Closing</u>. At Closing, Buyer shall deliver to Seller through Escrow the following:
- 6.2.1. The Purchase Price, which will be paid in full at Closing payable to Title Company by Buyer's check; and
- 6.2.2. Such additional documents as Seller or Escrow Agent may reasonably require to effectuate the purchase.
- 6.3. <u>Deliveries by Seller at Closing</u>. At Closing, Seller will deliver to Buyer through Escrow the following:
 - 6.3.1. An executed Special Warranty Deed in the form of **Exhibit C**; and
- 6.3.2. Such additional documents as Buyer or Escrow Agent may reasonably require to effectuate the Purchase.
- 6.4. <u>Delivery of Possession</u>. Seller shall deliver possession of the Property to Buyer at Closing.

7. Disclosures and Covenants.

- 7.1. "As-Is" Sale. Buyer accepts the Property in an AS IS CONDITION, with NO WARRANTY FROM SELLER OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, AS TO THE CONDITION THEREOF.
- 7.2. <u>Cultural Resources.</u> Buyer is hereby notified that cultural resources (archaeological, cultural, or historic resources) may be present on the subject property. In the event development or ground disturbance is planned, these cultural resources may require treatment (inventory assessment, and mitigation), approved by Pima County and the State Historic Preservation Office.
- 7.3. <u>Condition of Property.</u> Buyer is solely responsible for conducting its own due diligence regarding the condition of the Property.
- 7.4. <u>Risk of Loss for Damage to Improvements</u>. Seller bears the risk of loss or damage to the Property prior to Closing. After Closing, the risk of loss or damage to the Property rests with Buyer.

7.5. <u>Use of Property by Seller</u>. Seller will maintain the Property in substantially the same condition as it is presently in, ordinary wear and tear excepted, and without liens or encumbrances that Seller will be able to cause to be released before the Closing.

8. Environmental.

8.1. <u>Environmental Representations</u>. Buyer and Seller agree that neither party is assuming any obligation of the other party relating to any potential liability, if any, arising from the environmental condition of the Property, each party remaining responsible for its obligations as set forth by law.

8.2. <u>Environmental Inspection Rights</u>.

- 8.2.1. From and after the Effective Date, Seller shall permit Buyer to conduct such inspections of the Property as the Buyer deems necessary to determine the environmental condition of the Property. If any environmental inspection recommends further testing or inspection, the Parties hereby agree to extend the date of Closing to at least thirty (30) days after the report for such additional testing or inspection is completed on behalf of Buyer, but not later than an additional one hundred eighty (180) day extension.
- 8.2.2. If any environmental inspection reveals the presence of contamination or the need to conduct an environmental cleanup, Buyer shall provide written notice to Seller, prior to Closing, of any items disapproved by Buyer as a result of Buyer's inspection (the "**Objection Notice**"). If Buyer sends an Objection Notice, Seller may, within five (5) business days of receipt of the Objection Notice, notify Buyer if Seller is willing to cure any of the items to which Buyer objected (the "**Cure Notice**"). If Seller elects not to send Buyer a Cure Notice or if Seller's Cure Notice is not acceptable to Buyer, then Buyer may elect to terminate this Agreement, in which case the Agreement will be terminated and of no further force and effect.
- 9. **Broker's Commission.** No broker or finder has been used by Buyer or Seller.
- 10. **Default, Remedies, and Conditions Precedent**. In the event either Party defaults under this Agreement, the other Party shall be entitled to pursue all rights and remedies available at law or in equity, including specific performance. To the extent a Party seeks damages, the recovery is limited to actual damages (including any losses or penalties suffered by Buyer as a result of any violation of federal arbitrage violations caused by a wrongful failure of Seller to perform). Neither Party is entitled to exemplary, punitive, special, indirect or consequential damages.

11. **Exhibits**. The following Exhibits are fully incorporated herein as if set forth at length. To the extent that any Exhibits to this Agreement are not available at the execution thereof, they will be added by the Parties prior to Closing and will be in form and substance reasonably satisfactory to the Parties.

Exhibit A Description of Property

Exhibit A-1 Depiction Showing Property

Exhibit B Permitted Exceptions for Property

Exhibit C Form of Deed for Property

12. **Miscellaneous Provisions**. The following miscellaneous provisions apply to this Agreement:

12.1. Notices.

- 12.1.1. Writing. All notices required or permitted to be given hereunder must be in writing and mailed by first class, registered, certified or overnight mail, return receipt requested, postage prepaid, or transmitted by electronic mail, facsimile, or hand delivered, addressed to Seller's address or Buyer's address.
- 12.1.2. Receipt. If mailed, all such notices, demands, requests, or other communications are deemed received upon the expiration of seventy-two (72) hours after deposit in the U.S. mail as aforesaid. Notice served personally or by electronic mail or facsimile is deemed served upon delivery thereof to the addressee. Rejection or other refusal to accept or the inability to deliver because of changed address of which no notice was given is deemed to be receipt of the notice, demand or request sent. Any party entitled to notices hereunder may from time to time designate to the other parties, in writing and given in accordance with this Section, a different address for service of notice.
- 12.2. <u>Governing Law</u>. This Agreement is subject to, and interpreted by and in accordance with, the laws of the State of Arizona. Any action to be brought under this Agreement must be filed and maintained in a court in Pima County, Arizona.
- 12.3. <u>Entire Agreement</u>. This Agreement is the entire Agreement of the Parties respecting the subject matter hereof. There are no other agreements, representations or warranties, whether oral or written, respecting the subject matter hereof.
 - 12.4. <u>Interpretation</u>. This Agreement, and all the provisions of this Agreement, is

deemed drafted by all of the Parties. This Agreement will not be interpreted strictly for or against any Party, but solely in accordance with the fair meaning of the provisions hereof to effectuate the purposes and intent of this Agreement.

- 12.5. <u>No Representations</u>. Each Party has entered into this Agreement based solely upon the agreements, representations and warranties expressly set forth herein and upon that Party's own knowledge and investigation. Neither Party has relied upon any representation or warranty of any other Party except any such representations or warranties as are expressly set forth herein.
- 12.6. <u>Signing Authority</u>. Each of the persons signing below on behalf of a Party represents and warrants that the signer has full requisite power and authority to execute and deliver this Agreement on behalf of the Party for whom the signer signs and to bind such Party to the terms and conditions of this Agreement.
- 12.7. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which is effective as an original. This Agreement becomes effective only when all of the Parties have executed the original or counterpart hereof. This Agreement may be executed and delivered by a facsimile transmission or email of a counterpart signature page hereof.
- 12.8. Attorney's Fees and Costs. In any action brought by a Party to enforce the obligations of any other Party, the prevailing Party is entitled to collect from the opposing Party to such action such Party's reasonable litigation costs and attorney's fees and expenses, including court costs, reasonable fees of accountants and experts, and other expenses incidental to the litigation in addition to all other relief, all of which will be set by a judge and not by a jury, to which the prevailing Party may be entitled.
- 12.9. <u>Binding Affect</u>. This Agreement is binding upon and inures to the benefit of the Parties and their respective successors and permitted assigns.
- 12.10. <u>No Third Party Beneficiaries</u>. This is not a third party beneficiary contract. No person or entity other than a Party signing this Agreement has any rights under this Agreement, except as expressly provided in this Agreement.
- 12.11. <u>Amendment</u>. This Agreement may be amended or modified only in a writing signed by the Parties, which specifically references this Agreement.
- 12.12. <u>No Partnership</u>. Nothing in this Agreement creates a partnership or joint venture, or authorizes any Party to act as agent for or representative of any other Party.

- 12.13. <u>No Waiver</u>. The failure of a Party to require full or timely performance of any obligation arising under this Agreement (whether on a single occasion or on multiple occasions) is not a waiver of any such obligation. No such failure gives rise to any claim of estoppel, laches, course of dealing, amendment of this Agreement by course of dealing, or other defense of any nature to any obligation arising hereunder.
- 12.14. <u>Time of the Essence</u>. Time is of the essence with respect to each obligation arising under this Agreement.
- 12.15. <u>Conflict of Interest</u>. This Agreement is subject to cancellation within three (3) years after its execution pursuant to <u>A.R.S. § 38-511</u> if any person significantly involved in initiating, negotiating, securing, drafting, or creating this Agreement on behalf of Buyer is, at any time while this Agreement or any extension of the Agreement is in effect, an employee or agent of any other party to the Agreement with respect to the subject matter of the Agreement.

Date: 11/19/19	
Seller's Approval and Acceptance:	
SELLER: PIMA COUNTY Regional Flood Control Dis State of Arizona:	trict, a special taxing district of the
	 Date

ATTEST:		
Julie Castaneda, Clerk of Board	Date	
APPROVED AS TO CONTENT:		
Neil J. Konigsberg, Manager, Real Property Services	- ;	
00 11	lesling	
Carmine DeBonis, Deputy County Administrator, Pu	ıblic Works	
APPROVED AS TO FORM:		
Ku Cl-	_	
Kell Olson, Deputy County Attorney		

EXHIBIT A LEGAL DESCRIPTION

A triangular portion of that particular parcel described as EXHIBIT "A"- 8 in the Quit Claim Deed filed in sequence number 20172770446, records of the Pima County Recorder, said Parcel is in the south one-half of the southeast one-quarter of Section 15, Township 13 South, Range 13 East, Gila and Salt River Meridian, Pima County, Arizona, said triangular portion more particularly described as follows:

COMMENCING at 2-inch diameter brass disk in concrete, marked LS 25086, and demarcating an angle point in the centerline of Dairy Place as shown on the FINAL PLAT OF SHAMROCK CENTER, and on file in Book 51 of Maps and Plats at page 47 therein, records of the Pima County Recorder;

THENCE upon said centerline, N 01°18'00" W, a distance of 200.00 feet to a 2-inch diameter brass disk in concrete, marked LS 25086, and demarcating the radius point of a cul-de-sac at the northern end of said Dairy Place;

THENCE leaving said centerline, N 76°31'36" E, a distance of 60.00 feet to the northwest corner of Lot 18 of said SHAMROCK CENTER which is demarcated with a number 5 rebar affixed with a 2-inch diameter aluminum cap marked TS&M LS 29881;

THENCE upon the north line of said Lot 18, S 89°38'41" E, a distance of 182.14 feet to the northeast corner thereof, which is demarcated with a number 5 rebar affixed with a 2-inch diameter aluminum cap marked TS&M LS 29881;

THENCE upon the east line of said Lot 18 which is coincident with the west line of the aforesaid parcel described as EXHIBIT "A"- 8, S 01°36'54" E, a distance of 164.82 feet to the POINT OF BEGINNING;

THENCE continue upon said coincident line, S 01°36'54" E, a distance of 30.00 feet to the southwest corner of said parcel described as EXHIBIT "A"- 8, which is demarcated with a copper monument in concrete and marked TS&M LS 29881, said southwest corner is coincident with the northwest corner of Lot 15 of SHAMROCK CENTER BLOCK 1 and on file in Book 60 of Maps and Plats at page 91 therein, records of the Pima County Recorder;

THENCE upon the north line of said Lot 15 which is coincident with the south line of said parcel described as EXHIBIT "A"- 8, S 89°43'11" E, a distance of 140.00 feet to a point, from which the northeast corner of said Lot 15, which is demarcated with a number 5 rebar affixed with 2-inch diameter aluminum cap marked TS&M LS 29881, bears S 89°43'11" E, a distance of 154.41 feet;

THENCE leaving said coincident line, N 77°42'50" W, a distance of 144.15 feet to the POINT OF BEGINNING.

The herein described triangular portion has an area of 2,099 square feet, more or less.



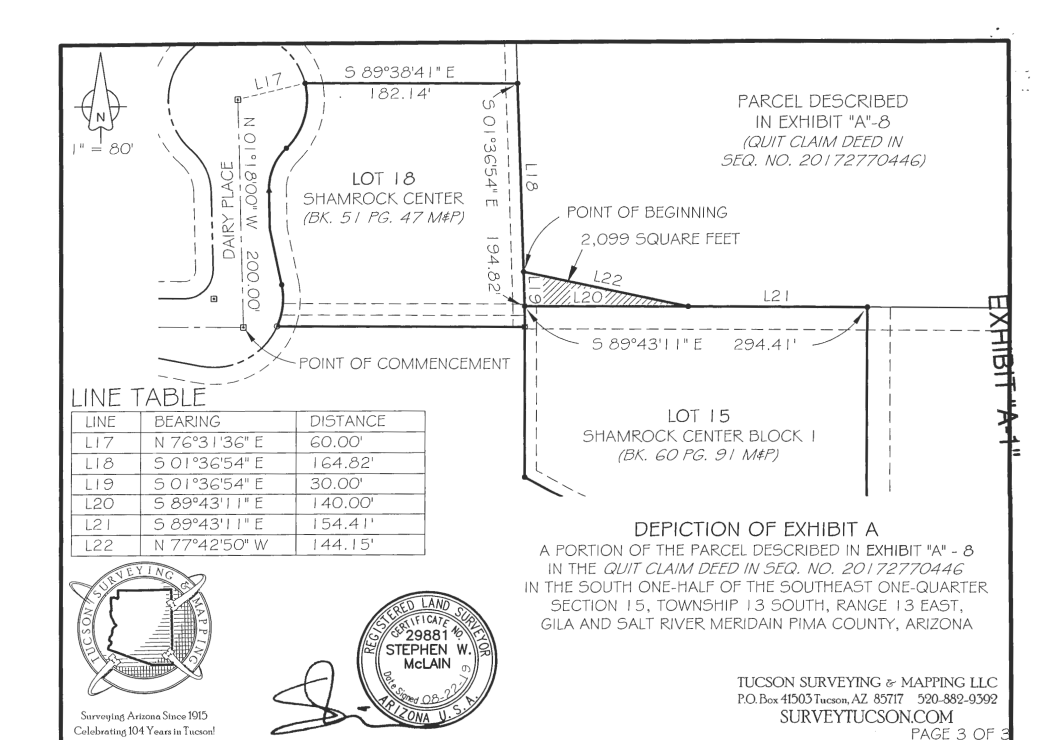
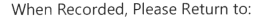


Exhibit "B"

- 1. Any defect, lien, encumbrance, adverse claim, or other matter that appears for the first time in the Public Records or is created, attaches, or is disclosed between the Commitment Date and the date on which all of the Schedule B, Part I Requirements are met.
- 2. 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.
- 3. 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 by making inquiry of persons in possession thereof.
- 4. Easements, liens or encumbrances, or claims thereof, which are not shown by the public records.
- 5. 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.
 - (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 A, 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 lien, or right to a lien, for services, labor or material heretofore or hereafter furnished, imposed by law and not shown by the public records.
- 8. (INTENTIONALLY DELETED, 2019 taxes are exempt.)
- 9. Any action by the County Assessor and/or Treasurer, altering the current or prior tax assessment, subsequent to the date of the Policy of Title Insurance.
- 10. Water rights, claims or title to water, and agreements, covenants, conditions or rights incident thereto, whether or not shown by the public records.
- 11. Reservations or exceptions in Patents or in Acts authorizing the issuance thereof.
- 12. Easement for ingress, egress and utilities and rights incident thereto, as set forth in instrument recorded in Docket 2553, Page 213.
- 13. Easement for electric transmission lines and rights incident thereto, as set forth in instrument recorded in Docket 3723, Page 193.
- 14. Easement for ingress, egress and utilities, and rights incident thereto, as set forth in instrument recorded in Docket 3783. Page 425.
- 15. Provisions contained within Resolution No. 1990-202, for right-of-way on River Road, as set forth in Docket 8917, Page 454.
- 16. Terms and conditions of Intergovernmental Agreement as set forth in Docket 10338, Page 568.
- 17. Provisions contained within Resolution No. 1999-7, regarding annexation for the Metropolitan Domestic Water Improvement District, as set forth in <u>Docket 11157</u>, Page 2432.
- 18. Liabilities and obligations imposed upon said land by reason of its inclusion within Metropolitan Water Improvement District.

EXHIBIT C



Exempt from Affidavit of Value per A.R.S. § 11-1134(A)(3).

Special Warranty Deed

For the consideration of Ten Dollars (\$10.00), and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned, PIMA COUNTY FLOOD CONTROL DISTRICT a special taxing district of the State of Arizona, the "<u>Grantor</u>" herein, does hereby convey to Desert Gold 4845, an Arizona limited liability company the "<u>Grantee</u>" herein, the following real property (the "<u>Property</u>") situated in Pima County, Arizona, together with all wells, water rights and mineral rights in which Grantor has an interest and appurtenant thereto:

As described in **Exhibit A** attached hereto.

Subject to all taxes and other assessments, reservations in Patents, and all easements, rights of way, encumbrances, liens, covenants, conditions, restrictions, obligations and liabilities as may appear of record and all matters a survey or inspection of the Property would reveal.

Grantor hereby binds itself and its successors to warrant and defend the title as against all acts of Grantor herein and no other, subject to the matters set forth above.

Restrictive Covenant.

<u>Restriction.</u> By accepting the Property, the Grantee, for himself, herself, his/her heirs, personal representatives, successors in interest, and assigns, as a part of the consideration hereof, does hereby covenant and agree as a covenant running with the land that in the construction, maintenance, or operation of any facilities or structures whatsoever on the Property, the grantee will not discriminate against any person on the grounds of that person's age, race, creed, color, religion, sex, disability or national origin.

Page 1 of 3

EXEMPTIO	N: A.R.S. §11-1134.A.3.	Board of Supervisors:	Right of Way [] Parcel []
Agent: RL	File #: Sale-0072	Activity #:	P[X] De[] Do[] E[]

EXHIBIT C

<u>Nature of Restriction.</u> This Restrictive Covenant shall apply in perpetuity and shall run with the Property. The Restriction imposed shall be non-revocable without the written consent of at least 4 of the 5 members of the Pima County Board of Supervisors. The Restriction shall remain in effect notwithstanding any future annexation of any portion of the land by a municipality.

<u>Enforcement of Restriction.</u> Grantor may enforce the terms of this Restrictive Covenant through any available legal or equitable remedy, including but not limited to damages, and injunctive relief requiring the Grantee to cease and desist all activity in violation of this Restrictive Covenant. The failure of Grantor to insist upon the full and complete performance of any of the terms and conditions of this Restrictive Covenant, or to take any action permitted as a result thereof, shall not be construed as a waiver or relinquishment of the right to insist upon full and complete performance of the same, or any other covenant or condition, either in the past or in the future.

Protection of Cultural Resources.

In compliance with Pima County Board of Supervisors Policy Number C 3.17, Grantee is hereby notified that buried cultural resources (archeological or historic resources) may be present on the Property. In the event development or ground disturbance is planned, cultural resources compliance (inventory, assessment and/or mitigation) will be required, as approved by Pima County.

Grantee is aware that there may be limitations on ground disturbing activity and conveyance of title before cultural resources compliance requirements are met. All such inventory, assessment and/or mitigation costs are the responsibility of Grantee.

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Page 2 of 3

EXEMPTION: A.R.S. §11-1134.A.3.		Board of Supervisors:	Right of Way [] Parcel []
Agent: RL	File #: Sale-0072	Activity #:	P[X] De[] Do[] E[]

EXHIBIT C

Grantor: Pima County R a special taxing district o	•		
Ву:			
Neil J. Konigsberg, M.	anager Real Pr	operty Services	
STATE OF ADIZONA	,		
STATE OF ARIZONA)) ss.		
COUNTY OF PIMA)		
0 0		as acknowledged be sberg, Manager Real	day of
		Notary Public	
My Commission Expires	•		

Page 3 of 3

EXEMPTION: A.R.S. §11-1134.A.3.		Board of Supervisors:	Right of Way [] Parcel []
Agent: RL	File #: Sale-0072	Activity #:	P[X] De[] Do[] E[]