

Jamie Stevens, SR/WA Principal Right of Way Agent Land Management

300 Lakeside Drive

Oakland, CA 94612 Phone: (925) 334-6338 Email: Jamie.Stevens@pge.com

June 6, 2023

Via Mail and Email
Updated

City of Petaluma c/o Jeff Stutsman 11 English Street Petaluma, CA 94952 JStutsman@cityofpetaluma.org

Re: R-708 L-021G Pipeline Replacement Project (74001643)

Final Offer of Just Compensation for Property Located at the Southerly End of Cader Lane,

Petaluma

APN: 017-170-001, Sonoma County

Dear Mr. Stutsman:

Pursuant to past discussions and correspondence between the City and Pacific Gas and Electric Company (PG&E), PG&E is undertaking a gas transmission pipeline replacement project, R-708 L-021G Pipeline Replacement Project (Project). PG&E's top priority is to ensure the safety and reliability of its natural gas transmission system. After a comprehensive inspection and evaluation of the system, PG&E has determined it is necessary to replace segments of the existing gas pipeline on City's Property. I am contacting you to provide an update to previous discussions between the City and PG&E's previous Right of Way Consultant, Mrs. Laura Menendez with Interwest Consulting Group, regarding the Project. PG&E hopes to reach a fair and amicable agreement to purchase a permanent utility easement and a temporary construction easement on Assessor Parcel No. 017-170-001 located at the Southerly End of Cadre Lane, Petaluma, California also known as Shollenberger Park (Property) to facilitate implementation of this Project at the earliest practical date.

PG&E retained an independent, licensed appraiser to value the proposed easements on the Property. The appraiser valued the permanent easement (\$6,186) and temporary construction easement (\$11,392) on the Property in amounts totaling \$17,600 (rounded). Based on this appraisal, PG&E submitted an updated written offer dated November 2, 2022 to obtain the necessary easements for the Project. A copy of the appraisal supporting the offer was included with PG&E's prior offer letter. The appraisal was updated to include an additional temporary construction easement area for ground water discharge. Based on the updated appraisal, the amount of just compensation is \$29,300 (rounded; permanent easement \$6,186 and temporary construction easement \$23,034). A copy of the updated appraisal report dated March 6, 2023 was previously provided and is enclosed.

Please note that the construction schedule was recently modified and scheduled to commence on or around October 2023 (instead of July as initially planned) for a three-month term for the installation of the new pipeline. A second construction timeframe was added for August 2024 for a three-month term

City of Petaluma June 6, 2023 Page 2

to complete the project. This increased the temporary construction easement term from four-months to six-months; therefore, the updated offer amount based on the appraised value is \$41,000 (rounded).

By this letter, PG&E's settlement proposal to acquire the permanent easement and six-month temporary construction easement (two terms, each term is three-months) on the Property remains at \$100,000, which is fair and just compensation based on the updated appraisal plus an additional amount for settlement purposes if the City grants the executed easements by June 21, 2023. Enclosed is an Agreement (Agreement) for the City's review.

To ensure the continued safety and reliability of delivering gas service to the public and protect the Project schedule, PG&E may have to take formal steps and file eminent domain proceedings if the easement rights are not acquired by <u>June 21, 2023</u>. However, please know that PG&E will continue these negotiations in good faith if eminent domain proceedings are filed.

As you may know, the City may obtain its own appraisal of the easement at PG&E's expense (up to \$5,000). To be reimbursed by PG&E, the City must select an independent appraiser licensed by the California Office of Real Estate Appraisers and document its reasonable costs. PG&E is not required to accept the results of the City's appraisal, however. If the City decides to obtain such an appraisal, please let us know and we will arrange to reimburse the expense, up to \$5,000.

During project construction, care will be taken to avoid any damage to the Property. Following work on the Property, PG&E's construction contractor will clean and restore the site to its pre-existing condition. PG&E will pay for any damage to the Property, caused by Project construction, after evaluating a written estimate of damage that you may submit to PG&E. PG&E and/or its construction contractor will confer with you in good faith to resolve any Project damage claim. By agreeing to the permanent or temporary easements, you will not limit your ability to bring legal action against PG&E for such property damage losses if they are not resolved to your satisfaction.

This letter constitutes PG&E's final offer to purchase the permanent and temporary easements. All previous offers and the offers in this letter have been made under the provisions of Evidence Code section 1152 for the purpose of confidential settlement negotiations.

As the Project is scheduled to commence in October 2023, time is of the essence. We ask that this matter be included on the City Council's agenda as quickly as possible, while the parties continue to try and finalize this transaction. If eminent domain proceedings are filed, the appraised value of the proposed permanent easement and temporary construction easement (\$41,000) will be deposited into the State's Condemnation Deposit Fund while our efforts towards settlement continue.

Copies of the Easement Deed and Temporary Construction Easement, and supporting documents, are enclosed for the City's consideration and signature. Only signatures to the Easement Deed must be notarized. Please contact me at (925) 334-6338 or Jamie.Stevens@pge.com after review of this letter to further discuss and resolve this matter. PG&E remains hopeful that it can reach a settlement with the City and will take every reasonable step to address concerns.

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If you have any questions in this regard, please let me know. Thank you for your anticipated cooperation and consideration.

Sincerely,

Jamie Stevens, SR/WA

Principal Right of Way Agent

Enclosures: Appraisal

Easement Deed LD #2404-07-10007 (with plat/legal) Temporary Construction Easement (with plat/legal)

Exhibit Maps

Agreement (with exhibits)

Eminent Domain Informational Pamphlet

W-9 Tax Form

Appraisal Report



SHOLLENBERGER PARK CITY of PETALUMA PROPERTY SOUTHERLY END of CADER LANE PETALUMA, CALIFORNIA

PREPARED FOR

PACIFIC GAS and ELECTRIC COMPANY

PREPARED BY

CHAPMAN & PATTON

EFFECTIVE DATE OF VALUE

AUGUST 3, 2022



PO Box 973 Oakdale, CA 95361 Phone (209) 484-3217 Phone (925) 831-1311 www.chapmanandpatton.com

March 11, 2023

Kevin Larson, MAI Pacific Gas & Electric Company 7th Floor, Room 7044A 1850 Gateway Boulevard Concord, CA 94520

Dear Mr. Larson,

Pursuant to our agreement, an appraisal has been made of the Fair Market Value of the City of Petaluma property known as Shollenberger Park. It is identified as Assessor's Parcel Number 017-170-001 located at the southerly end of Cader Lane in Petaluma (Sonoma County), California. This 212.19-acre property is also on the northerly side of Petaluma River. The property being appraised will be referred to as the <u>Subject</u> property in this report.

The purpose of this appraisal is to provide you with an opinion of just compensation for the proposed acquisitions of one permanent easement for a gas transmission line and one temporary construction easement in 6 segments. The easements are required for a PG&E gas transmission line project that will replace an existing older gas transmission line.

This report contains a description of the entire property in the before condition, the acquisitions, the effect of the acquisitions upon the remainder, and estimated just compensation associated with the acquisitions and project. The appraisal of the property in the before condition is made under the hypothetical condition that the proposed PG&E project does not exist.

The Notice of Decision to Appraise was sent to the owner on July 27, 2022. The city responded by saying a meeting was unnecessary and to proceed with the appraisal.

An onsite viewing of the Subject property took place on August 3, 2022.

I have gathered pertinent information, sales, and other data relevant to the valuation of the property and analyzed the data to reach my conclusions. In my opinion, just compensation for the property rights to be acquired from the Subject property as of August 3, 2022, was \$29,200.

This is a Restricted Use appraisal report that may not be understood properly without additional information retained in the appraiser's file. This report is performed in accordance with generally accepted reporting requirements for Uniform Standards of Professional Appraisal Practice 2-2(b). Please refer to the Statement of Limiting Conditions, Extraordinary Assumptions and Hypothetical Conditions found in the Introduction section of this report as they could affect the results of this assignment as they affect the results of this assignment.

Very Truly Yours,

CHAPMAN & PATTON

Dean Chapman, MAI, SRA, SR/WA

Certified General Real Estate Appraiser #AG006074

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INTRODUCTION

Summary of Salient Facts

Location: The property is located at the southerly end of Cader Lane,

south of McDowell Boulevard.

Property Description: The Subject property is better known as Shollenberger

Park, a wetlands area with a circular trail and fishing pier that contains 212.19 acres. This public park's trailhead includes a paved parking lot for 40 cars plus a restroom.

Zoning: CF and OSP

General Plan: The General Plan designation is consistent with zoning.

Rezoning Probability: A zoning change is unlikely.

Inspection Date: August 3, 2022

Valuation Date: August 3, 2022

Highest And Best Use - Absent the current public park use, the property has

Before Condition: agricultural potential in the before condition.

Fair Market Value of Whole -

Before Condition: \$4,283,800

Permanent Easement Acquisition: A 60' strip of unimproved land containing 53,792 square

feet.

Temporary Construction Easement (TCE): One TCE with 6 segments contain a total of 1,520,274

square feet **net**. The TCE will be in effect for 4 months.

Construction Contract Work (CCW) includes replacing the

land in the same fundamental condition as in the before

condition.

Effect of Acquisitions Upon Remainder: The project will not have an adverse effect on the

remainder.

Highest And Best Use-After Condition: The highest and best use of the remainder in the after

condition is the same as in the before condition.

Summary of Just Compensation: Permanent Easement: \$ 6,186

Temporary Construction Easement: \$23,034
Severance Damage: \$0
Total: \$29,220

Rounded: \$29,200

Purpose of the Appraisal

The purpose of this appraisal is to estimate just compensation for the acquisition of one permanent easement for a gas transmission line and one temporary construction easement in 6 segments.

Appraisal Report Format

This is a Restricted Use appraisal report, in accordance with the requirements identified in Standard Rule 2-2(b) of USPAP. It is intended to provide a summarized description of the entire property in the before condition, the acquisitions, the effect of the acquisitions upon the remainder, and estimated just compensation associated with the acquisitions and project. It should be noted that the appraiser's opinions and conclusions set forth in the report may not be understood properly without additional information retained in the appraiser's work file. The report format had been mutually agreed-upon by the client and undersigned prior to completion of this assignment. Additional supporting documentation and analyses, as appropriate, is retained in the appraiser's file.

Scope of Assignment

The *scope of inspection* consisted of an onsite viewing of the Subject property by Dean Chapman on August 3, 2022.

The scope of comparative data verification included attempts to have conversations with at least one of the parties to each transaction and review of county recording data. Each comparable sale was viewed, photographed, and researched by Dean Chapman. The comparables cited herein should be construed as being a pertinent sampling, which were selected based upon physical and location similarities relative to the property under appraisement and/or the credibility of the data.

The geographic scope of research was focused on Sonoma and Marin Counties.

The following *scope of resources* was used in the development of the market value opinion expressed herein. Information provided by the client consisted of a preliminary report and legal description of the acquisitions.

Sources used in the process of analyzing the Subject property included:

- Assessor's map and data
- Zoning ordinance and map for the city of Petaluma
- General Plan and Land Use Map for the city of Petaluma
- Preliminary Report dated September 13, 2019
- Discussions with Right of Way Agent Jamie Guillen

Sources used in the process of estimating value for the Subject included:

- Assessor's records
- Multiple Listing Service (MLS)
- CoStar

Intended Use

The intended use of the appraisal and report is to provide Pacific Gas and Electric Company and their legal representatives with a basis for determining just compensation for the proposed acquisitions and project. It is understood that PG&E will use my opinion of just compensation in the process of making an offer to the property owner.

Intended User and Client

The intended user and client of this appraisal is Pacific Gas and Electric Company and their legal representatives.

Definitions

After Condition - The after condition refers to the property as it existed on the valuation date, but following the partial acquisition and project construction.

Appraisal Report (Restricted) - A written appraisal report prepared under Standards Rule 2-2(b) of the Uniform Standards of Professional Appraisal Practice.

Before Condition - The before condition is the condition of the property on the valuation date (as if) prior to the project, planning and steps leading up to the project.

Benefits - A benefit is an increase in value accruing specially to a remainder property as a result of a partial acquisition or project construction.¹

Easement - Nonpossessory (incorporeal) interest in landed property conveying use, but not ownership, of a portion of that property.²

Encumbrance - Any claim or liability that affects or limits the title to property. An encumbrance can affect the title such as a mortgage or other lien, or it can affect the physical condition of the property such as an easement. An encumbrance cannot prevent the transfer of possession, but it does remain after the transfer.³

Extraordinary Assumption - An assignment-specific assumption as of the effective date regarding uncertain information used in an analysis which, if found to be false, could alter the appraiser's opinions or conclusions."⁴ An extraordinary assumption may be used in an assignment only if:

- It is required to properly develop credible opinions and conclusions;
- The appraiser has a reasonable basis for the extraordinary assumption;
- Use of the extraordinary assumption results in a credible analysis; and
- The appraiser complies with the disclosure requirements set forth in USPAP for extraordinary assumptions.

Exposure Time - Estimated length of time that the property interest being appraised would have been offered on the market prior to the hypothetical consummation of a sale at market value on the effective date of the appraisal.⁵

¹ Source: Section 1263.430 from the Code of Civil Procedure

Source: The Dictionary of Real Estate Appraisal, 7th Ed., published by the Appraisal Institute, 2022
 Source: The Dictionary of Real Estate Appraisal, 7th Ed., published by the Appraisal Institute, 2022

⁴ Source: 2020-2021 Edition of USPAP, Pages 4 & 17

⁵ Source: 2020-2021 Edition of USPAP, Page 4

<u>Fee Simple</u> - Absolute ownership unencumbered by any other interest or estate, subject only to the limitations imposed by the governmental powers of taxation, eminent domain, police power and escheat.⁶

<u>Highest And Best Use</u> - The following explanation is taken directly from the 15th Edition of The Appraisal of Real Estate:

The reasonably probable and legal use of vacant land or an improved property that is physically possible, appropriately supported, financially feasible, and that results in the highest value. The four criteria the highest and best use must meet are legal permissibility, physical possibility, financial feasibility, and maximum productivity. Alternatively, the probable use of land or improved property – specific with respect to the user and timing of the use – that is adequately supported and results in the highest present value.

<u>Hypothetical Condition</u> - A Hypothetical Condition is "a condition, directly related to a specific assignment, which is contrary to what is known by the appraiser to exist on the effective date of the assignment results, but is used for the purpose of analysis."

<u>Comment:</u> "Hypothetical Conditions are contrary to known facts about physical, legal or economic characteristics of the subject property; or about conditions external to the property, such as market conditions or trends; or about the integrity of data used in the analysis."

<u>Just Compensation</u> - In condemnation, the amount of loss for which a property owner is compensated when his or her property is taken. Just compensation should put the owner in as good a position pecuniarily as he or she would have been if the property had not been taken.

<u>Larger Parcel</u> - In governmental land acquisitions, the tract or tracts of land that are under the beneficial control of a single individual or entity and have the same, or an integrated, highest and best use. Elements for consideration by the appraiser in making a determination in this regard are contiguity, or proximity, as it bears on the highest and best use of the property, unity of ownership, and unity of highest and best use.⁸

<u>Market Value</u> - (a) The fair market value of the property taken is the highest price on the date of the valuation that would be agreed to by a seller, being willing to sell, but under no particular or urgent necessity of so doing nor obliged to sell, and a buyer, being ready, willing and able to buy, but under no particular necessity for so doing, each dealing with each other with full knowledge of the uses and purposes for which the property is reasonably adaptable and available.

(b) The fair market value of property taken for which there is no relevant, comparable market is its value on the date of valuation as determined by any method of valuation that is just and equitable.⁹

 $\underline{\text{Severance Damage}}$ - Severance damage is a loss in value to a remainder property caused by a partial acquisition(s) and/or project construction. 10

⁸ Source: The Dictionary of Real Estate Appraisal, 7th Ed., published by the Appraisal Institute, 2022

⁶ Source: The Dictionary of Real Estate Appraisal, 7th Ed., published by the Appraisal Institute, 2022

⁷ Source: 2020-2021 Edition of USPAP, Pg. 4

⁹ Source: Code of Civil Procedure, Section 1263.320(a)

¹⁰ Source: Section 1263.420 from the Code of Civil Procedure

General Assumptions and Limiting Conditions

The following Assumptions and Limiting Conditions have been relied upon and used in making this appraisal and estimating the respective values required by the purpose of the appraisal and its intended use.

- 1) No responsibility is assumed for legal or title considerations. Title to the property is assumed to be good and marketable unless otherwise stated in this report.
- 2) The property is appraised free and clear of any or all liens and encumbrances unless otherwise stated in this report.
- 3) Responsible ownership and competent property management are assumed unless otherwise stated in this report.
- 4) The information furnished by others is believed to be reliable. However, no warranty is given for its accuracy.
- 5) Sketches, plats, or photographs contained in this report are included to assist the reader in visualizing properties and no survey has been made of the property in the report.
- 6) The Appraiser assumes no responsibility for discovery of hidden or non-apparent conditions of the property, subsoil, or the structures that render it more or less valuable. Encroachment of real property improvements is assumed to not exist. No responsibility is assumed for arranging engineering studies or a survey, which may be required to discover these conditions.
- 7) It is assumed that there is full compliance with all applicable Federal, State, and local environmental regulations and laws unless otherwise stated in this report.
- 8) It is assumed that all applicable zoning and use regulations and restrictions have been complied with, unless nonconformity has been stated, defined, and considered in this appraisal report.
- 9) It is assumed that all required licenses, certificates of occupancy, or other legislative or administrative authority from any local, state, or national governmental or private entity or organization have been or can be obtained or renewed for any use on which the value conclusions contained in this report are based.
- 10) The Appraiser is not a soil expert. The existing soil and substructure has been assumed adequate for existing or proposed uses unless contrary information is provided and contained in this report. It is advisable to have a soil analysis and report completed by a qualified soil engineer or other qualified expert so that any interested party will become knowledgeable as to the important soil information including seismic data, soil contaminants, type of fill, if any, or other relevant matters.
- 11) Unless otherwise stated in this report, the subject property is appraised without a specific compliance survey having been conducted to determine if the property is or is not in conformance with the requirements of the Americans with Disabilities Act.
- 12) The distribution, if any, of the total valuation in this report between land and improvements applies only under the stated program of utilization. The separate allocations for land and improvements must not be used in conjunction with any other appraisal and are invalid if so used.

- 13) Possession of this report, or a copy thereof, does not carry with it the right of publication. It may not be used for any purpose by any person other than the party to whom it is addressed without the written prior consent of the Appraiser, and in any event, only with proper written qualifications and only in its entirety.
- 14) Neither all nor any part of the contents of this report (especially any conclusions as to value, the identity of the Appraiser, or the firm with which the Appraiser is connected) shall be disseminated to the public through advertising, public relations, news sales, or other media.

Extraordinary Assumptions and Hypothetical Conditions

Please note that all Extraordinary Assumptions and Hypothetical Conditions could have an effect on the results of this appraisal.

Extraordinary Assumptions

- 1) It is assumed no hazardous or toxic substances exist on the Subject property or the soils comprising the Subject land.
- 2) It is assumed that the larger parcel is as described in this report.
- 3) It is assumed that no other easements and/or encumbrances exist on the entire property that could affect highest and best use other than those noted in this report.
- 4) It is assumed that the description for the temporary construction easement containing 13.09 acres is accurate and complete.

Hypothetical Condition

1) This assignment was prompted by a project by Pacific Gas & Electric to replace an underground gas transmission line. Therefore, the project will be disregarded in the appraisal of the Subject in the before condition.

Certification of Appraiser

I certify that, to the best of my knowledge and belief:

- the statements of fact contained in this report are true and correct.
- the reported analyses, opinions, and conclusions are limited only by the reported assumptions and limiting conditions and are my personal, impartial, and unbiased professional analyses, opinions, and conclusions.
- I have no present or prospective interest in the property that is the subject of this report and no personal interest with respect to the parties involved.
- I have no bias with respect to the property that is the subject of this report or to the parties involved with this assignment.
- My engagement in this assignment was not contingent upon developing or reporting predetermined results.
- My compensation for completing this assignment is not contingent upon the development or reporting of a predetermined value or direction in value that favors the cause of the client, the amount of the value opinion, the attainment of a stipulated result, or the occurrence of a subsequent event directly related to the intended use of this appraisal.
- I made a personal inspection of the property that is the subject of this report.
- I have performed no services, as an appraiser or in any other capacity, regarding the property that is the subject of this report within the 3-year period immediately preceding acceptance of this assignment.
- no one provided significant real property appraisal assistance to the person signing this certification.
- the reported analyses, opinions, and conclusions were developed, and this report has been prepared, in conformity with the *Uniform Standards of Professional Appraisal Practice*.
- the use of this report is subject to the requirements of the Appraisal Institute relating to review by its duly authorized representatives.
- as of the date of this report, Dean Chapman has completed the continuing education program of the Appraisal Institute.
- as of the date of this report, Dean Chapman has completed the Standards and Ethics Education Requirement of the Appraisal Institute.

March 11, 2023

Dean Chapman, MAI, SRA, SR/WA

Certified General Real Estate Appraiser #AG006074

ANALYSIS

The City and Neighborhood

The Subject is located next to a modern business park and Petaluma River in the southeasterly sector of the city of Petaluma.

The city of Petaluma is located approximately 39 miles north of San Francisco in the southerly end of Sonoma County. It is several miles north of the shores of the San Francisco Bay, convenient to all major Bay Area employment centers, and is one of nine incorporated cities in the county. The city includes 14 square miles, approximately 30 miles from the Pacific Ocean. It was incorporated in 1858 and presently has a population estimated at approximately 61,000.

The population of Petaluma began to grow dramatically in the early 1970s when Highway 101 was constructed thereby providing a fast and efficient commute to major employment centers in the Bay Area. Highway 101 remains as the city's primary vehicular route that connects Petaluma with Santa Rosa to the north and San Rafael to the south. The commute to San Francisco takes in excess of 60 minutes on a typical weekday.

The historic downtown is located along the Petaluma River and is one of the primary draws of the city. Recent redevelopment projects in the downtown core area have helped revitalize and energize the westerly portion of the river.

In summary, Petaluma is centrally located offering a wide range of employment opportunities both in the city and in major employment centers such as the North Bay Area and Santa Rosa.

Market Conditions

Residential market conditions in the region have suddenly shifted in the last few months. After 2 years of robust appreciation, trends in the market began to slow in late March 2022 due primarily to increasing mortgage rates. As of the effective date of value, the median price for a home in Petaluma was \$965,445, down 1.4%. Though a drop of 1.4% in the median home price does not seem significant, listing prices have been reduced while the days on market (DOM) have increased. In the last 5 months prior to the effective date of value, mortgage rates have risen by over 200 basis points.

The market for agricultural acreage has also experienced the same type of trends in the 5 months as the residential sector. This is not surprising because mortgage rates also affect agricultural buyers.

Subject Property Photographs (Taken by Dean Chapman in August 2022)





Left: Entrance to Shollenberger Park

Right: Southeasterly view of the parking lot (trailhead)





Left: Northerly view of parking lot Right: View past restroom to parking lot





Left: Westerly view of trail close to the parking lot Right: Southerly view from trail





Left: Northerly view of Petaluma River Right: Northerly view of Petaluma River





Left: Southerly view of existing gas line facilities Right: Westerly view across Petaluma River





Left: Southerly view of Shollenberger Park close to Petaluma River Right: Onsite road; northeasterly view from trail



Left: View from trail; southerly side of Shollenberger Park Right: View from trail; southerly side of Shollenberger Park





Left: Northerly view of Subject from trail Right: Northerly view of Subject from trail





Left: Northwesterly view from trail Right: Northerly view from trail





Left: View toward business park Right: Westerly view from trail





Left: Neighborhood view; McDowell Boulevard Right: View toward Cader Lane



Westerly view of trail leading back to the parking lot



Cader Lane from McDowell Boulevard

Subject Property Identification

Location

The Subject property is at the end of Cader Lane, southerly of McDowell Boulevard in Petaluma, California.

Assessor's Parcel No.

017-170-001

County

Sonoma

Owner of Record

The City of Petaluma

History of Ownership

The Subject property has been under the same ownership for over 10 years. As a result of the length of ownership, no further investigation was made into ownership history.

Larger Parcel

The single assessor's parcel noted above is considered to be the larger parcel for this assignment.

Current Use/Improvements

The Subject is a public park (Shollenberger Park). The only improvements include a paved parking lot for 40 cars, overhead lighting for the parking lot, and a restroom (see previous photo). The park also includes a gravel 2.2-mile hiking trail that circles most of the park.

Size/Shape/Topography

The Subject property consists of one Assessor's parcel that contains a gross size of 212.19 acres. The land is fundamentally level and slightly above the Petaluma River that runs along the Subject's southwesterly boundary.

Utilities

All utilities are available to the Subject's trailhead.

Access

The Subject is accessed via Cader Lane, a ~25' wide paved city-owned public street. This portion of Cader Lane is only used to access the parking lot for Shollenberger Park.

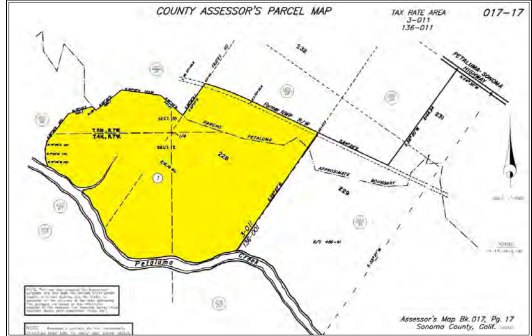
Easements

According to the Preliminary Report dated September 17, 2019, there are several recorded exceptions of title.

The most noteworthy easements for this assignment include PG&E easements for a gas transmission lines.

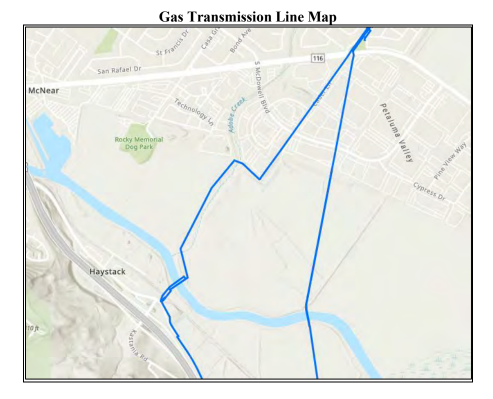
As shown on page 16, two PG&E gas transmission lines bisect portions of the Subject parcel.

Assessor's Parcel Map



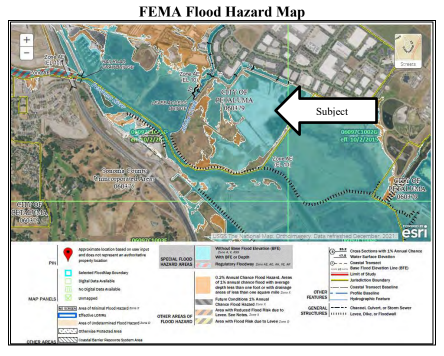






FEMA Flood Hazard Area

According to the flood insurance rate map (Panel No. 06097C1001G, effective 10/2/2015), the Subject is within an AE Flood Zone with a Base Flood Elevation (BFE) of 10 feet. AE flood zones are areas that present a 1% annual chance of flooding and a 26% chance over the life of a 30-year mortgage, according to FEMA. Most AE flood zones are in close proximity to floodplains, rivers and lakes, though low-lying regions without large bodies of water may also be classified under this designation. Since these areas are prone to flooding, homeowners with mortgages from federally regulated lenders are required to purchase flood insurance.



Seismic Hazard

The Subject is not located in a Special Earthquake Studies Zone but is subject to ground shaking during an earthquake as are all properties in this region. Portions of the Subject are prone to liquefaction.

Zoning and General Plan

The westerly portion of the Subject is zoned OSP while the easterly portion is zoned CF as shown on the following zoning map (the Zoning Ordinance is found in the appraiser's file).

The OSP designation stands for Open Space and Park. According the City's ordinance, the OSP zone is applied to undeveloped areas and sites that are appropriate for the preservation of natural resources, outdoor recreation, to be maintained in open space for the protection of public health and safety, and existing city public parks. City parks located in this zone may include buildings, structures, and uses that serve the community (e.g., Luchessi Community Center, Novak Center, Cavanaugh Center, library, water resources building, etc.). The OSP zone is consistent with and implements the urban separator, open space, and city park land use classifications of the general plan.

The CF designation stands for Civil Facility District. According the City's ordinance, the CF zone is applied to sites for proposed public utility facilities, government offices, community service uses and lands, and significant sites owned and operated by the elementary, secondary, or community college districts, as well as private and/or parochial schools. The zone implements and is consistent with the public/semi-public, and education classifications of the general plan.



Zoning for publicly owned property is typically set aside for an appraisal with the task of determining market value.

Probability of a Zoning Change

A change in zoning is unlikely. However, this appraisal will set aside existing zoning designations.

Assessed Value and Property Tax for 2021-2022 (per ParcelQuest)

Given the Subject's governmental ownership, it is neither assessed nor taxed by Sonoma County.

Highest and Best Use - Before Condition

Existing zoning will be ignored for this assignment because the purpose of the appraisal is to provide an opinion of market value.

Soils and wetlands dictate a low intensity agricultural use similar with field crops.

The Subject's highest and best use in the before condition is limited agricultural.

Project Description

The project that prompted acquisitions from the Subject is the proposed replacement of one PG&E gas transmission line. The pipe size and pressure for the new gas line will be similar with the existing gas transmission line. The proposed gas line will be constructed using Horizontal Directional Drilling; most surface areas will not be disturbed.

The project will require one permanent easement from the Subject for a gas transmission line plus one temporary construction easement (TCE).

Permanent Easement

As shown on Appraisal Exhibit #1 (Page 21), a 60' wide permanent easement will be required for an underground gas line. The easement contains 1.2349-acres, or 53,792 square feet, located at the southeasterly tip of the Subject parcel. The area is unimproved open space except for a gravel hiking trail. Refer to the Easement Deed in Addendum F for a legal description and plat map for the permanent easement.

Temporary Construction Easement

The temporary construction easement consists of 6 segments totaling 1,520,274 square feet **net**. The TCE will be in effect for 4 months from July 6 to November 6, 2023.

Segment	Size SF	Net SF	Use
A	9,154	9,154	Parking lot
В	216,086	216,086	Trail
C	22,659	22,659	Trail
D	3,559	1,320	Open Space
Е	24,927	24,927	Trail
F	1,347,291	1,246,128	Trail & Open Space
Total	1,623,676	1,520,274	

Temporary Construction Easement- Parcel Segment A (see Appraisal Exhibit #2)

This parcel segment includes most of the parking lot for the trailhead. This segment contains 9,154 square feet of paving; light standards and restroom are not included in this easement.

Temporary Construction Easement- Parcel Segment B (see Appraisal Exhibit #2)

This parcel segment includes a portion of the trail that will be used for access. It contains 216,086 square feet improved with gravel.

Temporary Construction Easement- Parcel Segment C (see Appraisal Exhibit #3)

This parcel segment also includes a portion of the trail that will be used for access. It contains 22,659 square feet improved with gravel.

Temporary Construction Easement- Parcel Segment D (see Appraisal Exhibit #3)

This parcel segment is in an open space area next to the northerly property line. It contains 3,559 square feet gross and is unimproved. After deducting an existing encumbrance, the net area of this segment is 1,320 sf.

Temporary Construction Easement- Parcel Segment E (see Appraisal Exhibit #3)

This parcel segment also includes a portion of the trail that will be used for access. It contains 24,927 square feet, and unimproved except for a small area with gravel.

Temporary Construction Easement- Parcel Segment F (see Appraisal Exhibit #1)

This parcel segment also includes a portion of the trail that will be used for access. It also included open space. It contains 1,347,291 square feet gross, and unimproved except for a small area with gravel. After deducting an existing encumbrance, the net area of this segment is 1,246,128 sf.

Construction Contract Work

Construction Contract Work (CCW) includes replacing the land in the same fundamental condition as in the before condition.

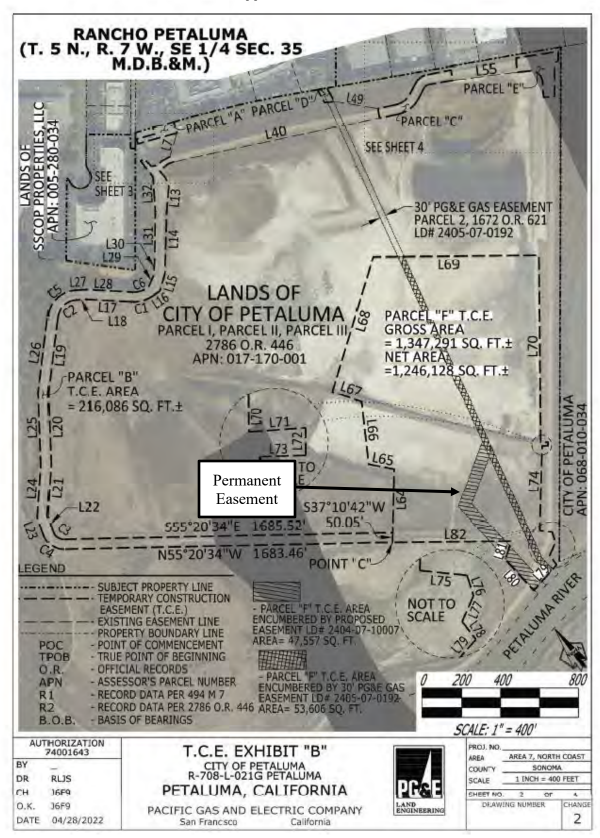
Effect of Acquisition upon Remainder

The permanent easement will not affect either the current use or Highest and Best Use of the property.

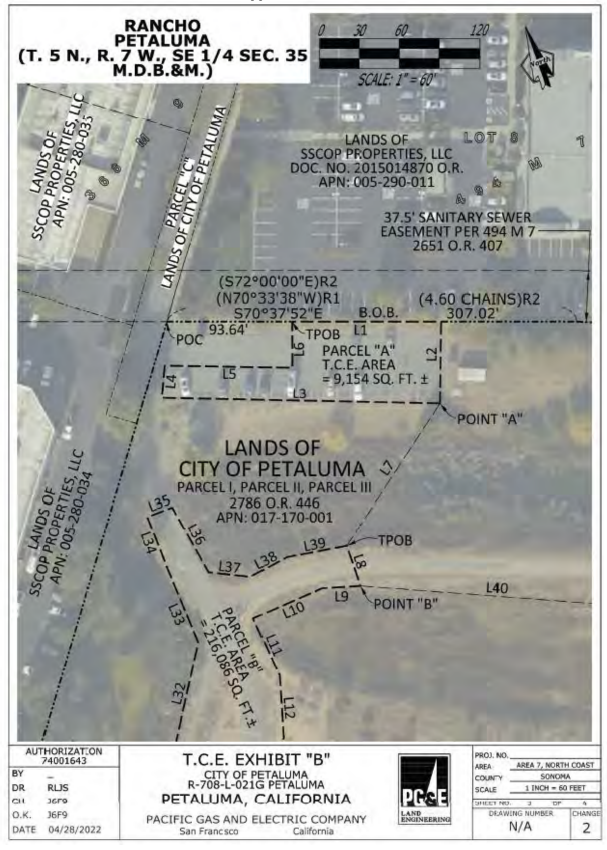
Highest and Best Use - After Condition

The highest and best use of the Subject in the after condition is unchanged from the before condition.

Appraisal Exhibit #1



Appraisal Exhibit #2



Appraisal Exhibit #3



Project Exhibit #3

VALUATION

Approaches to Value

In valuing real estate, three valuation methodologies are typically accepted in the appraisal process. These are the sales comparison approach, the income approach, and the cost approach. They are further described below.

Sales Comparison Approach

The sales comparison approach utilizes the principle of substitution, wherein recently sold comparable properties are found and analyzed for comparability to the subject property. The underlying assumption is that market support will be either similar to, or identical to any of a group of adjusted substitute properties; thus, the indicated value for the subject is based on a range of adjusted values for the "substitute" or "comparable" transactions.

Income Approach

Generally, the income approach converts income expectations into market value. The assumptions for the investment model can either be implicit in the model (direct capitalization, which converts a single year's expected income into value using a ratio from the market), or explicit (yield capitalization, or DCF, which converts each year's net income over a specified holding period).

Cost Approach

The cost approach identifies market supported improvements costs, subtracts a market supported amount assignable to accrued depreciation, adds land value, and derives a value based on the cost to reproduce the improvements. This "cost approach" presumes that a typical buyer would not pay more for an existing improved property (or a finished lot) than it would cost to reproduce the same improvements on a highly similar (substitute) site.

Valuation Methodology

The Sales Comparison Approach was used to appraise the Subject.

The Income Capitalization Approach and Cost Approach were not utilized, as they do not reflect the primary motivations of market participants for this property type (vacant land).

Sales Comparison Approach

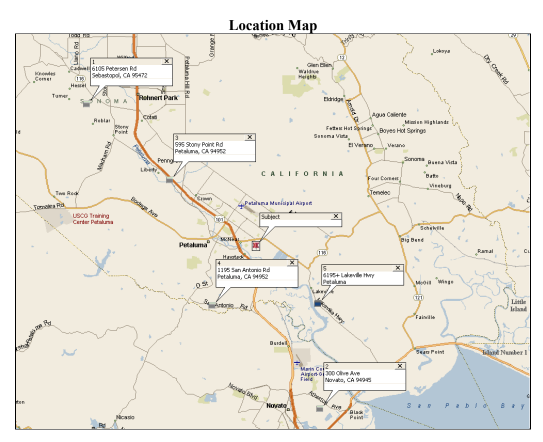
Value of the Land

Each sale is summarized on the following Comparable Sales Table that precedes the Sales Location Map.

The sales will then be briefly discussed and compared to the Subject as a process to rate them as either similar, inferior, or superior. The sales will then be arrayed (ranked) according to their rating to produce a reasonable opinion of value.

Comparable Sales

Sale #	Address	Land Area-Acres	Zoning	Electricity	Grantor	Price
Suite !!	City	Topography	View	Water	Grantee	Price/Acre
	County	Access	House sf	Plantings	Doc. #	11100,11010
	APN	Flood Hazard	Barn/stables	Use	Rec. Date	
1	6105 Petersen Rd	96.6	DA40	Publlic	Peterson	\$2,100,000
	Sebastopol	Level, slope, hilly	Neighborhood	Well	Western Dairy	\$21,739
	Sonoma	Very good	Older, <1,500sf	7.5 ac wine	113742	
	024-031-063 & 3 more	No	All in poor cond.	Dairy cows	12/10/2020	
2	300 Olive Ave	49.58	ARP-60	Public	Douveas	\$1,160,000
	Novato	Level to steep	Yes-Good	Water	Paradisos	\$23,397
	Marin	Good	None	None	25161	
	143-110-31	AE	None	Vacant	6/30/2022	
3	595 Stony Pt Rd	43.49	LEA B6-60	Public	Kadami	\$1,000,000
	Petaluma	Level	Minor	Well	595 Stony Pts	\$22,994
	Sonoma	Good	1,760	None	58376	
	113-140-043	90%	Sheds	Field crops	7/16/2020	
4	1195 San Antonio Rd	312	LEA B6-60	Public	Madden	\$7,200,000
	Petaluma	Rolling	Panoramic	Wells	San Antonio V.	\$23,077
	Sonoma	Good	1,646	None	73921	
	019-250-007 + 4 more	No	Barn, etc	Ranch	6/25/2021	
5	6195-6200 Lakeville	31.18	LEA 60 and DA	Public	Marcucci	\$925,000
	Petaluma	Level to rolling	Neighborhood	Well	Barnes RD	\$29,666
	Sonoma	Good	Poor condition	Hay	43613	
	068-060-003 & 041	No	Poor condition	Crops	6/18/2018	
Subject	Cader Lane	212.19	OSP & CF	Public		
	Petaluma	Level	River	Public		
	Sonoma	Adequate	NA	None		
	017-170-001	~80%	NA	Park		



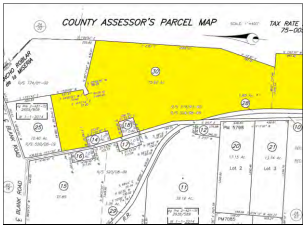
Comparable Sale #1

Sale #1 is located at 6105 Petersen Road in Sebastopol (unincorporated). This sale included 4 parcels on the easterly side of Petersen Road approximately 3 miles west of Highway 101 and Rohnert Park. Land uses in this area include houses on lots ranging from 1 to over 100 acres. In addition to residential uses, vineyards, cattle grazing, and dairies are found close to this property. Though this property had been a dairy farm, related improvements were deemed to have no value given their age and advanced level of deterioration. The property contains a total of 96.6 acres of level to gently sloping land. It is zoned DA40 which stands for Diverse Agriculture. The property is not in a flood hazard area and has direct access from Petersen Road, an improved 2-lane public thoroughfare.

This property was purchased in December 2020 for \$2,100,000 or \$21,739 per acre.

This property is similar with the Subject for its location in an unincorporated area of Sonoma County, proximity to Highway 101, and general agriculture as its highest and best use. It is superior because it is not in a flood hazard zone, far better access, buildable potential and parcel size.

Overall, this sale is Superior to the Subject.





Left: Assessor's Map Right: Aerial Photo





Left: Pond Right: Pasture





Left: Deteriorated dairy farm improvements Right: Deteriorated dairy farm improvements

Comparable Sale #2

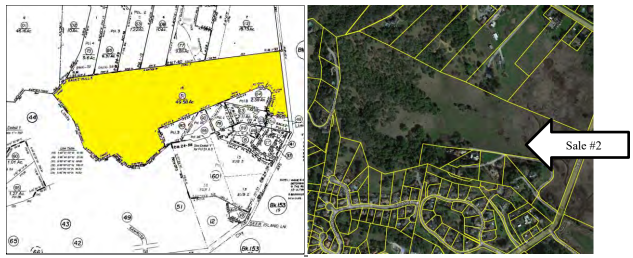
Sale #2 is south of the Subject at 300 Olive Avenue in Novato (unincorporated). This sale included one parcel on the westerly side of Olive Avenue, south of Atherton Avenue, and approximately 2 miles east of Highway 101 in Novato. Land uses in this area include residential subdivisions, houses and estates. Most of the land between this sale and Atherton Avenue is in a Flood Hazard Zone AE with a base elevation of 10 feet. It appears that 40% of this sale is within a flood zone.

The property contains a total of 49.58 acres of level to hilly land (see following topographic map). It is zoned ARP-60 for Agricultural Residential Planned. According to the listing, the property could be split. The easterly portion of the parcel next to Olive Avenue is in a flood hazard area. Utilities are available from Olive Avenue, an improved 2-lane public thoroughfare.

This property had been on the market for nearly 3 years for \$1,695,000. It was purchased in June 2022 for \$1,160,000 or \$23,397 per acre.

This property is similar with the Subject for its time of sale, location in an unincorporated area of Marin County, proximity to Highway 101, and has a general agricultural highest and best use. It is superior because it has residential potential and upscale residential neighborhood

Overall, this sale is superior to the Subject.



Left: Assessor's Map Right: Aerial Image





Left: Northerly view from driveway at Olive Avenue Right: Northerly view from driveway





Northwesterly view from driveway Left: Right: View toward Olive Avenue



Topographic Map

Comparable Sale #3

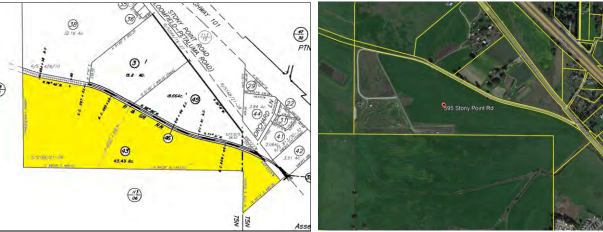
Sale #3 is at 595 Stony Point Road in Petaluma (unincorporated). This sale is on the westerly side of Stony Point Road, accessed via a former railroad right-of-way, less than ½ mile west of Highway 101. Land uses in this area include large pastures, small subdivisions, and an RV park. Access to Highway 101 is less than 1 mile south at Petaluma Boulevard. Most land in this neighborhood is affected by potential flooding.

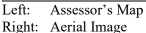
The sale property has an unusual shape and contains 43.49 acres of level land subject to liquefaction. It is zoned LEA-B6 60 for agricultural use. Though structures appear to be located at the westerly end of the property, they are assumed to have little utility because the Assessor does not acknowledge them.

This property had been on the market for ~9 months before selling for its list price of \$1,000,000 or \$22,994 per acre. It sold in July 2020.

This property is similar with the Subject for its general location in Petaluma and agricultural highest and best use. It is superior to the Subject for its smaller size and proximity to residential uses.

Overall, this sale is superior to the Subject.









Left: Westerly view from Stony Point Road Right: Westerly view from Stony Point Road





Left: Westerly view from Stony Point Road Right: Westerly view from Stony Point Road



Flood Hazard Map

Comparable Sale #4

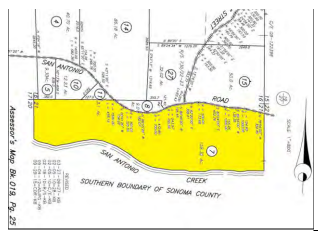
Sale #4 is at 1195 San Antonio Road in Petaluma (unincorporated). This sale included several parcels with extensive frontage along San Antonio Road, ~2 miles west of Highway 101. San Antonio Creek defines the parcel's southerly boundary. Land uses in this area include large agricultural properties, many with estate homes.

The property contains a total of 312 acres of level to hilly land. It is zoned LEA B6-60 for Extensive Agricultural uses. It includes modest structures including barns and a 1,646-square-foot older house.

This property sold in June 2021 for \$7,200,000 or \$23,077 per acre.

This property is similar with the Subject for its time of sale, location in Petaluma, proximity to Highway 101, size and general agricultural highest and best use. It is superior because of soils, an existing house and lack of flood designation.

Overall, this sale is superior to the Subject.





Left: Assessor's Map (Portion)

Right: Aerial Image





Left: Aerial photo Right: Pasture





Left: Aerial photo Right: Single-family house

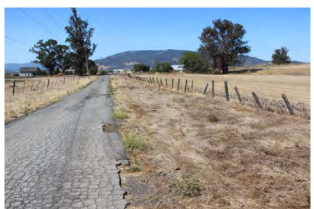
Comparable Sale #5

Sale #5 is located at 6195-6210 Lakeville Hwy in Petaluma (unincorporated). This sale includes two parcels on each side of Lakeville Hwy approximately 4 miles southerly of Petaluma city limits. The area is rural and primarily used for grazing or equestrian set-ups. Most farms and ranches in this vicinity have at least one house and barns. Though an older house and barn improve the westerly parcel, they were not considered habitable. The property contains a total of 31.18 acres of level to gently sloping land. It is zoned LEA60 and is not in a flood hazard area or adjacent to the Napa River. Access to both parcels is direct from public roads.

This property was purchased in June 2018 for \$925,000 or \$29,666 per acre.

This property is similar with the Subject for its location in an unincorporated area of Petaluma, zoning and general agriculture highest and best use. It is superior because it is not in a flood hazard zone, far better access and buildable potential. However, it is inferior for time of sale 4 years ago.

Overall, this sale is superior to the Subject.





Left and Right: Westerly view from Old Lakeville Road





Left: Northerly view Old Lakeville Road Right: Westerly view from Old Lakeville Road



Aerial Image

Price Adjustments

The sales will now be adjusted for economic, legal, and physical differences.

Comparable Sales - Adjustment Grid

	Factual		Econ	nomic	Physic	al/Legal	Rating
#	Address	Size-Acre	Interest	Time of Sale	Location	Soil type	Overall
	City		Financing	12%/year	Lot Size	Utilities	
	County	Price	Conditions	1%/month	Shape	Improvements	Time Adjusted Price
	APN	Recording Date	Expenditures	Adjusted Price	Potential Use	Flood Hazard	Time Adjusted Price/Acre
1	6105 Petersen Rd	96.60	Similar	20%	Similar	Superior	Superior
	Sebastopol		Similar		Superior	Inferior	
	Sonoma	\$2,100,000	Similar		Similar	Similar	\$2,520,000
	024-031-063 & 3 more	12/10/2020	Similar	\$2,520,000	Superior	Superior	\$26,087
2	300 Olive Ave	49.58	Similar	1%	Similar	Superior	Superior
	Novato		Similar		Superior	Inferior	
	Marin	\$1,160,000	Similar		Similar	Similar	\$1,171,600
	143-110-31	6/30/2022	Similar	\$1,171,600	Superior	Superior	\$23,630
3	595 Stony Pt Rd	43.49	Similar	25%	Similar	Superior	Superior
	Petaluma		Similar		Superior	Inferior	
	Sonoma	\$1,000,000	Similar		Similar	Similar	\$1,250,000
	113-140-043	7/16/2020	Similar	\$1,250,000	Superior	Superior	\$28,742
4	1195 San Antonio Rd	312	Similar	13%	Similar	Superior	Superior
	Petaluma		Similar		Similar	Inferior	
	Sonoma	\$7,200,000	Similar		Similar	Similar	\$8,136,000
	019-250-007 + 4 more	6/25/2021	Similar	\$8,136,000	Superior	Superior	\$26,077
5	6195-6200 Lakeville	31.18	Similar	37%	Similar	Superior	Superior
	Petaluma		Similar		Superior	Inferior	
	Sonoma	\$925,000	Similar		Similar	Similar	\$1,267,250
	068-060-003 & 041	6/18/2018	Similar	\$1,267,250	Superior	Superior	\$40,643

The sales will now be arrayed according to their ratings.

Ranking Table

Sale #	le # Time Adjusted Price/Acre						
5	\$40,643	Superior					
3	\$28,742	Superior					
1	\$26,087	Superior					
4	\$26,077	Superior					
2	2 \$23,630						
Subject: \$20,000/acre							

As previously discussed, the Subject is uncommonly unique when appraised as if available for sale in the open market (see definition of Market Value). Though located next to a business park, its environmentally sensitive nature and flooding potential would reasonably prevent further commercial/industrial development on the Subject. On the other hand, a 200+ acre property within city limits that has available utilities could prompt speculative interest. Though development is highly unlikely, buyers could see this property as a long-term speculative investment. Given that scenario, a small premium is typically added to the value of the property based on present highest and best use. In this case, that use is for low intensity agricultural uses that would not affect sensitive habitat.

All of the comparable sales are superior to the Subject. Though a regional search was made for recent, inferior sales, none were found. Given the scope of this assignment, it is reasonable to assign a value slightly less the lowest priced superior sale.

Indicated Value of Whole - Before Condition

Price/Acre	Price/Acre			Total		
\$20,000	X	212.19	=	\$4,243,800		

<u>Indicated Value - Before Condition</u> \$4,243,800

Valuation of Rights to be Acquired

Permanent Easement

The estimated value of the land in the before condition is equivalent to \$20,000 per acre, or \$.46 per square foot. This same figure will be used as a basis to determine the value of the proposed non-exclusive permanent easement. In this case, the rights being acquired for 53,792 square feet will be assigned 25% of fee value because it does not significantly affect the highest and best use of the property.

Value of Permanent Easement

Item	Size - SF		Price/Uni	it	% of Fee	,	Total
Land:	53,792	X	\$0.46	X	25%	=	\$6,186
Total							\$6,186

Remainder Values

Before Condition - Land

Value of Whole - Before Condition:	\$4,243,800
Less Permanent Acquisition:	<u>\$6,186</u>
Remainder Value - Before Condition:	\$4,237,614

Temporary Construction Easement

The value of a TCE is based on either market rent or a rate of return equivalent to market rent. A rate of return of 10% per year is deemed to be equivalent to market rent for this assignment. The term of this easement is 4 months or .33 years.

Just compensation for the TCE in 6 segments that totals with 1,520,274 square feet **net** or 34.9 acres is calculated as follows:

TCE (6 segments)

V	/alue/Acre	T	CE - Acres		Fee Value	:	% of Fee/Year]	Rent /Year	r	Years*		Total Rent
	\$20,000	X	34.9	X	\$698,000	X	10%	X	\$69,800	X	0.33	=	\$23,034

^{*4} months

Just compensation for the TCE is \$23,034.

Remainder Value - After Condition

In terms of value, the remainder in the after condition before considering benefits is unchanged on a per acre basis from the remainder value in the before condition. Therefore, the same sales used in the valuation of the property in the before condition were used to estimate the value of the remainder in the after condition. The unencumbered remainder's value is still estimated to be \sim \$20,000 per acre.

The existing gas line will be vacated in place, which means the gas transmission line will be decommissioned and the easement will be quitclaimed upon request.

Severance Damage/Benefits

Severance damage is the difference between the remainder value in the before condition and the remainder value in the after condition before considering benefits. If the latter is less than the former, severance exists.

In the after condition, severance damage is not indicated.

Benefits were also not indicated.

Summary of Proposed Acquisitions

Permanent Easement:	\$6,186
Temporary Construction Easements:	\$23,034
Severance Damage:	<u>\$0</u>
Total:	\$29,220

Final Opinion of Just Compensation \$29,200 (rounded)



CHAPMAN & PATTON

Bend Office

20566 SE Cameron Avenue

Bend, OR 97702 Phone: 925.831.1311

Email: dean@chapmanappraisals.com

Oakdale Office P.O. Box 973 Oakdale, CA 95361 Phone: 209.484.3217

Email: michelle@chapmanappraisals.com



Dean Chapman MAI, SRA, SR/WA

Senior Appraiser, Chapman & Patton

Experience:

1979 - Present Real Estate Appraiser: Chapman & Patton

(formerly Dean Chapman & Associates/Donald H. Ashley & Associates)

1977 - 1979 Staff Appraiser: United California Bank

Los Angeles, California.

Memberships: The Appraisal Institute

International Right-of-Way Association

Appraisal Designations: MAI (Member of Appraisal Institute) Certificate No. 8638

SRA (Senior Residential Appraiser of Appraisal Institute)

Certificate No. 1838

Right-of-Way Designation: SR/WA (Senior Right-of-Way Agent – IR/WA)

State Certification: Certified General Real Estate Appraiser

State of California (AG006074)

Qualified as Expert Witness: Los Angeles County Superior Court

Alameda County Superior Court
Contra Costa County Superior Court
Santa Barbara County Superior Court
San Francisco County Superior Court
San Luis Obispo County Superior Court
San Mateo County Superior Court
Santa Clara County Superior Court
Solano County Superior Court
Mendocino County Superior Court
Lake County Superior Court
Fodoral Bankruptoy Court

Federal Bankruptcy Court California Public Utilities Commission

California Public Utilities Commission Alameda County Tax Appeal Board

Awards: Mark Green Excellence in Journalism Award for his article published in

the International Right of Way Magazine entitled Transmission Lines and

Industrial Property Value

Appraiser Profile

<u>Dean Chapman</u>, MAI, SRA, SR/WA is a native Northern Californian; born in Albany and raised in San Lorenzo. For 40 years, Danville was his place of residence and office. In April 2022, Mr. Chapman relocated to Bend, Oregon. The main office for Chapman & Patton is in the town of Oakdale in the Central Valley.

Mr. Chapman began appraising real estate in 1977 when United California Bank hired him as a staff appraiser in downtown Los Angeles. During the first 2 years with United California Bank, he appraised nearly 2,000 homes for mortgage-loan purposes. Some of the more interesting houses he appraised before transitioning into commercial property belonged to Neil Diamond, Marvin Gaye, and Andy Griffith.

In 1979, he joined Donald H. Ashley and Associates in Hayward where he was taught techniques needed to properly appraise property for condemnation purposes. Mr. Chapman was awarded the RM designation by the American Institute of Real Estate Appraisers in 1984 and the MAI designation from the Appraisal Institute in 1991. In 1998, Mr. Chapman bought the appraisal firm from Mr. Ashley and renamed it Dean Chapman & Associates. He became a member of the International Right of Way Association in the 1990's and was awarded the SR/WA designation from that organization in 2003. In 2005, his article entitled *Transmission Lines and Industrial Property Value* was not only published in the Right of Way Magazine, it won the Mark Green Award for excellence in journalism. He also co-authored *Transitional Use Temporary Construction Easements* that was published in the Right of Way Magazine in 2019.

In 2018, the appraisal firm was renamed Chapman and Patton.

Mr. Chapman is married and has two sons. His hobbies include running marathons, hiking, fly-fishing and singing. Prior to becoming an appraiser Mr. Chapman was a back-up singer for numerous celebrities.

Examples of Appraisal Assignments by Chapman & Patton

Road Widening/Improvement Projects

Highway 4, Antioch

Highway 4 Bypass/Marsh Creek Road Highway 4/Balfour Road, Brentwood

Highway 12, Sonoma

Highway 20 & Highway 29, Upper Lake

Highway 29, Kelseyville Highway 46, Upper Lake

Highway 92/Reliever Route, Hayward

Highway 92, Half Moon Bay Highway 101 Bypass, Willits

Highway 101/Cross Road, Prunedale

Highway 101, Carpinteria

Highway 101/Sonoma Narrows, Petaluma Highway 101/Washington Avenue, Petaluma Interstate 580/Foothill Road, Pleasanton Interstate 880 Widening, San Leandro

Adams Avenue, Fremont Big Ranch Road, Napa

Breakwater Extension, Hayward

Buskirk Avenue extension, Pleasant Hill

Claribel Avenue, Riverbank

Downtown Pleasant Hill, Pleasant Hill

El Camino Real Grade Separation, San Carlos

Empire Avenue, Oakley & Brentwood

Farm property, Fairfield Hartz Avenue, Danville Isabelle Avenue, Livermore

John Muir Parkway extension, Brentwood

Main Street realignment, Oakley

Mission & Foothill Boulevards, Hayward

North Connector, Fairfield O'Hara Avenue, Oaklev Pelandale Avenue, Modesto Portola Avenue flyover, Livermore

Roselle Avenue, Modesto

San Ramon Valley Blvd., Danville Shaver property, Brentwood South Main Street, Walnut Creek Treat Blvd. at Concord Avenue, Concord

Warm Springs Road, Fremont

Public Trail Easement Acquisitions

Golden Gate Fields: Albany Numerous ranches: Castro Valley Office parking lot: Emeryville 3,000-acre ranch: Fremont **Forest Fire Damage**

Raw acreage: Los Gatos (Santa Cruz mountains)

Special Purpose Properties

Auto wrecking yards: Hayward Bowling center: Pleasant Hill

Cemetery: Colma

Funeral homes: Concord, E. Palo Alto, Livermore

Gas stations: throughout the Bay Area Historic movie theatres: Alameda, Fremont

Houses of Worship: Bay Point, Hayward, Walnut Creek

Mobile home parks: Hayward, Santa Clara

Parking Structure: Hayward Schools: throughout the Bay Area Teamsters Dispatch Hall: Oakland

Waste Management Facility: Antioch, Livermore, Willits

Water Pump Station: Danville **Possible Adverse Conditions**

Commercial contamination: Hayward, Emeryville Electrical transmission lines (stigma/EMF): Northern CA

Fire station proximity: Hayward

Gas transmission lines (stigma): Bay Area

Railroad proximity: Union City Residential contamination: Oakley Stachybotrys (black mold): Hayward

Gas Transmission Line Projects

Variety of property types in Atherton, Benicia, Fairfield, Brentwood, Davis, Fremont, Hillsborough, San Lorenzo, Menlo Park, Redwood City, Sacramento, Santa Clara, Oakland, Livermore, South San Francisco, Santa Nella

Residential properties: Hillsborough

Vineyard property: Graton

Golf courses: Menlo Park, Redwood City **Overhead Transmission Line Projects**

Corridor: Vallejo

Diablo Delta Sanitation District: Antioch

Fremont Business Park: Fremont King & Lyons property: Fremont McCarthy Ranch: Milpitas Solar project: Santa Nella Souza property: Tracy

Flood Damage

Residence: Hayward Hills Vineyard: Livermore

Railroad & Spur Track Corridor

Albrae Avenue: Fremont Central Pacific: Santa Barbara El Camino Real: Burlingame Various properties: Emeryville **Gas Transmission Line Fire**

San Bruno: 11 residential homes in Glenview

Channel Acquisitions

Along Fremont Boulevard, Fremont

Cypress Avenue, Oakley Downtown San Jose, San Jose Near Washington Avenue, Petaluma

Loss of Parking

Corporate center: Dublin
Shopping center: Concord
Shopping center: Pleasant Hill
Office building: Danville
Office building: Emeryville
Office building: Walnut Creek
Tax Assessment Appeals

Berkeley Farms plant, Hayward

Black Mountain Spring Water, Livermore

Coca~Cola plant, San Leandro DeSilva Gates subdivision, Hayward

Bridge Replacement

Brentwood Concord Byron Knightsen

Underlying Fee Interests in Roadways

Fresno Sacramento

Reservoir/Retention Basin Acquisitions

Brooktrails, Willits

Deer Valley Road, Antioch Dyer Road, Livermore

Los Vaqueros Reservoir, Brentwood

Loss of, or Altered, Access

Historic estate, Hayward Multiple parcels, Cloverdale Orwood Road, Brentwood Ruby Hill, Pleasanton Loss of Right to Rent Provident Walk: Fairfield

Grade Separation

Millbrae Redwood City San Carlos San Mateo

Encroachment Issues

Residence, Los Angeles Residence, Orinda





First American Title Insurance Company National Commercial Services

333 W. Santa Clara Street, Ste. 220 San Jose, CA 95113-1714

Jason Fong L.S Pacific Gas and Electric Company 6111 Bollinger Canyon Road, 3rd Floor San Ramon, CA 94583 Phone: (925)244-3583

Property:

Vacant Land, Petaluma, CA

PRELIMINARY REPORT

In response to the above referenced application for a policy of title insurance, this company hereby reports that it is prepared to issue, or cause to be issued, as of the date hereof, a Policy or Policies of Title Insurance describing the land and the estate or interest therein hereinafter set forth, insuring against loss which may be sustained by reason of any defect, lien or encumbrance not shown or referred to as an Exception below or not excluded from coverage pursuant to the printed Schedules, Conditions and Stipulations of said Policy forms.

The printed Exceptions and Exclusions from the coverage and Limitations on Covered Risks of said policy or policies are set forth in Exhibit A attached. The policy to be issued may contain an arbitration clause. When the Amount of Insurance is less than that set forth in the arbitration clause, all arbitrable matters shall be arbitrated at the option of either the Company or the Insured as the exclusive remedy of the parties. Limitations on Covered Risks applicable to the CLTA and ALTA Homeomer's Policies of Title Insurance which establish a Deductible Amount and a Maximum Dolfar Limit of Liability for certain coverages are also set forth in Exhibit A. Copies of the policy forms should be read. They are available from the office which issued this report.

Please read the exceptions shown or referred to below and the exceptions and exclusions set forth in Exhibit A of this report carefully. The exceptions and exclusions are meant to provide you with notice of matters which are not covered under the terms of the title insurance policy and should be carefully considered.

It is important to note that this preliminary report is not a written representation as to the condition of title and may not list all liens, defects, and encumbrances affecting title to the land.

This report (and any supplements or amendments hereto) is issued solely for the purpose of facilitating the issuance of a policy of title insurance and no liability is assumed hereby. If it is desired that liability be assumed prior to the issuance of a policy of title insurance, a Binder or Commitment should be requested.

Dated as of September 13, 2019 at 7:30 A.M.

The form of Policy of title insurance contemplated by this report is:

To Be Determined

A specific request should be made if another form or additional coverage is desired.

Title to said estate or interest at the date hereof is vested in:

The City of Petaluma, a municipal corporation of the State of California

The estate or interest in the land hereinafter described or referred to covered by this Report is:

Fee Simple

The Land referred to herein is described as follows:

(See attached Legal Description)

At the date hereof exceptions to coverage in addition to the printed Exceptions and Exclusions in said policy form would be as follows:

- General and special taxes and assessments for the fiscal year 2019-2020 are exempt. If the exempt status is terminated an additional tax may be levied. A.P. No.: 017-170-001.
- The lien of supplemental taxes, if any, assessed pursuant to Chapter 3.5 commencing with Section 75 of the California Revenue and Taxation Code.
- 3. Water rights, claims or title to water, whether or not shown by the public records.
- Additional matters, if any, following review by the Company's Waterways and Boundaries Underwriters.
- An easement for overflow of said land and incidental purposes, recorded June 26, 1936 in <u>Book 411, Page 285</u> of Official Records.

In Favor of: United States of America Affects: As described therein

 An easement for gas pipe lines and incidental purposes, recorded October 19, 1940 in <u>Book 515</u>, <u>Page 45</u> of Official Records.

In Favor of: Pacific Gas and Electric Company

Affects: As described therein

The terms and provisions contained in the document entitled "Relocation Agreement" recorded August 26, 1982 as Instrument No. 82046025 of Official Records.

 An easement for gas pipe lines and incidental purposes, recorded July 31, 1952 in <u>Book 1147, Page</u> 91 of Official Records.

In Favor of: Pacific Gas and Electric Company

Affects: As described therein

An easement for gas pipe line and incidental purposes, recorded May 29, 1959 in <u>Book 1672, Page</u>

621 of Official Records.

In Favor of: Pacific Gas and Electric Company

Affects: As described therein

Terms and provisions contained in the above document.

- The terms and provisions contained in the document entitled "Exchange Agreement" recorded April
 06, 1970 in <u>Book 2453, Page 742</u> of Official Records. By and between the State of California and the
 City of Petaluma.
- The effect of a map purporting to show the land and other property, filed February 14, 1974 in <u>Book</u> 205, Page 19 of Record of Surveys.
- The terms and provisions contained in the document entitled "Department of the Army Permit" recorded July 23, 1976 in Book 3107, Page 54 of Official Records.
- The terms and provisions contained in the document entitled "Department of the Army Permit" recorded August 10, 1984 as Instrument No. 84054617 of Official Records.
- 13. Covenants, conditions, restrictions and easements in the document recorded February 14, 1996 as Instrument No. 1996-0012731 of Official Records, but deleting any covenant, condition or restriction indicating a preference, limitation or discrimination based on race, color, religion, sex, handicap, familial status, national origin, sexual orientation, marital status, ancestry, source of income or disability, to the extent such covenants, conditions or restrictions violate Title 42, Section 3604(c), of the United States Codes. Lawful restrictions under state and federal law on the age of occupants in senior housing or housing for older persons shall not be construed as restrictions based on familial status.
- 14. Rights of parties in possession.

LEGAL DESCRIPTION

Real property in the City of Petaluma, County of Sonoma, State of California, described as follows:

PARCEL ONE:

BEING A PORTION OF THAT TRACT OF THE PETALUMA RANCHO MADE BY ROWE BROS. KNOWN AS LOT 228, BOUNDED AND DESCRIBED AS FOLLOWS, TO WIT:

BEGINNING AT THE POINT OF INTERSECTION OF THE SOUTHEASTERLY LINE OF SAID LOT WITH THE NORTHEASTERLY BOUNDARY OF THE RIGHT OF WAY OF THE S.F. & N.P. RAILWAY COMPANY, FROM WHICH THE MOST EASTERLY CORNER OF SAID LOT BEARS NORTH 35° 27' EAST, 11.60 CHAINS DISTANT; THENCE ALONG SAID SOUTHEASTERLY BOUNDARY LINE SOUTH 35° 27' WEST TO THE SOUTHWESTERLY BOUNDARY OF THE PETALUMA RANCHO; THENCE ALONG SAID BOUNDARY IN A GENERAL NORTHWESTERLY DIRECTION TO THE NORTHWEST LINE OF SAID LOT 228; THENCE ALONG SAID BOUNDARY NORTH 35° 27' EAST, TO THE NORTHEAST BOUNDARY OF THE RIGHT OF WAY OF THE S.F. & N. P. RAILWAY COMPANY FROM WHICH THE MOST NORTHERLY CORNER OF SAID LOT 228 BEARS NORTH 35° 27' EAST, 18.30 CHAINS DISTANT; THENCE ALONG THE SAID NORTHEASTERLY BOUNDARY LINE OF THE RIGHT OF WAY, SOUTH 72° EAST, 4.60 CHAINS; SOUTH 69° EAST, 3.60 CHAINS; SOUTH 66° 30' EAST, 3 CHAINS; SOUTH 64° 25' EAST, 22.59 CHAINS TO THE POINT OF BEGINNING.

PARCEL TWO:

BEGINNING AT THE INTERSECTION OF THE EAST LINE OF LOT 228 OF THE PETALUMA RANCHO WITH THE SOUTH LINE OF SAID RANCHO ACCORDING TO THE MAP THEREOF FILED IN THE OFFICE OF THE COUNTY RECORDER OF THE COUNTY OF SONOMA IN BOOK 8 OF MAPS, PAGE 15; THENCE ALONG THE CONTINUATION OF THE EASTERLY LINE OF SAID LOT 228, SOUTH 35° 27' WEST, TO THE NORTHEASTERLY BANK OF PETALUMA CREEK AT ORDINARY HIGH WATER MARK; THENCE NORTHWESTERLY ALONG SAID CREEK AT ORDINARY HIGH WATER MARK TO THE WEST LINE OF THE NORTHEAST QUARTER OF SECTION 2 IN TOWNSHIP 4 NORTH OF RANGE 7 WEST, MOUNT DIABLO MERIDIAN; THENCE NORTH ALONG THE CENTER LINE OF SAID SECTION 2 AND CONTINUING NORTH ALONG THE CENTER LINE OF SECTION 35 IN TOWNSHIP 5 NORTH OF RANGE 7 WEST, MOUNT DIABLO MERIDIAN TO THE SOUTHERLY LINE OF PETALUMA RANCHO; THENCE SOUTHEASTERLY ALONG SAID RANCHO LINE TO THE PLACE OF BEGINNING.

BEING A PART OF SWAMP AND OVERFLOW SURVEY NO. 27.

PARCEL THREE:

BEGINNING AT THE INTERSECTION OF THE WEST LINE OF THE SOUTHEAST QUARTER OF SECTION 35 IN TOWNSHIP 5 NORTH OF RANGE 7 WEST, MOUNT DIABLO MERIDIAN, WITH THE SOUTHERLY LINE OF PETALUMA RANCHO; THENCE SOUTH ALONG THE CENTER LINE OF SAID SECTION 35 AND CONTINUING SOUTH ALONG THE CENTER LINE OF SECTION 2 IN TOWNSHIP 4 NORTH OF RANGE 7 WEST, MOUNT DIABLO MERIDIAN TO THE NORTHEASTERLY BANK OF PETALUMA CREEK AT ORDINARY HIGH WATER MARK; THENCE NORTHWESTERLY ALONG SAID CREEK AT ORDINARY HIGH WATER MARK TO A POINT TO THE INTERSECTION THEREOF WITH THE MOST SOUTHERLY POINT OF THE LANDS OF ROYAL TALLOW & SOAP CO., AS SHOWN AND DESIGNATED UPON THAT CERTAIN RECORD OF SURVEY FILED APRIL 20, 1965 IN BOOK 100 OF MAPS, PAGE 69, SONOMA COUNTY RECORDS; THENCE ALONG THE EASTERLY AND SOUTHEASTERLY LINE OF SAID LANDS THE FOLLOWING COURSES: NORTH 14° 33' 10" WEST, 160 FEET (DEED NORTH 15° 30' WEST); NORTH 0° 23' 10" WEST, 170 FEET (DEED NORTH 16° 20' SEST), SONTH 14° 26' SO" EAST, 620 FEET (DEED NORTH 13° 30' EAST); NORTH 76° 10' 30" EAST, 460 FEET (DEED 460.6 FEET); SOUTH

47° 26' EAST, 87.43 FEET (DEED SOUTH 39° EAST, 91.08 FEET); NORTH 53° 23' 10" EAST, 590.70 FEET (DEED NORTH 53° EAST); THENCE LEAVING THE SOUTHEASTERLY LINE OF ROYAL TALLOW & SOAP CO. AND ALONG THE SOUTHERLY LINE OF THE LANDS OF ADELINA SARTORI, AS DESCRIBED IN THAT CERTAIN DEED RECORDED IN BOOK 500 OFFICIAL RECORDS, PAGE 320, SONOMA COUNTY RECORDS; SOUTH 80° 45' WEST, 723.36 FEET TO A POINT WHICH BEARS NORTH 46° 45' WEST FROM THE POINT OF BEGINNING; THENCE SOUTH 46° 45' EAST, 537.24 FEET TO THE POINT OF BEGINNING.

BEING A PART OF SWAMP & OVERFLOW SURVEY NO. 27.

SAVING AND EXCEPTING THEREFROM THAT PORTION CONVEYED TO THE UNITED STATES OF AMERICA BY WILLIAM M. RUTHERFORD BY INSTRUMENT RECORDED FEBRUARY 16, 1933 IN BOOK 329

OF OFFICIAL RECORDS, PAGE 290, SONOMA COUNTY RECORDS.

APN: 017-170-001

ADDENDUM C – TEMPORARY CONSTRUCTION EASEMENT DEED (DRAFT ONLY)	

TEMPORARY CONSTRUCTION EASEMENT

CITY OF PETALUMA

("**Property Owner**"), hereby grants to PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("**PG&E**"), a temporary construction easement ("**TCE**"), to be used in connection with PG&E's gas transmission pipeline replacement project ("**PG&E's Project**"), within Property Owner's lands which are situated in the City of Petaluma, County of Sonoma, State of California, identified as 9 Corporate Circle, Petaluma, CA 94954, County Assessor's Parcel Number 017-170-001 (the "**Property**").

The activities allowed under this TCE are described as follows:

- (a) To gravel and use for laydown and staging purposes, including the right to park vehicles, locate construction trailers, and store materials and equipment.
- (b) to construct and use bore pit(s).
- (c) discharge of uncontaminated hydrotest water and ground water in conjunction with PG&E's Project. Water will be applied consistent with permit conditions and in a manner in which no ponding or flooding will occur and at rates similar to construction methods utilized for dust control and/or irrigation to support re-vegetative restoration measures. The water will be lost to evapotranspiration or infiltrate to the groundwater table, re-charging the water table.

The activities described above shall be within the area(s) delineated on the map attached and collectively referred to as ("Temporary Easement Area").

1. **Term.** The term of this TCE shall be for a period of four (4) months commencing on or around July 6, 2023 and shall terminate on or around November 6, 2023 (the "**Term**"). Actual commencement date may vary and the Term will be deemed to have begun upon actual usage of the easement area. PG&E shall have the right, subject to the terms herein, to extend the Term on a month-to-month basis for up to five (5) month(s) by giving the Property Owner written notice of its intention prior to the expiration of the Term. This TCE shall be irrevocable during the Term, except in the case of material breach of the terms and conditions of this TCE.

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2.	Compensation. PG&E shall pay Property Owner
3.	Exclusive Use; Access; Fencing. During the Term of this TCE, PG&E shall have the exclusive right to use the Temporary Easement Area and the right of ingress to and egress from the Temporary Easement Area over and across the Property. PG&E shall have the further right to erect and maintain temporary fencing and gates with a locking device to enclose the Temporary Easement Area, and shall remove such fencing and gates at the end of the Term.
4.	Indemnification. PG&E agrees to indemnify Property Owner against any loss and damage which shall be caused by any wrongful or negligent act or omission of PG&E or of its agents or employees in the course of their employment, provided, however, that this indemnity shall not extend to that portion of such loss or damage that shall have been caused by Property Owner's comparative negligence or willful misconduct.
5.	Compliance with Laws. Interpretation and enforcement of this TCE shall be governed by the laws of the State of California. In exercising the rights granted under this TCE, PG&E shall comply with all laws, ordinances, and regulations pertaining to its use. PG&E is required under State and local law to re-stabilize any disturbed project location within the Temporary Easement Area in order to control soil erosion and sediment runoff, in accordance with applicable project permits. PG&E shall have the right to access the Temporary Easement Area as reasonably necessary to allow it to meet any applicable project permit obligations after the Term.
6.	Restoration. Upon completion of PG&E's Project, PG&E shall repair any damage and restore the Temporary Easement Area to as near as practicable to the condition that existed prior to PG&E use under this TCE. PG&E shall remove all personal property.
7.	Representation. Property Owner represents and warrants the Temporary Easement Area is vacant and free from any encumbrances that would interfere with PG&E's full enjoyment of this TCE.
8.	Entire Agreement. This TCE supersedes all previous oral and written agreements between and representation by or on behalf of the parties and constitutes the entire agreement of the parties with respect to the subject matter hereof. This TCE may not be amended except by a written agreement.
9.	Authority of Signatory. Each party to this TCE warrants to the other that it has the right and authority to enter into and consummate this TCE and all related documents.
10.	Successors, Heirs, and Assigns. This provisions of this TCE shall inure to the benefit of and bind the successors and assigns of the respective parties.
11.	Electronic Signatures . This TCE may be executed by electronic signature(s) and transmitted either by facsimile or in a portable document format ("pdf") version by email and such electronic signature(s) shall be deemed as original for purposes of this TCE and shall have the same force and effect as a manually executed original.

12. Execution in Counterparts. This TCE m which shall be deemed as an original and a the same instrument.	ay be executed in two or more counterpart copies, each of all of which, when taken together, shall constitute one and
PROPERTY OWNER:	
Ву:	
Name:	
Its:	
Date:	



R-708 L-021G PETALUMA Lands of City of Petaluma 9 Corporate Circle, Petaluma

EXHIBIT "A"

TEMPORARY CONSTRUCTION EASEMENT

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded on July 31, 1973 in Book 2786 of Official Records at Page 446, Sonoma County Records.

EASEMENT

PARCEL "A"

Commencing at the northwesterly corner of said lands, also being the southwesterly corner of Lot 8 as shown on certain record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records; and running thence southeasterly along northerly boundary line of said lands and southerly boundary line of said map, said southerly boundary line has a course of north 70°33'38" west (for the purposes of this description south 70°37'52" east) and a distance of 307.02 feet,

- (a) south 70°37'52" east 93.64 feet to the True Point of Beginning; thence continuing southeasterly along said northerly and southerly boundary line
 - south 70°37'52" east 112.12 feet; thence leaving said northerly and southerly boundary line and running southwesterly
 - south 20°10'02" west 61.68 feet to point herein for convenience called Point "A"; thence
 - 3) north 69°29'11" west 208.74 feet; thence
 - 4) north 24°12'37" east 24.65 feet; thence

- 5) south 69°44'03" east 95.54 feet; thence
- 6) north 19°04'12" east 34.44 feet to the True Point of Beginning.

Containing 9,154 square feet of land more or less.

PARCEL "B"

Commencing at said Point "A"; and running thence southwesterly

- (a) south 52°47'04" west 127.44 feet to the True Point of Beginning; thence
 - south 00°24'50" west 31.86 feet to a point herein for convenience called Point "B"; thence
 - 2) north 74°08'50" west 29.03 feet; thence
 - 3) south 85°40'23" west 56.05 feet; thence
 - 4) south 05°01'10" east 47.29 feet; thence
 - 5) south 15°31'11" west 46.10 feet; thence
 - 6) south 40°34'16" west 133.18 feet; thence
 - 7) south 37°30'23" west 313.39 feet; thence
 - 8) south 52°41'39" west 91.29 feet; thence
 - 9) north 89°03'56" west 31.70 feet to a point on a non-tangent curve; thence
 - 10) from a radial line that bears south 2°13'10" east, along a curve to the right, having a radius of 175.00 feet, through a central angle of 41°08'12", an arc distance of 125.65 feet; thence
 - 11) north 51°04'58" west 233.67 feet; thence
 - 12) north 57°44'37" west 53.60 feet; thence
 - 13) on a tangent curve to the left with a radius of 100.00 feet, through a central angle of 79°25'20", an arc distance of 138.62 feet; thence
 - 14) south 42°50'03" west 388.09 feet; thence
 - 15) south 33°42'37" west 368.22 feet; thence
 - 16) south 39°38'30" west 266.67 feet; thence
 - 17) south 16°00'57" west 86.41 feet; thence
 - 18) on a tangent curve to the left with a radius of 55.00 feet, through a central angle of 71°11'37", an arc distance of 68.34 feet; thence
 - 19) south 55°20'34" east 1685.52 feet; thence

- 20) south 37°10'42" west 50.05 feet to a point herein for convenience called Point "C"; thence
- 21) north 55°20'34" west 1683.46 feet; thence
- 22) on a tangent curve to the right with a radius of 105.00 feet, through a central angle of 71°11'37", an arc distance of 130.47 feet; thence
- 23) north 16°00'57" east 96.86 feet; thence
- 24) north 39°38'30" east 274.53 feet; thence
- 25) north 33°42'37" east 369.62 feet; thence
- 26) north 42°50'03" east 392.08 feet; thence
- 27) on a tangent curve to the right with a radius of 150.00 feet, through a central angle of 79°25'20", an arc distance of 207.93 feet; thence
- 28) south 57°44'37" east 56.51 feet; thence
- 29) south 51°04'58" east 236.58 feet; thence
- 30) on a tangent curve to the left with a radius of 125.00 feet, through a central angle of 41°08'12", an arc distance of 89.75 feet; thence
- 31) north 59°24'26" east 64.16 feet; thence
- 32) north 39°29'40" east 82.29 feet; thence
- 33) north 36°35'16" east 242.81 feet; thence
- 34) north 32°00'27" east 178.84 feet; thence
- 35) north 03°18'10" west 61.49 feet; thence
- 36) north 01°49'04" west 40.39 feet; thence
- 37) north 89°02'31" east 19.96 feet; thence
- 38) south 09°56'42" east 55.89 feet; thence
- 39) south 64°23'01" east 31.39 feet; thence
- 40) north 80°56'55" east 31.08 feet; thence
- 41) south 81°23'37" east 45.57 feet True Point of Beginning.

Containing 216,086 square feet of land more or less.

PARCEL "C"

Commencing at said "B"; and running thence southeasterly

- (a) south 66°19'10" east 1079.59 feet to the True Point of Beginning; thence
 - north 26°06'29" east 49.81 feet to a point herein for convenience called Point "D": thence
 - 2) south 66°32'46" east 95.55 feet; thence
 - on a tangent curve to the left with a radius of 105.00 feet, through a central angle of 49°38'00", an arc distance of 90.96 feet; thence
 - 4) north 63°53'36" east 62.33 feet; thence
 - 5) on a tangent curve to the right with a radius of 85.00 feet, through a central angle of 51°28'58", an arc distance of 76.38 feet; thence
 - 6) south 65°11'52" west 124.89 feet; thence
 - south 25°37'33" west 52.50 feet to a point herein for convenience called Point "E": thence
 - 8) north 64°03'05" west 124.66 feet; thence
 - on a tangent curve to the left with a radius of 35.00 feet, through a central angle of 51°28'58", an arc distance of 31.45 feet; thence
 - 10) south 63°53'36" west 62.33 feet; thence
 - 11) on a tangent curve to the right with a radius of 155.00 feet, through a central angle of 49°38'00", an arc distance of 134.27 feet; thence
 - 12) north 66°24'09" west 97.80 feet to the True Point of Beginning.

Containing 22,659 square feet of land more or less.

PARCEL 'D"

Commencing at said Point "D"; and running thence northwesterly

- (a) north 45°09'03" west 226.55 feet to the True Point of Beginning; thence
 - 1) north 58°57'01" west 51.08 feet; thence
 - north 06°55'35" east 74.24 feet; thence
 - 3) south 63°52'07" east 51.02 feet; thence
 - south 27°25'25" west 5.51 feet; thence
 - 5) south 06°38'24" west 73.18 feet to the True Point of Beginning.

Containing 3,559 square feet of land more or less.

PARCEL "E"

Commencing at said Point "E"; and running thence southeasterly

- (a) south 61°10'37" east 328.04 feet to the True Point of Beginning; thence
 - 1) north 31°48'09" east 68.93 feet; thence
 - 2) south 62°53'25" east 219.56 feet; thence
 - 3) south 36°04'38" west 47.55 feet; thence
 - 4) north 85°15'50" west 21.29 feet; thence
 - 5) south 35°55'54" west 164.22 feet; thence
 - north 60°45'57" west 56.59 feet; thence
 - 7) north 32°00'47" east 78.97 feet; thence
 - 8) on a tangent curve to the left with a radius of 60.00 feet, through a central angle of 92°27'51", an arc distance of 96.83 feet; thence
 - 9) north 60°27'03" west 65.94 feet to the True Point of Beginning.

Containing 24,927 square feet of land more or less.

PARCEL "F"

Beginning at said Point "C"; and running thence northeasterly

- 1) north 37°10'42" east 377.59 feet; thence
- north 43°16'07" west 133.85 feet; thence
- 3) north 29°29'28" east 316.77o90 feet; thence
- 4) north 34°51'57" west 160.63 feet; thence
- 5) north 52°49'19" east 720.54 feet; thence
- 6) south 54°44'45" east 846.75 feet; thence
- 7) south 35°15'15" west 955.35 feet; thence
- 8) south 58°24'56" east 37.79 feet; thence

- 9) south 35°29'54" west 18.60 feet; thence
- 10) north 55°46'59" west 30.54 feet; thence
- 11) south 37°29'21" west 436.85 feet; thence
- 12) south 48°18'58" east 64.13 feet; thence
- 13) south 17°48'01" west 56.18 feet; thence
- 14) south 59°52'52" west 74.01 feet; thence
- 15) south 02°12'58" east 59.16 feet; thence
- 16) south 77°44'48" west 177.07 feet; thence
- 17) north 07°04'53" west 215.60 feet; thence
- 18) north 54°29'39" east 99.39 feet; thence
- 19) north 54°43'31" west 606.59 feet to the Point of Beginning.

Containing 1,347,291 square feet of land more or less.

The foregoing descriptions are based on survey made by Pacific Gas and Electric in November 2019. The basis of bearings used is based on record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records, which course according to said map has a bearing of north 70°33'38" west (for the purpose of this description south 70°37'52" east) and a length of 307.02 feet.

Prepared by:

Pacific Gas and Electric Company

Jason D Forlg, PLS 9170

2/28/2023 Date JASON D. FONG ON No. 9170

RANCHO PETALUMA (T. 5 N., R. 7 W., SE 1/4 SEC. 35 M.D.B.&M.)

1	TN	F	TΔ	BI	F

LINE	BEARING	DISTANCE
L1	S 70*37'52" E	112.12'
L2	S 20°10'02" W	61.68'
L3	N 59°29'11" W	208.74'
L4	N 24°12'37" E	24.65'
L5	S 69°44'03" E	95.54'
L6	N 19°04'12" E	34.44'
L7	S 52°47'04" W	127.44'
L8	S 00°24'50" W	31.86'
L9	N 74°08'50" W	29.03'
L10	S 85°40'23" W	56.05'
L11	S 05°01'10" E	47.29'
L12	S 15°31'11" W	46.10'
L13	S 40°34'16" W	133.18'
L14	S 37°30'23" W	313.39'
L15	S 52°41'39" W	91.29'
L16	N 89°03'56" W	31.70'
L17	N 51°04'58" W	233.67'
L18	N 57°44'37" W	53.60'
L19	S 42°50'03" W	388.09'
L20	S:33°42'37" W	368.221
L21	S 39°38'30" W	266.67'
L22	S 16°00'57" W	86.41'
L23	N 16°00'57" E	96.86'
L24	N 39°38'30" E	274.53'
L25	N 33°42'37" E	369.62'
L26	N 42°50'03" E	392.08'
L27	S 57°44'37" E	56.51'
L28	S 51°04'58" E	236.58'

LINE TABLE

LINE	BEARING	DISTANCE	
L29	N 59*24'26" E	64.16'	
L30	N 39°29'40" E	82.29'	
L31	N 36°35'16" E	242.81'	
L32	N 32°00'27" E	178.84'	
L33	N 03°18'10" W	61.49'	
L34	N 01°49'04" W	40.39'	
L35	N 89°02'31" E	19.96'	
L36	S 09°56'42" E	55.89'	
L37	S 64°23'01" E	31.39'	
L38	N 80°56'55" E	31.08'	
L39	S 81°23'37" E	45.57'	
L40	S 66°19'10" E	1079.59'	
L41	N 26°06'29" E	49.81'	
L42	S 66°32'46" E	95.55'	
L43	N 63°53'36" E	62.33'	
L44	S 65°11'52" E	124.89'	
L45	S 25°37'33" W	52.50'	
L46	N 64°03'05" W	124.66'	
L47	S 63°53'36" W	62.33'	
L48	N 66°24'09" W	97.80'	
L49	N 45°09'03" W	226.55'	
L50	N 58°57'01" W	51.08'	
L51	N 06°55'35" E	74.24'	
L52	S 63°52'07" E	51.02'	
L53	S 27*25'25" W	5.51'	
L54	S 06°38'24" W	73.18'	
L55	S 61°10'37" E	328.04'	
L56	N 31°48'09" E	68.93'	

LINE TABLE

LINE TABLE				
LINE	BEARING	DISTANCE		
L57	S 62*53'25" E	219.56'		
L58	5 36°04'38" W	47.55'		
L59	N 85°15'50" W	21.29'		
L60	S 35°55'54" W	164.22'		
L61	N 60°45'57" W	56.59'		
L62	N 32°00'47" E	78.97'		
L63	N 60°27'03" W	65.94'		
L64	N 37*10'42" E	377.59'		
L65	N 43°16'07" W	133.85'		
L66	N 29°29'28" E	316.77'		
L67	N 34°51'57" W	160.63'		
L68	N 52°49'19" E	720.54'		
L69	S 54°44'45" E	846.75'		
L70	S 35°15'15" W	955.35'		
L71	S 58°24'56" E	37.79'		
L72	S 35°29'54" W	18.60'		
L73	N 55°46'59" W	30.54'		
L74	S 37°29'21" W	436.85'		
L75	S 48°18'58" Ξ	64.13'		
L76	S 17°48'01" W	56.18'		
L77	S 59°52'52" W	74.01'		
L78	S 02°12'58" E	59.16'		
L79	S 77°44'48" W	177.07'		
L80	N 07°04'53" W	215.60'		
L81	N 54*29'39" E	99.39'		
L82	N 54°43'31" W	606.59		

CURVE TABLE

CURVE	RADIUS	DELTA	DISTANCE
C1	175.00'	41°08'12"	125.65'
C2	100.00'	79°25'20"	138.62'
C3	55.00'	71°11'37"	68.34'
C4	105.00'	71°11'37"	130.47'
C5	150.00'	79°25'20"	207.93'
C6	125.00'	41°08'12"	89.75'
C7	105.00'	49°38'00"	90.96'
C8	85.00'	51°28'58"	76.38'
C9	35.00'	51°28'58"	31.45'
C10	155.00'	49°38'00"	134.27'
C11	60.00'	92°27'51"	96.83'

AUTHORIZATION 74001643

BY _ DR RLJS CH J6F9 O.K. J6F9 DATE 04/28/2022 T.C.E. EXHIBIT "B"

CITY OF PETALUMA
R-708-L-021G PETALUMA
PETALUMA, CALIFORNIA

PACIFIC GAS AND ELECTRIC COMPANY San Francsco California



PROJ. NO.

AREA AREA 7, NORTH COAST

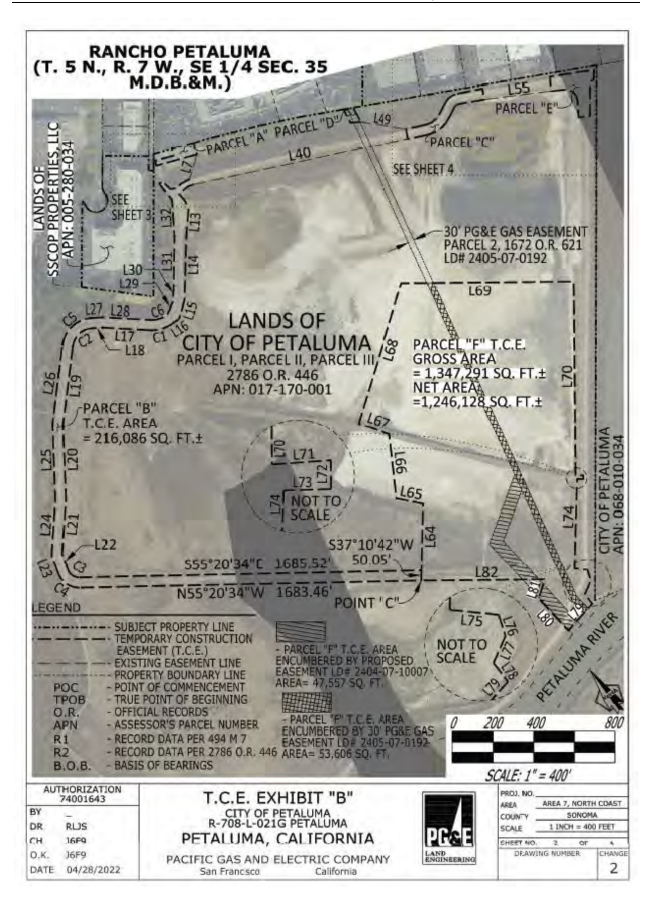
COUNTY SONOMA

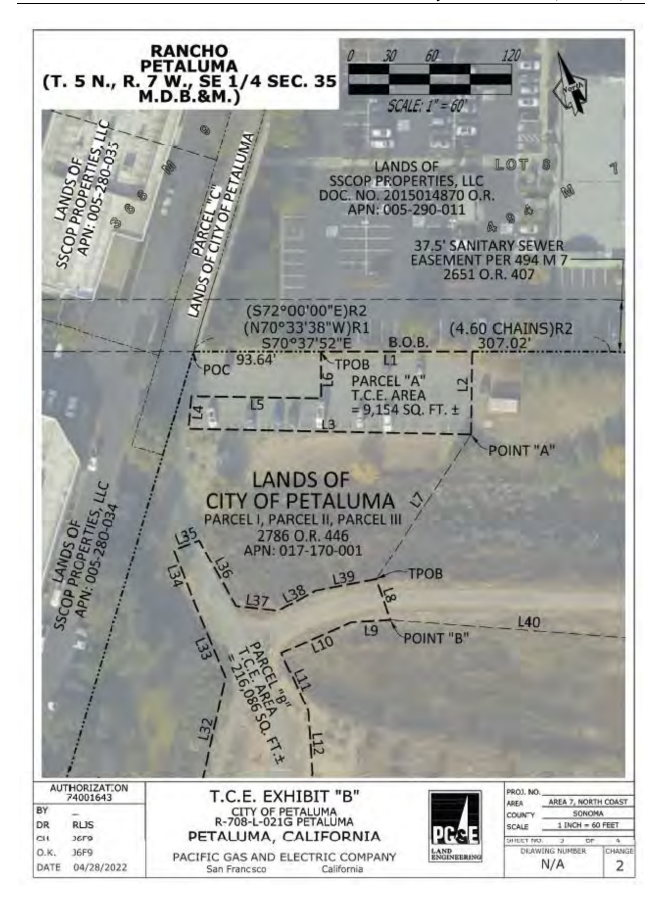
SCALE N/A

SHEET NO. 1 OF 4

DEAWING NUMBER CHANGE

2









EASEMENT DEED

GAS TRANSMISSION PIPELINE EASEMENT (REV. 04/2021) RECORDING REQUESTED BY AND RETURN TO:	
PACIFIC GAS AND ELECTRIC COMPANY 245 Market Street, N10A, Room 1015 P.O. Box 770000 San Francisco, California 94177	
Location: City/Uninc	
Signature of declarant or agent determining tax	(SPACE ABOVE FOR RECORDER'S USE ONLY)

2019093(01-16-008)10 19 02 R-708 L-021G-10 Petaluma River Crossing

LD# 2404-07-10007

LANDS CITY OF PETALUMA, a Municipal Corporation of The State of California

("Grantor"), in consideration of value paid by PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("Grantee"), the receipt of which is hereby acknowledged, grants to Grantee the right to excavate for, construct, reconstruct, replace (of the initial or any other size), remove, maintain, inspect, and use such pipe lines, valves, and appurtenances for conveying gas, and other appliances, fittings, and devices for controlling electrolysis for use in connection with the pipe lines, and such underground wires, cables, conduits, appurtenances and other associated equipment for communication purposes, and the right to energize the facilities, together with a right of way, within the easement area described below, lying within Grantor's lands situated in the Unincorporated Area, County of Sonoma, State of California, and described as follows:

(APN 017-170-001)

The parcel of land described and designated LANDS in EXHIBIT "A" attached hereto and made a part hereof.

The easement area is described as follows:

The strip of land described and designated EASEMENT AREA in EXHIBIT "A" and shown upon EXHIBIT "B" attached hereto and made a part hereof

Grantor further grants to Grantee:

- (a) the right of ingress to and egress from the easement area over and across said lands by means of roads and lanes thereon, if such there be, otherwise by such route or routes as shall occasion the least practicable damage and inconvenience to Grantor, provided that such right of ingress and egress shall not extend to any portion of said lands which is isolated from the easement area by any public road or highway, now crossing or hereafter crossing said lands;
- (b) the right, from time to time, to trim or to cut down, without Grantee paying compensation, any and all trees, roots, brush, vines, and to remove any associated supporting structures now or hereafter within the easement area, or as Grantee deems necessary to comply with applicable state or federal regulations;
- (c) the right to use such portion of said lands contiguous to the easement area as may be reasonably necessary in connection with the excavation, construction, reconstruction, replacement, removal, maintenance, and inspection of the facilities;
- (d) the right to install, maintain, and use gates in all fences which now cross or shall hereafter cross the easement area; and
- (e) the right to mark the location of the easement area and pipe lines by suitable markers set in the ground; provided that the markers shall be placed in fences or other locations which will not interfere with any reasonable use Grantor shall make of the easement area.
- (f) the right to grading for, construct, reconstruct, maintain, and use such roads on and across said lands as Grantee may deem necessary in exercising its right of ingress and egress granted herein;

Grantee covenants and agrees:

- (a) to restore the easement area as a result of excavation made by Grantee to as near as practicable to the condition that existed prior to such excavation;
- (b) to repair any damage to the lands caused by Grantee as a result of exercising its right of ingress and egress granted herein; and
- (c) to indemnify Grantor against any loss and damage which shall be caused by any wrongful or negligent act or omission of Grantee or of its agents or employees in the course of their employment, provided, however, that this indemnity shall not extend to that portion of such loss or damage that shall have been caused by Grantor's comparative negligence or willful misconduct.

Grantor reserves the right to use the easement area for purposes which will not interfere with Grantee's full enjoyment of the rights hereby granted; provided, Grantor shall not:

(a) place or construct, nor allow a third party to place or construct, any building or other structure, or store flammable substances, or drill or operate any well, or construct any reservoir or other obstruction within the easement area, or diminish or substantially add to the ground level within the easement area, or construct any fences that will interfere with the maintenance and operation of the facilities;

(b) deposit, or allow to be deposited, earth, rubbish, debris or any other substance or material, whether combustible or noncombustible, within the easement area, which now or hereafter in the opinion of Grantee may interfere with or be a hazard to the facilities installed hereunder.

Grantor shall not commence, nor allow a third party to commence, any construction activity (surface or subsurface) within the easement area without the written approval of Grantee, which approval shall not be unreasonably withheld. No construction activity shall commence until such time that Grantee approves the request.

Grantor shall not plant any trees, brush, vines, and other vegetation within the easement area. Grantor may plant and maintain ground covers, grasses, flowers, crops, and low-growing plants that grow unsupported to a maximum of four (4) feet in height at maturity within the easement area.

This document may be executed in multiple counterparts, each of which shall be deemed an original, but all of which, together, shall constitute one and the same instrument.

The provisions hereof shall inure to the benefit of and bind the successors and assigns of

City Manager

LD# 2404-07-10007 R-708 L-021G-10 Petaluma River Crossing_4

EXHIBIT "A"

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded in Book 2786 of Official Records at Page 446, Sonoma County Records.

APN: 017-170-001

EASEMENT AREA

A strip of land of the uniform width of 60 feet extending northerly and northeasterly from the southerly boundary line of PARCEL II in said deed dated July 19, 1973 (2786 O.R. 446) to the Northwesterly boundary line of the strip of land described and designated Parcel 2 as in the Final Order of Condemnation dated May 28, 1959 and recorded in Book 1672 of Official Records at Page 621, Sonoma County Records, and lying 45 feet on Westerly side and 15 feet of the Easterly side of the line described as follows:

Commencing at the Southeasterly terminus of a course in the center line of the strip of land described in the deed from Catherine M. Palmer and others to Pacific Gas & Electric Company dated October 7, 1957 and recorded in Book 1553 of Official Records at Page 578, Sonoma County Records, which has a bearing of North 08°13' West (North 07°49'38" West for this description) and a length of 350 feet, and running thence along center line of said strip

- (a) North 07°49'38" West 350.00 feet to Point "A" in said deed dated October 7, 1957 (1553 O.R. 578); thence continuing along said center line
- (b) North 07°49'38" West 6.40 feet; thence leaving said center line and running
- (c) South 82°10'22" West 15.00 feet

to a point in the westerly boundary line of said strip dated October 7, 1957 (1553 O.R. 578), thence leaving said westerly boundary line and running

- (d) North 53°51'30" West, 140.18 feet; thence
- (e) North 06°43'58" West, 207.71 feet; thence
- (f) North 06°43'58" West, 311.71 feet

to a point being on the Southeasterly bank of the Petaluma River at ordinary high water mark; thence

(g) North 06°43'58" West, 264.45 feet, more or less,

LD# 2404-07-10007 R-708 L-021G-10 Petaluma River Crossing_4

> to a point being on the Northeasterly bank of the Petaluma River at ordinary high water mark being the Southerly boundary line of said PARCEL II (2786 O.R. 446), also being the TRUE POINT OF BEGINNING, thence running

- (1) North 06°43'58" West, 575.00 feet; thence
- (2) North 56"06'12" East, 286.83 feet

to a point in the Northwesterly boundary line of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621); thence

South 78"44'08" East, 15.00 feet, more or less, to a point on the center line of said strip of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621). Said point bears North 11"15'52" East and a distance of 614.87 feet from the southern terminus of the course described in said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621), said course has a bearing of South 10"51'30" West and a distance of 2626.7 feet.

Excepting therefrom the portions lying within said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621)

The sidelines of said strip shall extend or terminate at the southerly boundary of said PARCEL II (2786 O.R. 446) and the northwesterly boundary line of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621).

Containing 53,792 Sq. Ft. or 1.2349 acres ±

The foregoing description is based on a survey made by Pacific Gas and Electric Company in November 2019. The basis of bearings used is based on found 1/2-inch iron pipes with tag L.S. 3665 marking the termini of a course as shown upon the Record of Survey filed for record November19, 2014 in Book 767 of Maps at page 47, Sonoma County Records, said course has a bearing North 01°20′57" East (for the purposes of this description North 01°21'35" East) and distance of 710.39 feet.

Prepared by:

Pacific Gas and Electric Company

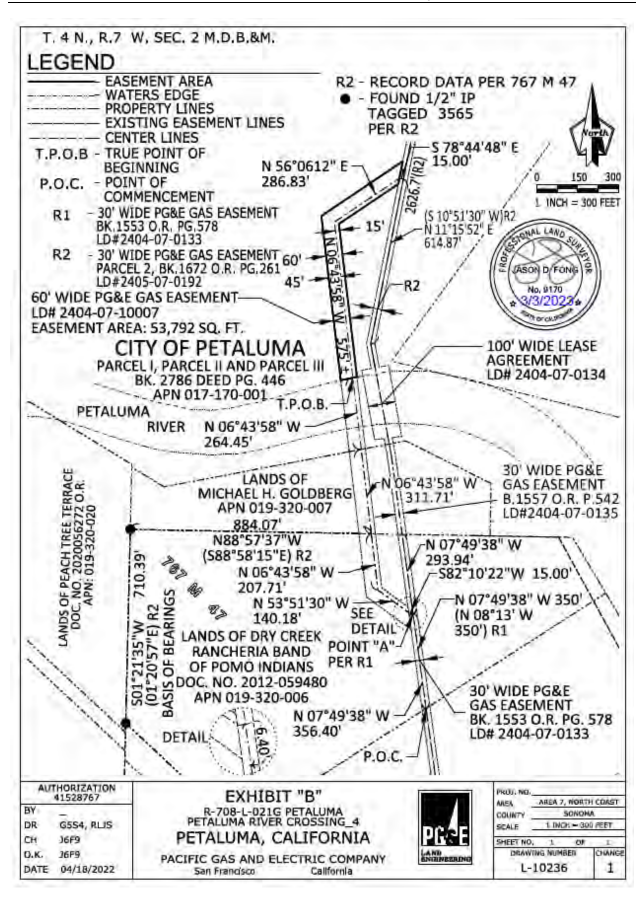
3/3/2023

ason/D (Fong, PLS 9170

Date



City of Petaluma Property Southerly end of Cader Lane, Petaluma, CA



City of Petaluma Property Southerly end of Cader Lane, Petaluma, CA

T. 4 N., R.7 W. SEC. 2 M.D.B.&M.

LINE TABLE

LINE	DISTANCE
L1	14.0'
L2	25.0'
L3	21.3'
L4	606.6'
L5	359.6'
L6	85.1'
L7	262.6'
L8	564.9'

LEGEND

....

- PROPERTY LINE
- PROPOSED PG&E EASEMENT LINE
- PG&E EXISTING EASEMENT LINE
- PG&E EASEMENT CENTER LINE

O.R. APN

- OFFICIAL RECORDS
- ASSESSOR'S PARCEL NUMBER
- WORK SPACE
 - AREA = 506,887 SQ. FT.
 - = 11.637 ACRES

- PORTION ENCUMBERED BY 30' PG&E GAS EASEMENT PER BK. 1672 O.R. PG. 621, SONOMA COUNTY RECORDS
- LD# 24045-07-0192
- AREA= 24,377 SQ. FT.
 - = 0.560 ACRES
- ACCESS ROAD

74030729			
BY	_		
DR	R∐S		
CH	J6F9		
O.K.	J6F9		

DATE 4/11/2022

ALITHODIZATION

APPRAISAL EXHIBIT LANDS OF CITY OF PETALUMA R-708-L-021G PETALUMA PETALUMA RIVER CROSSING

PETALUMA, CALIFORNIA
PACIFIC GAS AND ELECTRIC COMPANY
San Francisco California

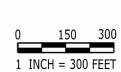


PROJ. NO.	
AREA	AREA 7, NORTH COAST
COUNTY	SONOMA
SCALE	1 INCH = 300 FEET

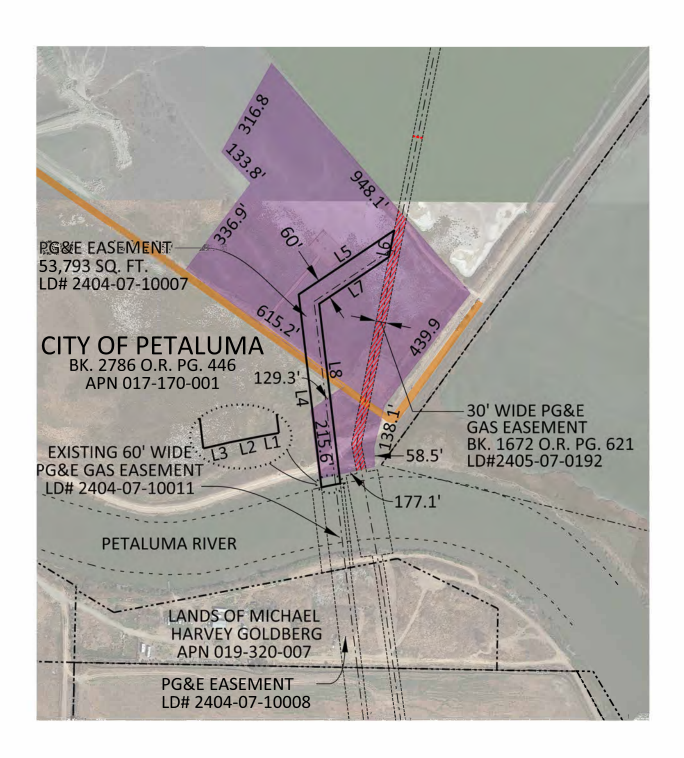
SHEET NO. 1 OF 2

DRAWING NUMBER CHANGE

L-10538 0







AU	THORIZATION 74030729
RY	

BY DR

RLJS CH J6F9 O.K. J6F9

DATE 4/11/2022

APPRAISAL EXHIBIT

LANDS OF CITY OF PETALUMA R-708-L-021G PETALUMA PETALUMA RIVER CROSSING_4

PETALUMA, CALIFORNIA PACIFIC GAS AND ELECTRIC COMPANY

California San Francisco



PROJ. NO.	
AREA	AREA 7, NORTH COAST
COUNTY	SONOMA
SCALE	1 INCH = 300 FEET

SHEET NO. DRAWING NUMBER CHANGE

> L-10538 0

EXHIBIT "A"

TEMPORARY CONSTRUCTION EASEMENT

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded on July 31, 1973 in Book 2786 of Official Records at Page 446, Sonoma County Records.

EASEMENT

PARCEL "A"

Commencing at the northwesterly corner of said lands, also being the southwesterly corner of Lot 8 as shown on certain record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records; and running thence southeasterly along northerly boundary line of said lands and southerly boundary line of said map, said southerly boundary line has a course of north 70°33'38" west (for the purposes of this description south 70°37'52" east) and a distance of 307.02 feet,

- (a) south 70°37'52" east 93.64 feet to the **True Point of Beginning**; thence continuing southeasterly along said northerly and southerly boundary line
 - 1) south 70°37'52" east 112.12 feet; thence leaving said northerly and southerly boundary line and running southwesterly
 - 2) south 20°10'02" west 61.68 feet to point herein for convenience called Point "A"; thence
 - 3) north 69°29'11" west 208.74 feet; thence
 - 4) north 24°12'37" east 24.65 feet; thence

- 5) south 69°44'03" east 95.54 feet; thence
- 6) north 19°04'12" east 34.44 feet to the **True Point of Beginning**.

Containing 9,154 square feet of land more or less.

PARCEL "B"

Commencing at said Point "A"; and running thence southwesterly

- (a) south 52°47'04" west 127.44 feet to the **True Point of Beginning**; thence
 - 1) south 00°24'50" west 31.86 feet to a point herein for convenience called Point "B"; thence
 - 2) north 74°08'50" west 29.03 feet; thence
 - 3) south 85°40'23" west 56.05 feet; thence
 - 4) south 05°01'10" east 47.29 feet; thence
 - 5) south 15°31'11" west 46.10 feet; thence
 - 6) south 40°34'16" west 133.18 feet; thence
 - 7) south 37°30'23" west 313.39 feet; thence
 - 8) south 52°41'39" west 91.29 feet; thence
 - 9) north 89°03'56" west 31.70 feet to a point on a non-tangent curve; thence
 - 10) from a radial line that bears south 2°13'10" east, along a curve to the right, having a radius of 175.00 feet, through a central angle of 41°08'12", an arc distance of 125.65 feet; thence
 - 11) north 51°04'58" west 233.67 feet; thence
 - 12) north 57°44'37" west 53.60 feet; thence
 - 13) on a tangent curve to the left with a radius of 100.00 feet, through a central angle of 79°25'20", an arc distance of 138.62 feet; thence
 - 14) south 42°50'03" west 388.09 feet; thence
 - 15) south 33°42'37" west 368.22 feet; thence
 - 16) south 39°38'30" west 266.67 feet; thence
 - 17) south 16°00'57" west 86.41 feet; thence
 - 18) on a tangent curve to the left with a radius of 55.00 feet, through a central angle of 71°11'37", an arc distance of 68.34 feet; thence
 - 19) south 55°20'34" east 1685.52 feet; thence

- 20) south 37°10'42" west 50.05 feet to a point herein for convenience called Point "C"; thence
- 21) north 55°20'34" west 1683.46 feet; thence
- 22) on a tangent curve to the right with a radius of 105.00 feet, through a central angle of 71°11'37", an arc distance of 130.47 feet; thence
- 23) north 16°00'57" east 96.86 feet; thence
- 24) north 39°38'30" east 274.53 feet; thence
- 25) north 33°42'37" east 369.62 feet; thence
- 26) north 42°50'03" east 392.08 feet; thence
- 27) on a tangent curve to the right with a radius of 150.00 feet, through a central angle of 79°25'20", an arc distance of 207.93 feet; thence
- 28) south 57°44'37" east 56.51 feet; thence
- 29) south 51°04'58" east 236.58 feet; thence
- 30) on a tangent curve to the left with a radius of 125.00 feet, through a central angle of 41°08'12", an arc distance of 89.75 feet; thence
- 31) north 59°24'26" east 64.16 feet; thence
- 32) north 39°29'40" east 82.29 feet; thence
- 33) north 36°35'16" east 242.81 feet; thence
- 34) north 32°00'27" east 178.84 feet; thence
- 35) north 03°18'10" west 61.49 feet; thence
- 36) north 01°49'04" west 40.39 feet; thence
- 37) north 89°02'31" east 19.96 feet; thence
- 38) south 09°56'42" east 55.89 feet; thence
- 39) south 64°23'01" east 31.39 feet; thence
- 40) north 80°56'55" east 31.08 feet; thence
- 41) south 81°23'37" east 45.57 feet **True Point of Beginning**.

Containing 216,086 square feet of land more or less.

PARCEL "C"

Commencing at said "B"; and running thence southeasterly

- (a) south 66°19'10" east 1079.59 feet to the **True Point of Beginning**; thence
 - 1) north 26°06'29" east 49.81 feet to a point herein for convenience called Point "D"; thence
 - 2) south 66°32'46" east 95.55 feet; thence
 - 3) on a tangent curve to the left with a radius of 105.00 feet, through a central angle of 49°38'00", an arc distance of 90.96 feet; thence
 - 4) north 63°53'36" east 62.33 feet; thence
 - 5) on a tangent curve to the right with a radius of 85.00 feet, through a central angle of 51°28'58", an arc distance of 76.38 feet; thence
 - 6) south 65°11'52" west 124.89 feet; thence
 - 7) south 25°37'33" west 52.50 feet to a point herein for convenience called Point "E"; thence
 - 8) north 64°03'05" west 124.66 feet; thence
 - 9) on a tangent curve to the left with a radius of 35.00 feet, through a central angle of 51°28'58", an arc distance of 31.45 feet; thence
 - 10) south 63°53'36" west 62.33 feet; thence
 - 11) on a tangent curve to the right with a radius of 155.00 feet, through a central angle of 49°38'00", an arc distance of 134.27 feet; thence
 - 12) north 66°24'09" west 97.80 feet to the **True Point of Beginning**.

Containing 22,659 square feet of land more or less.

PARCEL 'D"

Commencing at said Point "D"; and running thence northwesterly

- (a) north 45°09'03" west 226.55 feet to the **True Point of Beginning**; thence
 - 1) north 58°57'01" west 51.08 feet; thence
 - 2) north 06°55'35" east 74.24 feet; thence
 - 3) south 63°52'07" east 51.02 feet; thence
 - 4) south 27°25'25" west 5.51 feet; thence
 - 5) south 06°38'24" west 73.18 feet to the **True Point of Beginning.**

Containing 3,559 square feet of land more or less.

PARCEL "E"

Commencing at said Point "E"; and running thence southeasterly

- (a) south 61°10'37" east 328.04 feet to the **True Point of Beginning**; thence
 - 1) north 31°48'09" east 68.93 feet; thence
 - 2) south 62°53'25" east 219.56 feet; thence
 - 3) south 36°04'38" west 47.55 feet; thence
 - 4) north 85°15'50" west 21.29 feet; thence
 - 5) south 35°55'54" west 164.22 feet; thence
 - 6) north 60°45'57" west 56.59 feet; thence
 - 7) north 32°00'47" east 78.97 feet; thence
 - 8) on a tangent curve to the left with a radius of 60.00 feet, through a central angle of 92°27'51", an arc distance of 96.83 feet; thence
 - 9) north 60°27'03" west 65.94 feet to the **True Point of Beginning**.

Containing 24,927 square feet of land more or less.

PARCEL "F"

Beginning at said Point "C"; and running thence northeasterly

- 1) north 37°10'42" east 377.59 feet; thence
- 2) north 43°16'07" west 133.85 feet; thence
- 3) north 29°29'28" east 316.77o90 feet; thence
- 4) north 34°51'57" west 160.63 feet; thence
- 5) north 52°49'19" east 720.54 feet; thence
- 6) south 54°44'45" east 846.75 feet; thence
- 7) south 35°15'15" west 955.35 feet; thence
- 8) south 58°24'56" east 37.79 feet; thence

- 9) south 35°29'54" west 18.60 feet; thence
- 10) north 55°46'59" west 30.54 feet; thence
- 11) south 37°29'21" west 436.85 feet; thence
- 12) south 48°18'58" east 64.13 feet; thence
- 13) south 17°48'01" west 56.18 feet; thence
- 14) south 59°52'52" west 74.01 feet; thence
- 15) south 02°12'58" east 59.16 feet; thence
- 16) south 77°44'48" west 177.07 feet; thence
- 17) north 07°04'53" west 215.60 feet; thence
- 18) north 54°29'39" east 99.39 feet; thence
- 19) north 54°43'31" west 606.59 feet to the **Point of Beginning**.

Containing 1,347,291 square feet of land more or less.

The foregoing descriptions are based on survey made by Pacific Gas and Electric in November 2019. The basis of bearings used is based on record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records, which course according to said map has a bearing of north 70°33'38" west (for the purpose of this description south 70°37'52" east) and a length of 307.02 feet.

Prepared by:

Pacific Gas and Electric Company

Jason D Fong, PLS 9170

2/28/2023 Date



RANCHO PETALUMA (T. 5 N., R. 7 W., SE 1/4 SEC. 35 M.D.B.&M.)

LINE TABLE

LINE TABLE

LINE TABLE

	LINE LADE	
LINE	BEARING	DISTANCE
L1	S 70°37'52" E	112.12'
L2	S 20°10'02" W	61.68'
L3	N 69°29'11" W	208.74'
L4	N 24°12'37" E	24.65'
L5	S 69°44'03" E	95.54'
L6	N 19°04'12" E	34.44'
L7	S 52°47'04" W	127.44'
L8	S 00°24'50" W	31.86'
L9	N 74°08'50" W	29.031
L10	\$ 85°40'23" W	56.051
L11	\$ 05°01'10" E	47.29'
L12	\$ 15°31'11" W	46.10'
L13	S 40°34'16" W	133.18'
L14	\$ 37°30'23" W	313.39'
L15	\$ 52°41'39" W	91.29'
L16	N 89°03'56" W	31.70'
L17	N 51°04'58" W	233.67
L18	N 57°44'37" W	53.601
L19	S 42°50'03" W	388.091
L20	S 33°42'37" W	368.221
L21	S 39°38'30" W	266.671
L22	S 16°00'57" W	86.41'
L23	N 16°00'57" E	96.86'
L24	N 39°38'30" E	274.53'
L25	N 33°42'37" E	369.62'
L26	N 42°50'03" E	392.08'
L27	\$ 57°44'37" E	56.51'
L28	S 51°04'58" E	236.58'

	EINE MEE	_
LINE	BEARING	DISTANCE
L29	N 59°24'26" E	64.16'
L30	N 39°29'40" E	82.29'
L31	N 36°35'16" E	242.81'
L32	N 32°00'27" E	178.84'
L33	N 03°18'10" W	61.49'
L34	N 01°49'04" W	40.39'
L35	N 89°02'31" E	19.96'
L36	S 09°56'42" E	55.89'
L37	S 64°23'01" E	31.39'
L38	N 80°56'55" E	31.08'
L39	S 81°23'37" E	45.57'
L40	S 66°19'10" E	1079.59'
L41	N 26°06'29" E	49.81'
L42	S 66°32'46" E	95.55'
L43	N 63°53'36" E	62.33'
L44	S 65°11'52" E	124.89'
L45	S 25°37'33" W	52.50'
L46	N 64°03'05" W	124.66'
L47	S 63°53'36" W	62.33'
L48	N 66°24'09" W	97.80'
L49	N 45°09'03" W	226.55'
L50	N 58°57'01" W	51.08'
L51	N 06°55'35" E	74.24'
L52	S 63°52'07" E	51.02′
L53	S 27°25'25" W	5.51'
L54	S 06°38'24" W	73.18'
L55	S 61°10'37" E	328.04'
L56	N 31°48'09" E	68.93'

LINE TABLE				
LINE	BEARING	DISTANCE		
L57	S 62°53'25" E	219.56'		
L58	S 36°04'38" W	47.55'		
L59	N 85°15'50" W	21.29'		
L60	S 35°55'54" W	164.22'		
L61	N 60°45'57" W	56.59'		
L62	N 32°00'47" E	78.97'		
L63	N 60°27'03" W	65.94'		
L64	N 37°10'42" E	377.59'		
L65	N 43°16'07" W	133.85'		
L66	N 29°29'28" E	316.77'		
L67	N 34°51'57" W	160.63'		
L68	N 52°49'19" E	720.54'		
L69	S 54°44'45" E	846.75'		
L70	S 35°15'15" W	955.35'		
L71	S 58°24'56" E	37.79'		
L72	S 35°29'54" W	18.60'		
L73	N 55°46'59" W	30.54'		
L74	S 37°29'21" W	436.85'		
L75	S 48°18'58" E	64.13'		
L76	S 17°48'01" W	56.18'		
L77	S 59°52'52" W	74.01'		
L78	S 02°12'58" E	59.16'		
L79	S 77°44'48" W	177.07'		
L80	N 07°04'53" W	215.60'		
L81	N 54°29'39" E	99.39'		
L82	N 54°43′31" W	606.59'		

CURVE TABLE

CURVE	RADIUS	DELTA	DISTANCE
C1	175.00'	41°08'12"	125.65'
C2	100.00'	79°25'20"	138.62'
C3	55.00'	71°11'37"	68.34'
C4	105.001	71°11'37"	130.47'
C5	150.001	79°25'20"	207.93'
C6	125.00'	41°08'12"	89.75'
C7	105.001	49°38'00"	90.96'
C8	85.001	51°28'58"	76.38'
C9	35.001	51°28'58"	31.45'
C10	155.00'	49°38'00"	134.27'
C11	60.00'	92°27'51"	96.83'

AUTHORIZATION 74001643

BY

DR RLJS CH J6F9 O.K. J6F9

DATE 04/28/2022

T.C.E. EXHIBIT "B"

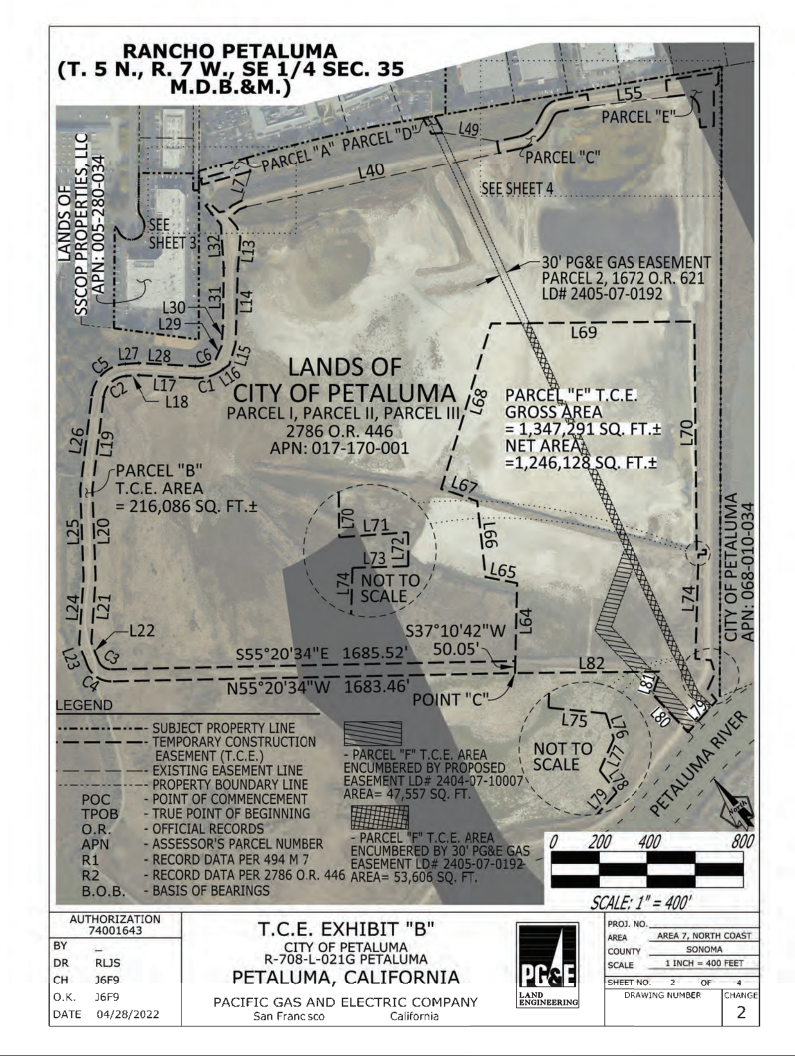
CITY OF PETALUMA
R-708-L-021G PETALUMA

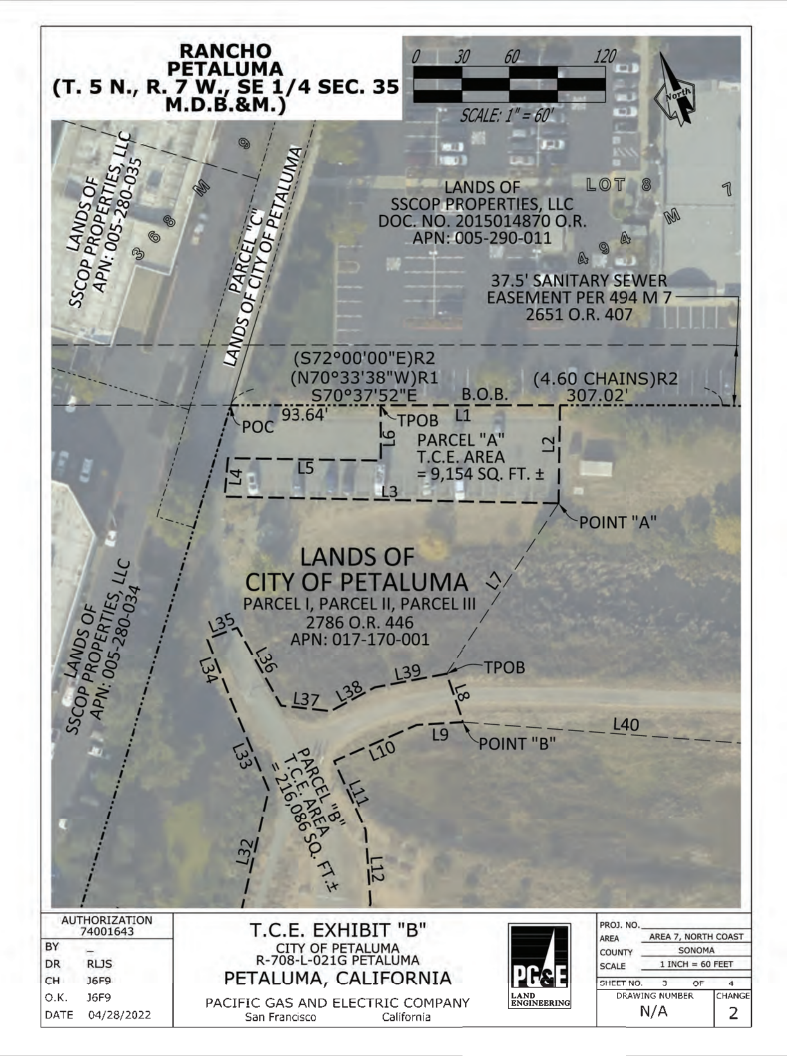
PETALUMA, CALIFORNIA

PACIFIC GAS AND ELECTRIC COMPANY
San Francisco California

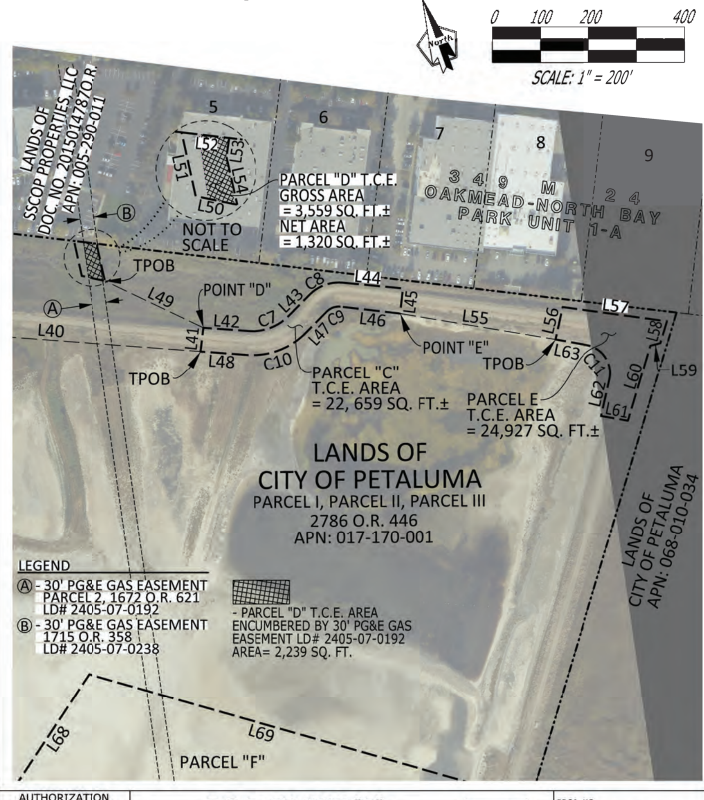


PROJ. NO.			
AREA	AREA	z, north	COAST
COUNTY		SONOMA	
SCALE		N/A	
SHEET NO.	. 1	OF	4
DRAW:	ING NUI	4BER	CHANGE
			2





RANCHO PETALUMA (T. 4 N., R. 7 W., NE 1/4 OF NE 1/4 SEC. 2 M.D.B.&M.)



AUTHORIZATION	
74001643	

BY __
DR RLJS
CH J6F9
O.K. J6F9
DATE 04/28/2022

T.C.E. EXHIBIT "B"

CITY OF PETALUMA R-708-L-021G PETALUMA PETALUMA, CALIFORNIA

PACIFIC GAS AND ELECTRIC COMPANY
San Francisco California



PROJ. NO.	
AREA	AREA 7, NORTH COAST
COUNTY	SONOMA
SCALE	1 INCH = 200 FEET

DRAWING NUMBER CHANGE

(SPACE ABOVE FOR RECORDER'S USE ONLY)

2019093(01-16-008)10 19 02 R-708 L-021G-10 Petaluma River Crossing

LANDS CITY OF PETALUMA, a Municipal Corporation of The State of California

EASEMENT DEED

("Grantor"), in consideration of value paid by PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("Grantee"), the receipt of which is hereby acknowledged, grants to Grantee the right to excavate for, construct, reconstruct, replace (of the initial or any other size), remove, maintain, inspect, and use such pipe lines, valves, and appurtenances for conveying gas, and other appliances, fittings, and devices for controlling electrolysis for use in connection with the pipe lines, and such underground wires, cables, conduits, appurtenances and other associated equipment for communication purposes, and the right to energize the facilities, together with a right of way, within the easement area described below, lying within Grantor's lands situated in the Unincorporated Area, County of Sonoma, State of California, and described as follows:

(APN 017-170-001)

GAS TRANSMISSION PIPELINE EASEMENT (REV. 04/2021)

LD# 2404-07-10007

RECORDING REQUESTED BY AND RETURN TO:

The parcel of land described and designated LANDS in EXHIBIT "A" attached hereto and made a part hereof.

The easement area is described as follows:

The strip of land described and designated EASEMENT AREA in EXHIBIT "A" and shown upon EXHIBIT "B" attached hereto and made a part hereof

Grantor further grants to Grantee:

- (a) the right of ingress to and egress from the easement area over and across said lands by means of roads and lanes thereon, if such there be, otherwise by such route or routes as shall occasion the least practicable damage and inconvenience to Grantor, provided that such right of ingress and egress shall not extend to any portion of said lands which is isolated from the easement area by any public road or highway, now crossing or hereafter crossing said lands;
- (b) the right, from time to time, to trim or to cut down, without Grantee paying compensation, any and all trees, roots, brush, vines, and to remove any associated supporting structures now or hereafter within the easement area, or as Grantee deems necessary to comply with applicable state or federal regulations;
- (c) the right to use such portion of said lands contiguous to the easement area as may be reasonably necessary in connection with the excavation, construction, replacement, removal, maintenance, and inspection of the facilities;
- (d) the right to install, maintain, and use gates in all fences which now cross or shall hereafter cross the easement area; and
- (e) the right to mark the location of the easement area and pipe lines by suitable markers set in the ground; provided that the markers shall be placed in fences or other locations which will not interfere with any reasonable use Grantor shall make of the easement area.
- (f) the right to grading for, construct, reconstruct, maintain, and use such roads on and across said lands as Grantee may deem necessary in exercising its right of ingress and egress granted herein;

Grantee covenants and agrees:

- (a) to restore the easement area as a result of excavation made by Grantee to as near as practicable to the condition that existed prior to such excavation;
- (b) to repair any damage to the lands caused by Grantee as a result of exercising its right of ingress and egress granted herein; and
- (c) to indemnify Grantor against any loss and damage which shall be caused by any wrongful or negligent act or omission of Grantee or of its agents or employees in the course of their employment, provided, however, that this indemnity shall not extend to that portion of such loss or damage that shall have been caused by Grantor's comparative negligence or willful misconduct.

Grantor reserves the right to use the easement area for purposes which will not interfere with Grantee's full enjoyment of the rights hereby granted; provided, Grantor shall not:

(a) place or construct, nor allow a third party to place or construct, any building or other structure, or store flammable substances, or drill or operate any well, or construct any reservoir or other obstruction within the easement area, or diminish or substantially add to the ground level

within the easement area, or construct any fences that will interfere with the maintenance and operation of the facilities;

(b) deposit, or allow to be deposited, earth, rubbish, debris or any other substance or material, whether combustible or noncombustible, within the easement area, which now or hereafter in the opinion of Grantee may interfere with or be a hazard to the facilities installed hereunder.

Grantor shall not commence, nor allow a third party to commence, any construction activity (surface or subsurface) within the easement area without the written approval of Grantee, which approval shall not be unreasonably withheld. No construction activity shall commence until such time that Grantee approves the request.

Grantor shall not plant any trees, brush, vines, and other vegetation within the easement area. Grantor may plant and maintain ground covers, grasses, flowers, crops, and low-growing plants that grow unsupported to a maximum of four (4) feet in height at maturity within the easement area.

This document may be executed in multiple counterparts, each of which shall be deemed an original, but all of which, together, shall constitute one and the same instrument.

The provisions hereof shall inure to the benefit of and bind the successors and assigns of the respective parties hereto, and all covenants shall apply to and run with the land.

Dated	, 20
	CITY OF PETALUMA, a Municipal Corporation of The State of California
	By Peggy Flynn City Manager

signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. State of California County of ______) Notary Public, personally appeared ____ who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. (Seal) Signature of Notary Public **CAPACITY CLAIMED BY SIGNER** [] Individual(s) signing for oneself/themselves [] Corporate Officer(s) of the above named corporation(s) [] Trustee(s) of the above named Trust(s) Partner(s) of the above named Partnership(s) Attorney(s)-in-Fact of the above named Principal(s) [] Other

A notary public or other officer completing this certificate verifies only the identity of the individual who

EXHIBIT "A"

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded in Book 2786 of Official Records at Page 446, Sonoma County Records.

APN: 017-170-001

EASEMENT AREA

A strip of land of the uniform width of 60 feet extending northerly and northeasterly from the southerly boundary line of PARCEL II in said deed dated July 19, 1973 (2786 O.R. 446) to the Northwesterly boundary line of the strip of land described and designated Parcel 2 as in the Final Order of Condemnation dated May 28, 1959 and recorded in Book 1672 of Official Records at Page 621, Sonoma County Records, and lying 45 feet on Westerly side and 15 feet of the Easterly side of the line described as follows:

Commencing at the Southeasterly terminus of a course in the center line of the strip of land described in the deed from Catherine M. Palmer and others to Pacific Gas & Electric Company dated October 7, 1957 and recorded in Book 1553 of Official Records at Page 578, Sonoma County Records, which has a bearing of North 08°13' West (North 07°49'38" West for this description) and a length of 350 feet, and running thence along center line of said strip

- (a) North 07°49'38" West 350.00 feet to Point "A" in said deed dated October 7, 1957 (1553 O.R. 578); thence continuing along said center line
- (b) North 07°49'38" West 6.40 feet; thence leaving said center line and running
- (c) South 82°10'22" West 15.00 feet to a point in the westerly boundary line of said strip dated October 7, 1957 (1553 O.R. 578), thence leaving said westerly boundary line and running
- (d) North 53°51'30" West, 140.18 feet; thence
- (e) North 06°43'58" West, 207.71 feet; thence
- (f) North 06°43'58" West, 311.71 feet
- to a point being on the Southeasterly bank of the Petaluma River at ordinary high water mark; thence
- (g) North 06°43'58" West, 264.45 feet, more or less,

to a point being on the Northeasterly bank of the Petaluma River at ordinary high water mark being the Southerly boundary line of said PARCEL II (2786 O.R. 446), also being the TRUE POINT OF BEGINNING, thence running

- (1) North 06°43'58" West, 575.00 feet; thence
- (2) North 56°06'12" East, 286.83 feet

to a point in the Northwesterly boundary line of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621); thence

South 78°44'08" East, 15.00 feet, more or less, to a point on the center line of said strip of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621). Said point bears North 11°15'52" East and a distance of 614.87 feet from the southern terminus of the course described in said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621), said course has a bearing of South 10°51'30" West and a distance of 2626.7 feet.

Excepting therefrom the portions lying within said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621)

The sidelines of said strip shall extend or terminate at the southerly boundary of said PARCEL II (2786 O.R. 446) and the northwesterly boundary line of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621).

Containing 53,792 Sq. Ft. or 1.2349 acres ±

The foregoing description is based on a survey made by Pacific Gas and Electric Company in November 2019. The basis of bearings used is based on found 1/2-inch iron pipes with tag L.S. 3665 marking the termini of a course as shown upon the Record of Survey filed for record November19, 2014 in Book 767 of Maps at page 47, Sonoma County Records, said course has a bearing North 01°20'57" East (for the purposes of this description North 01°21'35" East) and distance of 710.39 feet.

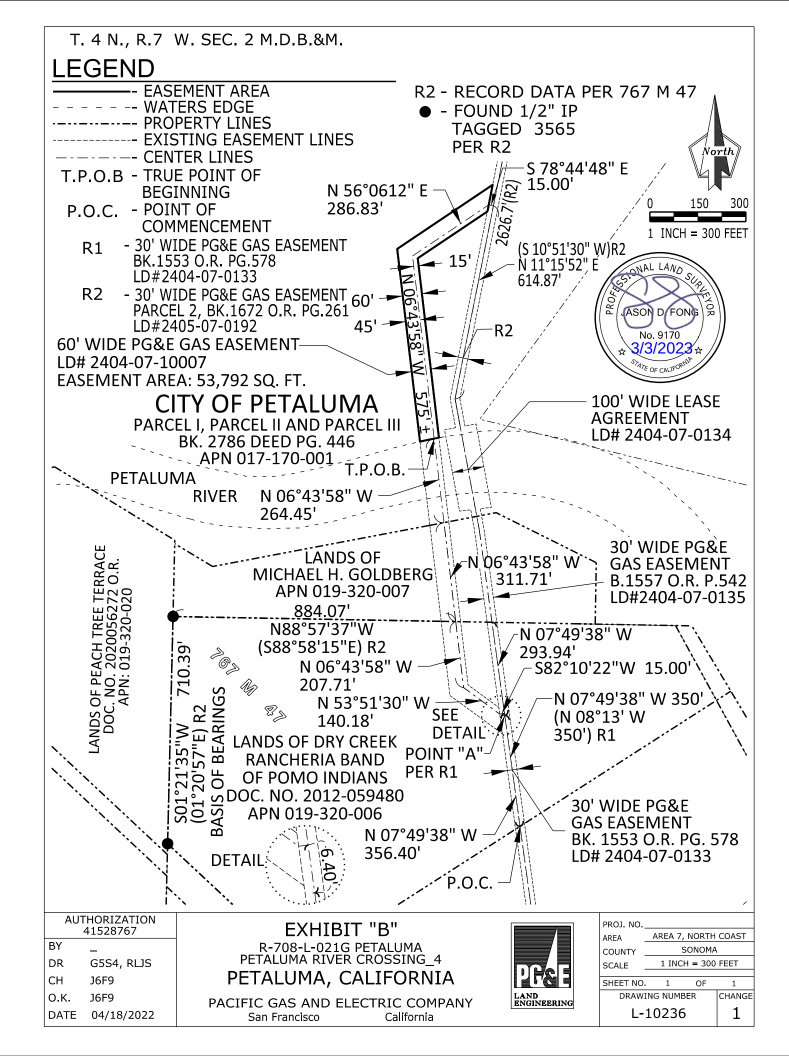
Prepared by:

Pacific Gas and Electric Company

3/3/2023

son D Fong, PLS 9170 Date





Attach to LD: 2404-07-10007

Area, Region or Location: 7, North Coast

Land Service Office: Concord

Line of Business: Gas Transmission (52)

Business Doc Type: Easements

MTRSQ: 24.04.07.02.13, 24.04.07.02.12,

FERC License Number: N/A
PG&E Drawing Number: L-10236

Plat No.: 2769-H2

LD of Affected Documents: LD_2405-07-0192

LD of Cross Referenced Documents: LD_2404-07-0135, LD_2404-07-0134, LD_2404-07-0133

Type of interest: Gas and Pipeline Easements (5)

SBE Parcel: N/A

% Being Quitclaimed: N/A Order or PM: 41528767

JCN: 01-16-008 County: Sonoma

Utility Notice Number: N/A

851 Approval Application No: ;Decision: N/A

Prepared By: g5s4 Checked By: j6f9 Approved By: Revised by:

TEMPORARY CONSTRUCTION EASEMENT

THE CITY OF PETALUMA, a municipal corporation of the State of California

("**Property Owner**"), hereby grants to PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("**PG&E**"), a temporary construction easement ("**TCE**"), for good and valuable consideration, the receipt is hereby acknowledged, to be used in connection with PG&E R-708 gas transmission pipeline replacement project ("**PG&E's Project**"), within Property Owner's lands which are situated in the City of Petaluma, County of Sonoma, State of California, identified as 9 Corporate Circle, Petaluma, CA 94952, County Assessor's Parcel Number 017-170-001 (the "**Property**").

The activities allowed under this TCE are described as follows:

- (a) To gravel and use for laydown and staging purposes, including the right to park vehicles, locate construction trailers, and store materials and equipment.
- (b) The right for dewatering, related piping, and the right to access to the storm drain inlets.
- (c) To construct and use bore pit(s).
- (d) An access road related to the improvement of the roadway by the to grade (including the necessary cuts and fills), gravel, and use existing and/or proposed road(s).
- (e) To discharge of uncontaminated hydrotest water and ground water in conjunction with PG&E's Project. Water will be applied consistent with permit conditions. The water will be lost to evapotranspiration or infiltrate to the groundwater table, re-charging the water table.

The activities described above shall be within the area(s) delineated on Exhibit A and Exhibit B, attached and collectively referred to as ("Temporary Easement Area").

- 1. **Term.** The term of this TCE shall be for two durations as described herein and referred to as (the "Term"):
 - a. Term A--Shall be for a period of three (3) months commencing on or around October 10, 2023, or on such date as PG&E actually commences work on the Property and terminate three months thereafter. PG&E will provide notice to Property Owner of the actual commencement date before commencement of work on the Property begins. PG&E shall have the right, subject to the terms herein, to extend the Term on a month-to-month basis for up to three (3) months by giving the Property Owner written notice of its intention prior to the expiration of the Term. This TCE shall be irrevocable during the Term, except in the case of material breach of the terms and conditions of this TCE.
 - b. Term B--Shall be for a period of three (3) months commencing on or around August 5, 2024 or on such date as PG&E actually commences work on the Property and terminate three months thereafter. PG&E will provide notice to Property Owner of the actual commencement date before commencement of work on the Property begins. PG&E shall have the right, subject to the terms herein, to extend the Term on a month-to-month basis for up to three (3) month(s) by giving the Property Owner written notice of its intention prior to the expiration of the Term. This TCE shall be irrevocable during the Term, except in the case of material breach of the terms and conditions of this TCE.
- 2. **Compensation.** PG&E shall pay Property Owner a total amount of Thirty Four Thousand Six Hundred Fifty and NO/100 Dollars (\$34,650.00) as compensation for this TCE and shall deliver the total payment after receiving a completed IRS W-9 Form and an executed copy of this TCE. If PG&E extends the Term of this TCE, PG&E shall pay Property Owner Five Thousand Seven Hundred Seventy-Five and NO/100 Dollars (\$5,775.00) per month for the duration of the extended Term.

- 3. Exclusive Use; Access; Fencing. During the Term of this TCE, PG&E shall have the exclusive right to use the Temporary Easement Area and the right of ingress to and egress from the Temporary Easement Area over and across the Property. PG&E shall have the further right to erect and maintain temporary fencing and gates with a locking device to enclose the Temporary Easement Area and shall remove such fencing and gates at the end of the Term.
- 4. **Indemnification.** PG&E agrees to indemnify Property Owner against any loss and damage which shall be caused by any wrongful or negligent act or omission of PG&E or of its agents or employees in the course of their employment, provided, however, that this indemnity shall not extend to that portion of such loss or damage that shall have been caused by Property Owner's comparative negligence or willful misconduct.
- 5. Compliance with Laws. Interpretation and enforcement of this TCE shall be governed by the laws of the State of California. In exercising the rights granted under this TCE, PG&E shall comply with all laws, ordinances, and regulations pertaining to its use. PG&E is required under State and local law to re-stabilize any disturbed project location within the Temporary Easement Area in order to control soil erosion and sediment runoff, in accordance with applicable project permits. PG&E shall have the right to access the Temporary Easement Area as reasonably necessary to allow it to meet any applicable project permit obligations after the Term.
- 6. **Storm Water Pollution Prevention Plan (SWPPP).** The State of California Construction General Permit (SWPPP) requires that PG&E shall establish a uniform vegetative cover equivalent up to 70% coverage of pre-construction vegetative conditions (wood mulch or gravel is acceptable also); and shall return the Temporary Easement Area to its original line and grade and/or compacted to achieve stabilization. Property Owner understands and agrees that PG&E's establishment of a uniform vegetative cover may require PG&E to access the Temporary Easement Area upon and after the Term to perform the permit's required inspections. PG&E shall have the right to access the Temporary Easement Area to allow it to meet its State mandated obligations.
- 7. **Restoration.** Upon completion of PG&E's Project, PG&E shall repair any damage and restore the Temporary Easement Area to as near as practicable to the condition that existed prior to PG&E use under this TCE. PG&E shall remove all personal property.
- 8. **Representation.** Property Owner represents and warrants the Temporary Easement Area is vacant and free from any encumbrances that would interfere with PG&E's full enjoyment of this TCE.
- 9. **Entire Agreement.** This TCE supersedes all previous oral and written agreements between and representation by or on behalf of the parties and constitutes the entire agreement of the parties with respect to the subject matter hereof. This TCE may not be amended except by a written agreement.
- 10. **Authority of Signatory.** Each party to this TCE warrants to the other that it has the right and authority to enter into and consummate this TCE and all related documents.
- 11. **Successors, Heirs, and Assigns.** This provisions of this TCE shall inure to the benefit of and bind the successors and assigns of the respective parties.
- 12. **Electronic Signatures**. This TCE may be executed by electronic signature(s) and transmitted either by facsimile or in a portable document format ("pdf") version by email and such electronic signature(s) shall be deemed as original for purposes of this TCE and shall have the same force and effect as a manually executed original.

13.	-	may be executed in two or more counterpart copies, each of all of which, when taken together, shall constitute one and
	CITY OF PETALUMA, a Municipal Corporation of The State of California	
В	By: Peggy Flynn City Manager	
D	Date:	

EXHIBIT "A"

TEMPORARY CONSTRUCTION EASEMENT

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded on July 31, 1973 in Book 2786 of Official Records at Page 446, Sonoma County Records.

EASEMENT

PARCEL "A"

Commencing at the northwesterly corner of said lands, also being the southwesterly corner of Lot 8 as shown on certain record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records; and running thence southeasterly along northerly boundary line of said lands and southerly boundary line of said map, said southerly boundary line has a course of north 70°33'38" west (for the purposes of this description south 70°37'52" east) and a distance of 307.02 feet,

- (a) south 70°37'52" east 93.64 feet to the **True Point of Beginning**; thence continuing southeasterly along said northerly and southerly boundary line
 - 1) south 70°37'52" east 112.12 feet; thence leaving said northerly and southerly boundary line and running southwesterly
 - 2) south 20°10'02" west 61.68 feet to point herein for convenience called Point "A"; thence
 - 3) north 69°29'11" west 208.74 feet; thence
 - 4) north 24°12'37" east 24.65 feet; thence

- 5) south 69°44'03" east 95.54 feet; thence
- 6) north 19°04'12" east 34.44 feet to the **True Point of Beginning**.

Containing 9,154 square feet of land more or less.

PARCEL "B"

Commencing at said Point "A"; and running thence southwesterly

- (a) south 52°47'04" west 127.44 feet to the **True Point of Beginning**; thence
 - 1) south 00°24'50" west 31.86 feet to a point herein for convenience called Point "B"; thence
 - 2) north 74°08'50" west 29.03 feet; thence
 - 3) south 85°40'23" west 56.05 feet; thence
 - 4) south 05°01'10" east 47.29 feet; thence
 - 5) south 15°31'11" west 46.10 feet; thence
 - 6) south 40°34'16" west 133.18 feet; thence
 - 7) south 37°30'23" west 313.39 feet; thence
 - 8) south 52°41'39" west 91.29 feet; thence
 - 9) north 89°03'56" west 31.70 feet to a point on a non-tangent curve; thence
 - 10) from a radial line that bears south 2°13'10" east, along a curve to the right, having a radius of 175.00 feet, through a central angle of 41°08'12", an arc distance of 125.65 feet; thence
 - 11) north 51°04'58" west 233.67 feet; thence
 - 12) north 57°44'37" west 53.60 feet; thence
 - 13) on a tangent curve to the left with a radius of 100.00 feet, through a central angle of 79°25'20", an arc distance of 138.62 feet; thence
 - 14) south 42°50'03" west 388.09 feet; thence
 - 15) south 33°42'37" west 368.22 feet; thence
 - 16) south 39°38'30" west 266.67 feet; thence
 - 17) south 16°00'57" west 86.41 feet; thence
 - 18) on a tangent curve to the left with a radius of 55.00 feet, through a central angle of 71°11'37", an arc distance of 68.34 feet; thence
 - 19) south 55°20'34" east 1685.52 feet; thence

- 20) south 37°10'42" west 50.05 feet to a point herein for convenience called Point "C"; thence
- 21) north 55°20'34" west 1683.46 feet; thence
- 22) on a tangent curve to the right with a radius of 105.00 feet, through a central angle of 71°11'37", an arc distance of 130.47 feet; thence
- 23) north 16°00'57" east 96.86 feet; thence
- 24) north 39°38'30" east 274.53 feet; thence
- 25) north 33°42'37" east 369.62 feet; thence
- 26) north 42°50'03" east 392.08 feet; thence
- 27) on a tangent curve to the right with a radius of 150.00 feet, through a central angle of 79°25'20", an arc distance of 207.93 feet; thence
- 28) south 57°44'37" east 56.51 feet; thence
- 29) south 51°04'58" east 236.58 feet; thence
- 30) on a tangent curve to the left with a radius of 125.00 feet, through a central angle of 41°08'12", an arc distance of 89.75 feet; thence
- 31) north 59°24'26" east 64.16 feet; thence
- 32) north 39°29'40" east 82.29 feet; thence
- 33) north 36°35'16" east 242.81 feet; thence
- 34) north 32°00'27" east 178.84 feet; thence
- 35) north 03°18'10" west 61.49 feet; thence
- 36) north 01°49'04" west 40.39 feet; thence
- 37) north 89°02'31" east 19.96 feet; thence
- 38) south 09°56'42" east 55.89 feet; thence
- 39) south 64°23'01" east 31.39 feet; thence
- 40) north 80°56'55" east 31.08 feet; thence
- 41) south 81°23'37" east 45.57 feet **True Point of Beginning**.

Containing 216,086 square feet of land more or less.

PARCEL "C"

Commencing at said "B"; and running thence southeasterly

- (a) south 66°19'10" east 1079.59 feet to the **True Point of Beginning**; thence
 - 1) north 26°06'29" east 49.81 feet to a point herein for convenience called Point "D"; thence
 - 2) south 66°32'46" east 95.55 feet; thence
 - 3) on a tangent curve to the left with a radius of 105.00 feet, through a central angle of 49°38'00", an arc distance of 90.96 feet; thence
 - 4) north 63°53'36" east 62.33 feet; thence
 - 5) on a tangent curve to the right with a radius of 85.00 feet, through a central angle of 51°28'58", an arc distance of 76.38 feet; thence
 - 6) south 65°11'52" west 124.89 feet; thence
 - 7) south 25°37'33" west 52.50 feet to a point herein for convenience called Point "E"; thence
 - 8) north 64°03'05" west 124.66 feet; thence
 - 9) on a tangent curve to the left with a radius of 35.00 feet, through a central angle of 51°28'58", an arc distance of 31.45 feet; thence
 - 10) south 63°53'36" west 62.33 feet; thence
 - 11) on a tangent curve to the right with a radius of 155.00 feet, through a central angle of 49°38'00", an arc distance of 134.27 feet; thence
 - 12) north 66°24'09" west 97.80 feet to the **True Point of Beginning**.

Containing 22,659 square feet of land more or less.

PARCEL 'D"

Commencing at said Point "D"; and running thence northwesterly

- (a) north 45°09'03" west 226.55 feet to the **True Point of Beginning**; thence
 - 1) north 58°57'01" west 51.08 feet; thence
 - 2) north 06°55'35" east 74.24 feet; thence
 - 3) south 63°52'07" east 51.02 feet; thence
 - 4) south 27°25'25" west 5.51 feet; thence
 - 5) south 06°38'24" west 73.18 feet to the **True Point of Beginning.**

Containing 3,559 square feet of land more or less.

PARCEL "E"

Commencing at said Point "E"; and running thence southeasterly

- (a) south 61°10'37" east 328.04 feet to the **True Point of Beginning**; thence
 - 1) north 31°48'09" east 68.93 feet; thence
 - 2) south 62°53'25" east 219.56 feet; thence
 - 3) south 36°04'38" west 47.55 feet; thence
 - 4) north 85°15'50" west 21.29 feet; thence
 - 5) south 35°55'54" west 164.22 feet; thence
 - 6) north 60°45'57" west 56.59 feet; thence
 - 7) north 32°00'47" east 78.97 feet; thence
 - 8) on a tangent curve to the left with a radius of 60.00 feet, through a central angle of 92°27'51", an arc distance of 96.83 feet; thence
 - 9) north 60°27'03" west 65.94 feet to the **True Point of Beginning**.

Containing 24,927 square feet of land more or less.

PARCEL "F"

Beginning at said Point "C"; and running thence northeasterly

- 1) north 37°10'42" east 377.59 feet; thence
- 2) north 43°16'07" west 133.85 feet; thence
- 3) north 29°29'28" east 316.77o90 feet; thence
- 4) north 34°51'57" west 160.63 feet; thence
- 5) north 52°49'19" east 720.54 feet; thence
- 6) south 54°44'45" east 846.75 feet; thence
- 7) south 35°15'15" west 955.35 feet; thence
- 8) south 58°24'56" east 37.79 feet; thence

- 9) south 35°29'54" west 18.60 feet; thence
- 10) north 55°46'59" west 30.54 feet; thence
- 11) south 37°29'21" west 436.85 feet; thence
- 12) south 48°18'58" east 64.13 feet; thence
- 13) south 17°48'01" west 56.18 feet; thence
- 14) south 59°52'52" west 74.01 feet; thence
- 15) south 02°12'58" east 59.16 feet; thence
- 16) south 77°44'48" west 177.07 feet; thence
- 17) north 07°04'53" west 215.60 feet; thence
- 18) north 54°29'39" east 99.39 feet; thence
- 19) north 54°43'31" west 606.59 feet to the **Point of Beginning**.

Containing 1,347,291 square feet of land more or less.

The foregoing descriptions are based on survey made by Pacific Gas and Electric in November 2019. The basis of bearings used is based on record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records, which course according to said map has a bearing of north 70°33'38" west (for the purpose of this description south 70°37'52" east) and a length of 307.02 feet.

Prepared by:

Pacific Gas and Electric Company

2/28/2023

Jason D Fong, PLS 9170

Date



RANCHO PETALUMA (T. 5 N., R. 7 W., SE 1/4 SEC. 35 M.D.B.&M.)

LINE TABLE

LINE TABLE

LINE TABLE

LINE TABLE				
LINE	BEARING	DISTANCE		
L1	S 70°37'52" E	112.12'		
L2	S 20°10'02" W	61.68'		
L3	N 69°29'11" W	208.74'		
L4	N 24°12'37" E	24. 6 5'		
L5	S 69°44'03" E	95.54'		
L6	N 19°04'12" E	34.44'		
L7	S 52°47'04" W	127.44'		
L8	S 00°24'50" W	31.86'		
L9	N 74°08'50" W	29.031		
L10	S 85°40'23" W	56.051		
L11	S 05°01'10" E	47.29'		
L12	S 15°31'11" W	46.10'		
L13	S 40°34'16" W	133.18'		
L14	\$ 37°30'23" W	313.39'		
L15	S 52°41'39" W	91.29'		
L16	N 89°03'56" W	31.70'		
L17	N 51°04'58" W	233.67'		
L18	N 57°44'37" W	53.601		
L19	S 42°50'03" W	388.091		
L20	S 33°42'37" W	368.22'		
L21	S 39°38'30" W	266.671		
L22	S 16°00'57" W	86.41'		
L23	N 16°00'57" E	96.86'		
L24	N 39°38'30" E	274.53'		
L25	N 33°42'37" E	369.62'		
L26	N 42°50'03" E	392.08'		
L27	\$ 57°44'37" E	56.51'		
L28	S 51°04'58" E	236.58'		

LÏNE	BEARING	DISTANCE	
L29	N 59°24'26" E	64.16'	
L30	N 39°29'40" E	82.29'	
L31	N 36°35'16" E	242.81'	
L32	N 32°00'27" E	178.84′	
L33	N 03°18'10" W	61.49′	
L34	N 01°49'04" W	40.39'	
L35	N 89°02'31" E	19.96'	
L36	S 09°56'42" E	55.89'	
L37	S 64°23'01" E	31.39'	
L38	N 80°56'55" E	31.08'	
L39	S 81°23'37" E	45.57'	
L40	S 66°19'10" E	1079.59'	
L41	N 26°06'29" E	49.81'	
L42	S 66°32'46" E	95.55'	
L43	N 63°53'36" E	62.33'	
L44	S 65°11'52" E	124.89'	
L45	S 25°37'33" W	52.50'	
L46	N 64°03'05" W	124.66'	
L47	S 63°53'36" W	62.33'	
L48	N 66°24'09" W	97.80'	
L49	N 45°09'03" W	226.55'	
L50	N 58°57'01" W	51.08'	
L51	N 06°55'35" E	74.24'	
L52	S 63°52'07" E	51.02'	
L53	S 27°25'25" W	5.51'	
L54	S 06°38'24" W	73.18′	
L55	S 61°10'37" E	328.04'	
L56	N 31°48'09" E	68.93'	

LINE TABLE				
LÏNE	BEARING	DISTANCE		
L57	S 62°53'25" E	219.56'		
L58	S 36°04'38" W	47.55'		
L59	N 85°15'50" W	21.29'		
L60	S 35°55'54" W	164.22'		
L61	N 60°45'57" W	56.59'		
L62	N 32°00'47" E	78.97'		
L63	N 60°27'03" W	65.94'		
L64	N 37°10'42" E	377.59'		
L65	N 43°16'07" W	133.85'		
L66	N 29°29'28" E	316.77'		
L67	N 34°51'57" W	160.63'		
L68	N 52°49'19" E	720.54		
L69	S 54°44'45" E	846.75'		
L70	S 35°15'15" W	955.35'		
L71	S 58°24'56" E	37.79'		
L72	S 35°29'54" W	18.60'		
L73	N 55°46'59" W	30.54'		
L74	S 37°29'21" W	436.85'		
L75	S 48°18'58" E	64.13'		
L76	S 17°48'01" W	56.18'		
L77	S 59°52'52" W	74.01'		
L78	S 02°12'58" E	59.16'		
L79	S 77°44'48" W	177.07'		
L80	N 07°04'53" W	215.60'		
L81	N 54°29'39" E	99.39'		
L82	N 54°43′31" W	606.59'		

CURVE TABLE

CURVE	RADIUS	DELTA	DISTANCE
C1	175.00'	41°08'12"	125.65'
C2	100.00'	79°25'20"	138.62'
C3	55.00'	71°11'37"	68.34'
C4	105.00	71°11'37"	130.47'
C5	150.001	79°25'20"	207.93'
C6	125.00	41°08'12"	89.75'
C7	105.001	49°38'00"	90.96'
C8	85.001	51°28'58"	76.38'
C9	35.001	51°28'58"	31.45'
C10	155.00'	49°38'00"	134.27'
C11	60.00'	92°27'51"	96.83'

AUTHORIZATION 74001643

BY .

DR RLJS
CH J6F9
O.K. J6F9

DATE 04/28/2022

T.C.E. EXHIBIT "B"

CITY OF PETALUMA

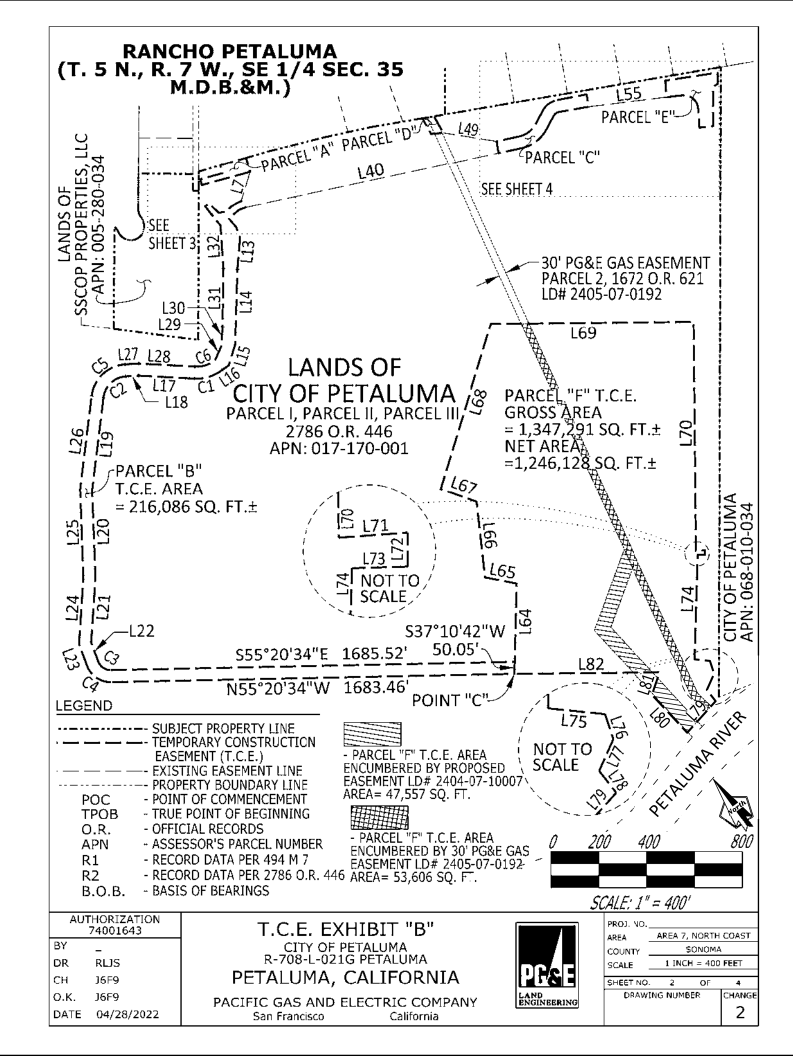
R-708-L-021G PETALUMA

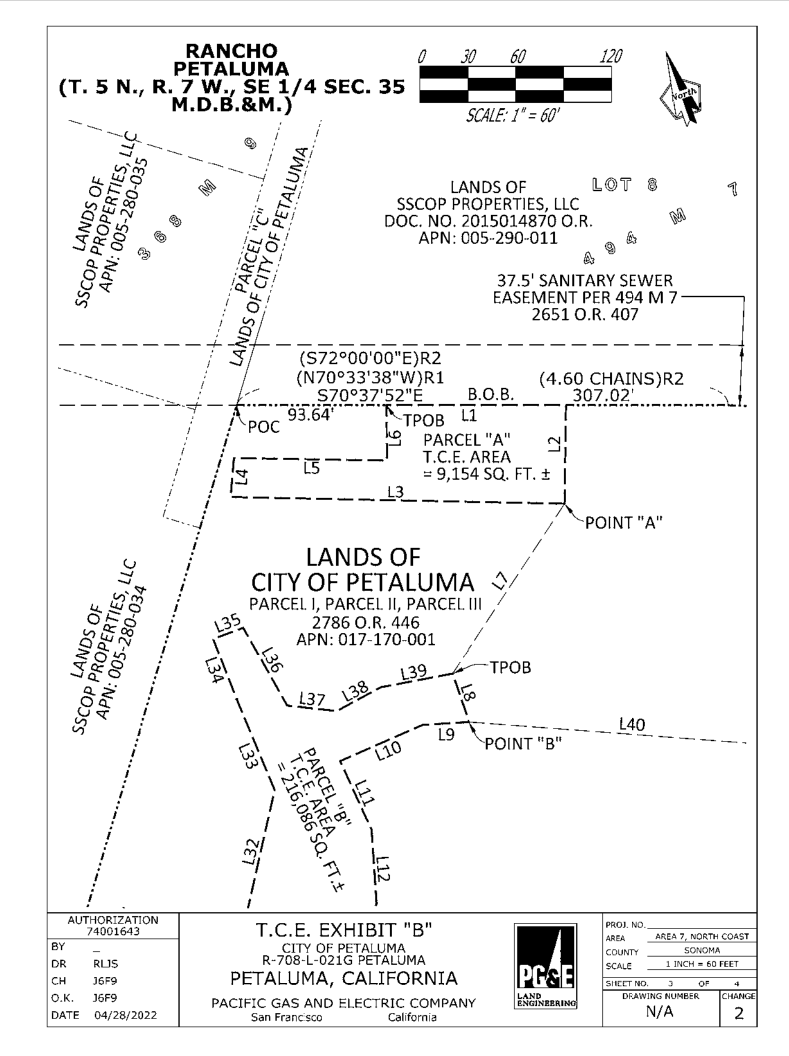
PETALUMA, CALIFORNIA

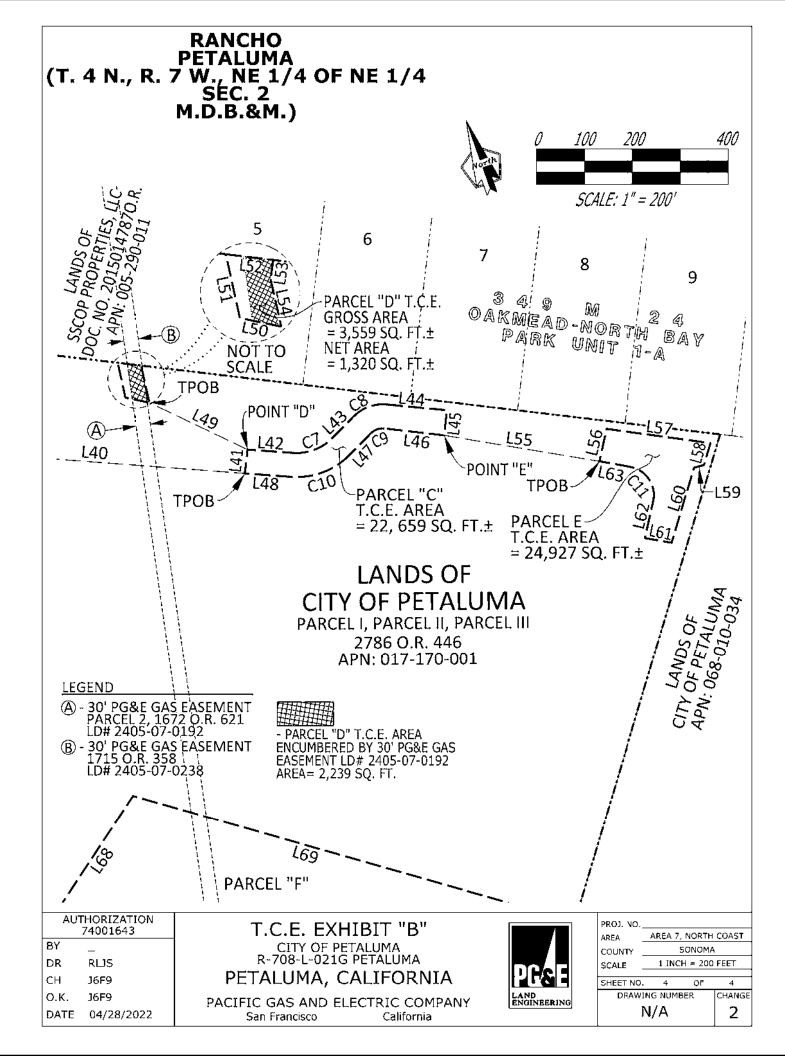
PACIFIC GAS AND ELECTRIC COMPANY
San Francisco California



AREA	7, NORTH	I COAST
	SONOM	Ą
	N/A	
. 1	OF	4
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		2
	. 1	N/A







AGREEMENT

This Agreement ("Agreement") is entered into by and between City of Petaluma, a municipal corporation of the State of California ("Grantor") and Pacific Gas and Electric Company, a California corporation ("PG&E"), as of the date of last execution by the parties ("Effective Date"), in consideration of the covenants hereinafter set forth.

RECITALS

WHEREAS, PG&E is undertaking the R-708 L-021G Pipeline Replacement Project ("Project") to ensure the safety and reliability of PG&E's gas transmission system;

WHEREAS, PG&E is acquiring a permanent easement and a temporary construction easement ("Easements") for the replacement of gas transmission facilities ("Facility") on Grantor's property located at the Southerly End of Cader Lane, Petaluma, California, identified as APN 017-170-001, also known as Shollenberger Park in Sonoma County ("Property"). A true and correct copy of the Easements attached hereto and incorporated herein as **Attachment A** and **Attachment B**:

WHEREAS, in connection with the execution, conveyance and delivery of the Easements by Grantor to PG&E, the parties hereby enter into this Agreement.

NOW, THEREFORE, the parties agree as follows:

- 1. Grantor shall execute, convey and deliver to PG&E the Easements in the form set forth in full and attached hereto as Attachment A and Attachment B within five (5) business days of the Effective Date. The Easement Deed shall be notarized.
- 2. Within 30 days of receipt of the Easements and IRS Form W-9 executed by Grantor, PG&E shall pay Grantor the total sum of One Hundred Thousand and No/100 Dollars (\$100,000). The parties agree this total sum constitutes the full and complete compensation for the Easements.
- 3. All notices, demands or other communications given hereunder shall be in writing and shall be deemed to have been duly delivered upon delivery by overnight mail service providing evidence of delivery addressed as follows:

If to PG&E:

Pacific Gas and Electric Company Attn: Jamie Stevens, Land Management 300 Lakeside Drive Oakland, CA 94612

If to Grantor:	City of Petaluma	
or to such other address or to such other pe purpose in the manner hereinabove set fort	rson as any party shall designate to the others for such h.	
4. The Easement shall be gove the State of California.	rned by and construed in accordance with the laws of	
	ccuted in several counterparts, and all such executed t, binding on all of the parties hereto, notwithstanding to the original or to the same counterpart.	
6. This Agreement is binding trepresentatives of the parties.	apon the successors, assigns, agents and	
by the parties and is the complete expression representation of any kind has been express contemporaneous agreements and represen	that this Agreement has been voluntarily entered into on of the agreement of the parties, and no promise or sed or implied except as set out here. All prior and tations are superseded. The Agreement may not be writing executed by a duly authorized representative	
	ement are severable. If a court of competent Agreement is invalid or unenforceable, the court's er provisions of this Agreement.	
9. Signatures of the parties on all the terms and conditions of the Agreement	this Agreement shall constitute mutual acceptance of ent.	
10. This Agreement may be executed by electronic signature(s) and transmitted eithe by facsimile or in a portable document format ("pdf") version by email and such electronic signature(s) shall be deemed as original for purposes of this Agreement and shall have the same force and effect as a manually executed original.		
	OF PETALUMA, a municipal corporation of the of California	
DATED:, 2023		

		ACIFIC GAS AND ELECTRIC COMPANY, a alifornia Corporation
DATED:, 20)23 _	
	В	y:
	It	S:

GAS TRANSMISSION PIPELINE EASEMENT (REV. 04/2021)
RECORDING REQUESTED BY AND RETURN TO:

PACIFIC GAS AND ELECTRIC COMPANY 245 Market Street, N10A, Room 1015 P.O. Box 770000

San Francisco, California 94177

Location: City/Uninc
Recording Fee \$
Document Transfer Tax \$
[] This is a conveyance where the consideration and
Value is less than \$100.00 (R&T 11911).
[] Computed on Full Value of Property Conveyed, or
[] Computed on Full Value Less Liens
& Encumbrances Remaining at Time of Sale
[] Exempt from the fee per GC 27388.1 (a) (2); This
document is subject to Documentary Transfer Tax
Signature of declarant or agent determining tax

Attachment A

(SPACE ABOVE FOR RECORDER'S USE ONLY)

LD# 2404-07-10007

EASEMENT DEED

2019093(01-16-008)10 19 02 R-708 L-021G-10 Petaluma River Crossing

LANDS CITY OF PETALUMA, a Municipal Corporation of The State of California

("Grantor"), in consideration of value paid by PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("Grantee"), the receipt of which is hereby acknowledged, grants to Grantee the right to excavate for, construct, reconstruct, replace (of the initial or any other size), remove, maintain, inspect, and use such pipe lines, valves, and appurtenances for conveying gas, and other appliances, fittings, and devices for controlling electrolysis for use in connection with the pipe lines, and such underground wires, cables, conduits, appurtenances and other associated equipment for communication purposes, and the right to energize the facilities, together with a right of way, within the easement area described below, lying within Grantor's lands situated in the Unincorporated Area, County of Sonoma, State of California, and described as follows:

(APN 017-170-001)

The parcel of land described and designated LANDS in EXHIBIT "A" attached hereto and made a part hereof.

The easement area is described as follows:

The strip of land described and designated EASEMENT AREA in EXHIBIT "A" and shown upon EXHIBIT "B" attached hereto and made a part hereof

Grantor further grants to Grantee:

- (a) the right of ingress to and egress from the easement area over and across said lands by means of roads and lanes thereon, if such there be, otherwise by such route or routes as shall occasion the least practicable damage and inconvenience to Grantor, provided that such right of ingress and egress shall not extend to any portion of said lands which is isolated from the easement area by any public road or highway, now crossing or hereafter crossing said lands;
- (b) the right, from time to time, to trim or to cut down, without Grantee paying compensation, any and all trees, roots, brush, vines, and to remove any associated supporting structures now or hereafter within the easement area, or as Grantee deems necessary to comply with applicable state or federal regulations;
- (c) the right to use such portion of said lands contiguous to the easement area as may be reasonably necessary in connection with the excavation, construction, replacement, removal, maintenance, and inspection of the facilities;
- (d) the right to install, maintain, and use gates in all fences which now cross or shall hereafter cross the easement area; and
- (e) the right to mark the location of the easement area and pipe lines by suitable markers set in the ground; provided that the markers shall be placed in fences or other locations which will not interfere with any reasonable use Grantor shall make of the easement area.
- (f) the right to grading for, construct, reconstruct, maintain, and use such roads on and across said lands as Grantee may deem necessary in exercising its right of ingress and egress granted herein;

Grantee covenants and agrees:

- (a) to restore the easement area as a result of excavation made by Grantee to as near as practicable to the condition that existed prior to such excavation;
- (b) to repair any damage to the lands caused by Grantee as a result of exercising its right of ingress and egress granted herein; and
- (c) to indemnify Grantor against any loss and damage which shall be caused by any wrongful or negligent act or omission of Grantee or of its agents or employees in the course of their employment, provided, however, that this indemnity shall not extend to that portion of such loss or damage that shall have been caused by Grantor's comparative negligence or willful misconduct.

Grantor reserves the right to use the easement area for purposes which will not interfere with Grantee's full enjoyment of the rights hereby granted; provided, Grantor shall not:

(a) place or construct, nor allow a third party to place or construct, any building or other structure, or store flammable substances, or drill or operate any well, or construct any reservoir or other obstruction within the easement area, or diminish or substantially add to the ground level

within the easement area, or construct any fences that will interfere with the maintenance and operation of the facilities;

(b) deposit, or allow to be deposited, earth, rubbish, debris or any other substance or material, whether combustible or noncombustible, within the easement area, which now or hereafter in the opinion of Grantee may interfere with or be a hazard to the facilities installed hereunder.

Grantor shall not commence, nor allow a third party to commence, any construction activity (surface or subsurface) within the easement area without the written approval of Grantee, which approval shall not be unreasonably withheld. No construction activity shall commence until such time that Grantee approves the request.

Grantor shall not plant any trees, brush, vines, and other vegetation within the easement area. Grantor may plant and maintain ground covers, grasses, flowers, crops, and low-growing plants that grow unsupported to a maximum of four (4) feet in height at maturity within the easement area.

This document may be executed in multiple counterparts, each of which shall be deemed an original, but all of which, together, shall constitute one and the same instrument.

The provisions hereof shall inure to the benefit of and bind the successors and assigns of the respective parties hereto, and all covenants shall apply to and run with the land.

Dated	, 20
	CITY OF PETALUMA, a Municipal Corporation of The State of California
	By
	Peggy Flynn City Manager

EXHIBIT "A"

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded in Book 2786 of Official Records at Page 446, Sonoma County Records.

APN: 017-170-001

EASEMENT AREA

A strip of land of the uniform width of 60 feet extending northerly and northeasterly from the southerly boundary line of PARCEL II in said deed dated July 19, 1973 (2786 O.R. 446) to the Northwesterly boundary line of the strip of land described and designated Parcel 2 as in the Final Order of Condemnation dated May 28, 1959 and recorded in Book 1672 of Official Records at Page 621, Sonoma County Records, and lying 45 feet on Westerly side and 15 feet of the Easterly side of the line described as follows:

Commencing at the Southeasterly terminus of a course in the center line of the strip of land described in the deed from Catherine M. Palmer and others to Pacific Gas & Electric Company dated October 7, 1957 and recorded in Book 1553 of Official Records at Page 578, Sonoma County Records, which has a bearing of North 08°13' West (North 07°49'38" West for this description) and a length of 350 feet, and running thence along center line of said strip

- (a) North 07°49'38" West 350.00 feet to Point "A" in said deed dated October 7, 1957 (1553 O.R. 578); thence continuing along said center line
- (b) North 07°49'38" West 6.40 feet; thence leaving said center line and running
- (c) South 82°10'22" West 15.00 feet

to a point in the westerly boundary line of said strip dated October 7, 1957 (1553 O.R. 578), thence leaving said westerly boundary line and running

- (d) North 53°51'30" West, 140.18 feet; thence
- (e) North 06°43'58" West, 207.71 feet; thence
- (f) North 06°43'58" West, 311.71 feet

to a point being on the Southeasterly bank of the Petaluma River at ordinary high water mark; thence

(g) North 06°43'58" West, 264.45 feet, more or less,

to a point being on the Northeasterly bank of the Petaluma River at ordinary high water mark being the Southerly boundary line of said PARCEL II (2786 O.R. 446), also being the TRUE POINT OF BEGINNING, thence running

- (1) North 06°43'58" West, 575.00 feet; thence
- (2) North 56°06'12" East, 286.83 feet

to a point in the Northwesterly boundary line of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621); thence

South 78°44'08" East, 15.00 feet, more or less, to a point on the center line of said strip of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621). Said point bears North 11°15'52" East and a distance of 614.87 feet from the southern terminus of the course described in said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621), said course has a bearing of South 10°51'30" West and a distance of 2626.7 feet.

Excepting therefrom the portions lying within said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621)

The sidelines of said strip shall extend or terminate at the southerly boundary of said PARCEL II (2786 O.R. 446) and the northwesterly boundary line of said Parcel 2 of said Final Order of Condemnation (1672 O.R. Page 621).

Containing 53,792 Sq. Ft. or 1.2349 acres ±

The foregoing description is based on a survey made by Pacific Gas and Electric Company in November 2019. The basis of bearings used is based on found 1/2-inch iron pipes with tag L.S. 3665 marking the termini of a course as shown upon the Record of Survey filed for record November19, 2014 in Book 767 of Maps at page 47, Sonoma County Records, said course has a bearing North 01°20'57" East (for the purposes of this description North 01°21'35" East) and distance of 710.39 feet.

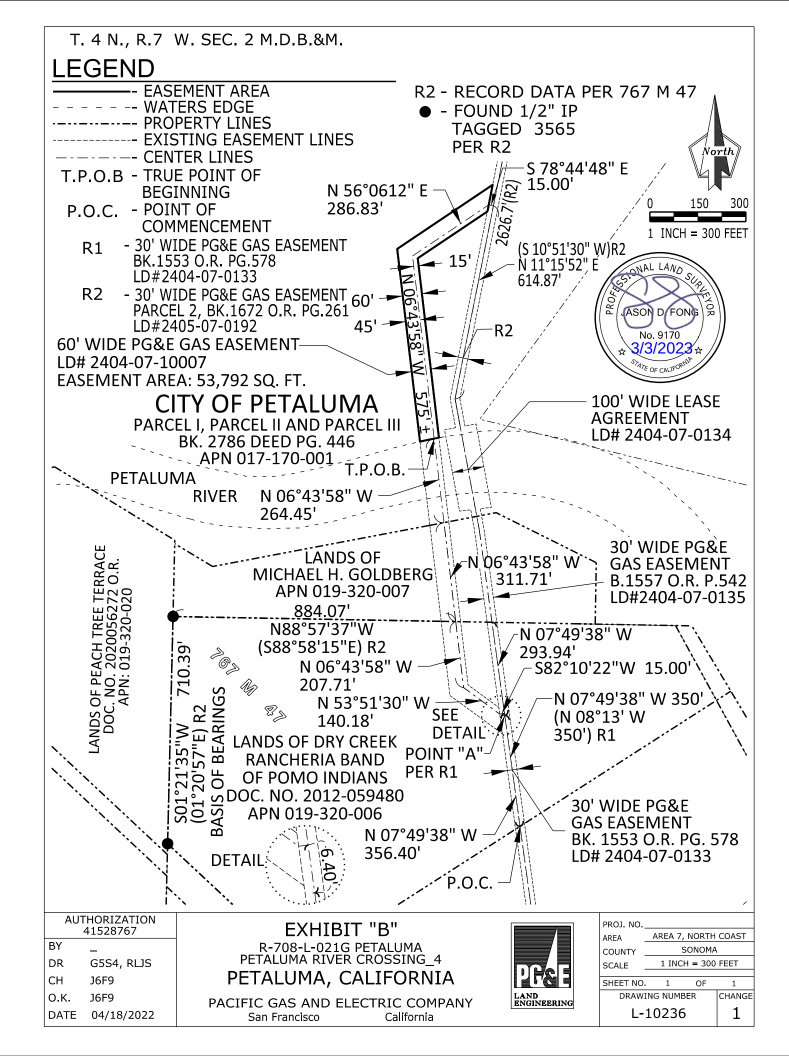
Prepared by:

Pacific Gas and Electric Company

3/3/2023

son D Fong, PLS 9170 Date





Attach to LD: 2404-07-10007

Area, Region or Location: 7, North Coast

Land Service Office: Concord

Line of Business: Gas Transmission (52)

Business Doc Type: Easements

MTRSQ: 24.04.07.02.13, 24.04.07.02.12,

FERC License Number: N/A
PG&E Drawing Number: L-10236

Plat No.: 2769-H2

LD of Affected Documents: LD_2405-07-0192

LD of Cross Referenced Documents: LD_2404-07-0135, LD_2404-07-0134, LD_2404-07-0133

Type of interest: Gas and Pipeline Easements (5)

SBE Parcel: N/A

% Being Quitclaimed: N/A Order or PM: 41528767

JCN: 01-16-008 County: Sonoma

Utility Notice Number: N/A

851 Approval Application No: ;Decision: N/A

Prepared By: g5s4 Checked By: j6f9 Approved By: Revised by:

TEMPORARY CONSTRUCTION EASEMENT

THE CITY OF PETALUMA, a municipal corporation of the State of California

("**Property Owner**"), hereby grants to PACIFIC GAS AND ELECTRIC COMPANY, a California corporation ("**PG&E**"), a temporary construction easement ("**TCE**"), for good and valuable consideration, the receipt is hereby acknowledged, to be used in connection with PG&E R-708 gas transmission pipeline replacement project ("**PG&E's Project**"), within Property Owner's lands which are situated in the City of Petaluma, County of Sonoma, State of California, identified as 9 Corporate Circle, Petaluma, CA 94952, County Assessor's Parcel Number 017-170-001 (the "**Property**").

The activities allowed under this TCE are described as follows:

- (a) To gravel and use for laydown and staging purposes, including the right to park vehicles, locate construction trailers, and store materials and equipment.
- (b) The right for dewatering, related piping, and the right to access to the storm drain inlets.
- (c) To construct and use bore pit(s).
- (d) An access road related to the improvement of the roadway by the to grade (including the necessary cuts and fills), gravel, and use existing and/or proposed road(s).
- (e) To discharge of uncontaminated hydrotest water and ground water in conjunction with PG&E's Project. Water will be applied consistent with permit conditions. The water will be lost to evapotranspiration or infiltrate to the groundwater table, re-charging the water table.

The activities described above shall be within the area(s) delineated on Exhibit A and Exhibit B, attached and collectively referred to as ("Temporary Easement Area").

- 1. **Term.** The term of this TCE shall be for two durations as described herein and referred to as (the "Term"):
 - a. Term A--Shall be for a period of three (3) months commencing on or around October 10, 2023, or on such date as PG&E actually commences work on the Property and terminate three months thereafter. PG&E will provide notice to Property Owner of the actual commencement date before commencement of work on the Property begins. PG&E shall have the right, subject to the terms herein, to extend the Term on a month-to-month basis for up to three (3) months by giving the Property Owner written notice of its intention prior to the expiration of the Term. This TCE shall be irrevocable during the Term, except in the case of material breach of the terms and conditions of this TCE.
 - b. Term B--Shall be for a period of three (3) months commencing on or around August 5, 2024 or on such date as PG&E actually commences work on the Property and terminate three months thereafter. PG&E will provide notice to Property Owner of the actual commencement date before commencement of work on the Property begins. PG&E shall have the right, subject to the terms herein, to extend the Term on a month-to-month basis for up to three (3) month(s) by giving the Property Owner written notice of its intention prior to the expiration of the Term. This TCE shall be irrevocable during the Term, except in the case of material breach of the terms and conditions of this TCE.
- 2. **Compensation.** PG&E shall pay Property Owner a total amount of Thirty Four Thousand Six Hundred Fifty and NO/100 Dollars (\$34,650.00) as compensation for this TCE and shall deliver the total payment after receiving a completed IRS W-9 Form and an executed copy of this TCE. If PG&E extends the Term of this TCE, PG&E shall pay Property Owner Five Thousand Seven Hundred Seventy-Five and NO/100 Dollars (\$5,775.00) per month for the duration of the extended Term.

- 3. Exclusive Use; Access; Fencing. During the Term of this TCE, PG&E shall have the exclusive right to use the Temporary Easement Area and the right of ingress to and egress from the Temporary Easement Area over and across the Property. PG&E shall have the further right to erect and maintain temporary fencing and gates with a locking device to enclose the Temporary Easement Area and shall remove such fencing and gates at the end of the Term.
- 4. **Indemnification.** PG&E agrees to indemnify Property Owner against any loss and damage which shall be caused by any wrongful or negligent act or omission of PG&E or of its agents or employees in the course of their employment, provided, however, that this indemnity shall not extend to that portion of such loss or damage that shall have been caused by Property Owner's comparative negligence or willful misconduct.
- 5. Compliance with Laws. Interpretation and enforcement of this TCE shall be governed by the laws of the State of California. In exercising the rights granted under this TCE, PG&E shall comply with all laws, ordinances, and regulations pertaining to its use. PG&E is required under State and local law to re-stabilize any disturbed project location within the Temporary Easement Area in order to control soil erosion and sediment runoff, in accordance with applicable project permits. PG&E shall have the right to access the Temporary Easement Area as reasonably necessary to allow it to meet any applicable project permit obligations after the Term.
- 6. **Storm Water Pollution Prevention Plan (SWPPP).** The State of California Construction General Permit (SWPPP) requires that PG&E shall establish a uniform vegetative cover equivalent up to 70% coverage of pre-construction vegetative conditions (wood mulch or gravel is acceptable also); and shall return the Temporary Easement Area to its original line and grade and/or compacted to achieve stabilization. Property Owner understands and agrees that PG&E's establishment of a uniform vegetative cover may require PG&E to access the Temporary Easement Area upon and after the Term to perform the permit's required inspections. PG&E shall have the right to access the Temporary Easement Area to allow it to meet its State mandated obligations.
- 7. **Restoration.** Upon completion of PG&E's Project, PG&E shall repair any damage and restore the Temporary Easement Area to as near as practicable to the condition that existed prior to PG&E use under this TCE. PG&E shall remove all personal property.
- 8. **Representation.** Property Owner represents and warrants the Temporary Easement Area is vacant and free from any encumbrances that would interfere with PG&E's full enjoyment of this TCE.
- 9. **Entire Agreement.** This TCE supersedes all previous oral and written agreements between and representation by or on behalf of the parties and constitutes the entire agreement of the parties with respect to the subject matter hereof. This TCE may not be amended except by a written agreement.
- 10. **Authority of Signatory.** Each party to this TCE warrants to the other that it has the right and authority to enter into and consummate this TCE and all related documents.
- 11. **Successors, Heirs, and Assigns.** This provisions of this TCE shall inure to the benefit of and bind the successors and assigns of the respective parties.
- 12. **Electronic Signatures**. This TCE may be executed by electronic signature(s) and transmitted either by facsimile or in a portable document format ("pdf") version by email and such electronic signature(s) shall be deemed as original for purposes of this TCE and shall have the same force and effect as a manually executed original.

13.	Execution in Counterparts. This TCE may be executed in two or more counterpart copies, each of
	which shall be deemed as an original and all of which, when taken together, shall constitute one and
	the same instrument.
	CITY OF PETALUMA, a Municipal

Corpo	oration of The State of California
By:	
•	Peggy Flynn City Manager
	City Manager
Date:	

EXHIBIT "A"

TEMPORARY CONSTRUCTION EASEMENT

LANDS

The parcels of land described and designated PARCEL I, PARCEL II and PARCEL III in the deed from Joe V. Cardozo and Rosa Cardozo, his wife, to the City of Petaluma, a municipal corporation of the State of California dated July 19, 1973 and recorded on July 31, 1973 in Book 2786 of Official Records at Page 446, Sonoma County Records.

EASEMENT

PARCEL "A"

Commencing at the northwesterly corner of said lands, also being the southwesterly corner of Lot 8 as shown on certain record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records; and running thence southeasterly along northerly boundary line of said lands and southerly boundary line of said map, said southerly boundary line has a course of north 70°33'38" west (for the purposes of this description south 70°37'52" east) and a distance of 307.02 feet,

- (a) south 70°37'52" east 93.64 feet to the **True Point of Beginning**; thence continuing southeasterly along said northerly and southerly boundary line
 - 1) south 70°37'52" east 112.12 feet; thence leaving said northerly and southerly boundary line and running southwesterly
 - 2) south 20°10'02" west 61.68 feet to point herein for convenience called Point "A"; thence
 - 3) north 69°29'11" west 208.74 feet; thence
 - 4) north 24°12'37" east 24.65 feet; thence

- 5) south 69°44'03" east 95.54 feet; thence
- 6) north 19°04'12" east 34.44 feet to the **True Point of Beginning**.

Containing 9,154 square feet of land more or less.

PARCEL "B"

Commencing at said Point "A"; and running thence southwesterly

- (a) south 52°47'04" west 127.44 feet to the **True Point of Beginning**; thence
 - 1) south 00°24'50" west 31.86 feet to a point herein for convenience called Point "B"; thence
 - 2) north 74°08'50" west 29.03 feet; thence
 - 3) south 85°40'23" west 56.05 feet; thence
 - 4) south 05°01'10" east 47.29 feet; thence
 - 5) south 15°31'11" west 46.10 feet; thence
 - 6) south 40°34'16" west 133.18 feet; thence
 - 7) south 37°30'23" west 313.39 feet; thence
 - 8) south 52°41'39" west 91.29 feet; thence
 - 9) north 89°03'56" west 31.70 feet to a point on a non-tangent curve; thence
 - 10) from a radial line that bears south 2°13'10" east, along a curve to the right, having a radius of 175.00 feet, through a central angle of 41°08'12", an arc distance of 125.65 feet; thence
 - 11) north 51°04'58" west 233.67 feet; thence
 - 12) north 57°44'37" west 53.60 feet; thence
 - 13) on a tangent curve to the left with a radius of 100.00 feet, through a central angle of 79°25'20", an arc distance of 138.62 feet; thence
 - 14) south 42°50'03" west 388.09 feet; thence
 - 15) south 33°42'37" west 368.22 feet; thence
 - 16) south 39°38'30" west 266.67 feet; thence
 - 17) south 16°00'57" west 86.41 feet; thence
 - 18) on a tangent curve to the left with a radius of 55.00 feet, through a central angle of 71°11'37", an arc distance of 68.34 feet; thence
 - 19) south 55°20'34" east 1685.52 feet; thence

- 20) south 37°10'42" west 50.05 feet to a point herein for convenience called Point "C"; thence
- 21) north 55°20'34" west 1683.46 feet; thence
- 22) on a tangent curve to the right with a radius of 105.00 feet, through a central angle of 71°11'37", an arc distance of 130.47 feet; thence
- 23) north 16°00'57" east 96.86 feet; thence
- 24) north 39°38'30" east 274.53 feet; thence
- 25) north 33°42'37" east 369.62 feet; thence
- 26) north 42°50'03" east 392.08 feet; thence
- 27) on a tangent curve to the right with a radius of 150.00 feet, through a central angle of 79°25'20", an arc distance of 207.93 feet; thence
- 28) south 57°44'37" east 56.51 feet; thence
- 29) south 51°04'58" east 236.58 feet; thence
- 30) on a tangent curve to the left with a radius of 125.00 feet, through a central angle of 41°08'12", an arc distance of 89.75 feet; thence
- 31) north 59°24'26" east 64.16 feet; thence
- 32) north 39°29'40" east 82.29 feet; thence
- 33) north 36°35'16" east 242.81 feet; thence
- 34) north 32°00'27" east 178.84 feet; thence
- 35) north 03°18'10" west 61.49 feet; thence
- 36) north 01°49'04" west 40.39 feet; thence
- 37) north 89°02'31" east 19.96 feet; thence
- 38) south 09°56'42" east 55.89 feet; thence
- 39) south 64°23'01" east 31.39 feet; thence
- 40) north 80°56'55" east 31.08 feet; thence
- 41) south 81°23'37" east 45.57 feet **True Point of Beginning**.

Containing 216,086 square feet of land more or less.

PARCEL "C"

Commencing at said "B"; and running thence southeasterly

- (a) south 66°19'10" east 1079.59 feet to the **True Point of Beginning**; thence
 - 1) north 26°06'29" east 49.81 feet to a point herein for convenience called Point "D"; thence
 - 2) south 66°32'46" east 95.55 feet; thence
 - 3) on a tangent curve to the left with a radius of 105.00 feet, through a central angle of 49°38'00", an arc distance of 90.96 feet; thence
 - 4) north 63°53'36" east 62.33 feet; thence
 - 5) on a tangent curve to the right with a radius of 85.00 feet, through a central angle of 51°28'58", an arc distance of 76.38 feet; thence
 - 6) south 65°11'52" west 124.89 feet; thence
 - 7) south 25°37'33" west 52.50 feet to a point herein for convenience called Point "E"; thence
 - 8) north 64°03'05" west 124.66 feet; thence
 - 9) on a tangent curve to the left with a radius of 35.00 feet, through a central angle of 51°28'58", an arc distance of 31.45 feet; thence
 - 10) south 63°53'36" west 62.33 feet; thence
 - 11) on a tangent curve to the right with a radius of 155.00 feet, through a central angle of 49°38'00", an arc distance of 134.27 feet; thence
 - 12) north 66°24'09" west 97.80 feet to the **True Point of Beginning**.

Containing 22,659 square feet of land more or less.

PARCEL 'D"

Commencing at said Point "D"; and running thence northwesterly

- (a) north 45°09'03" west 226.55 feet to the **True Point of Beginning**; thence
 - 1) north 58°57'01" west 51.08 feet; thence
 - 2) north 06°55'35" east 74.24 feet; thence
 - 3) south 63°52'07" east 51.02 feet; thence
 - 4) south 27°25'25" west 5.51 feet; thence
 - 5) south 06°38'24" west 73.18 feet to the **True Point of Beginning.**

Containing 3,559 square feet of land more or less.

PARCEL "E"

Commencing at said Point "E"; and running thence southeasterly

- (a) south 61°10'37" east 328.04 feet to the **True Point of Beginning**; thence
 - 1) north 31°48'09" east 68.93 feet; thence
 - 2) south 62°53'25" east 219.56 feet; thence
 - 3) south 36°04'38" west 47.55 feet; thence
 - 4) north 85°15'50" west 21.29 feet; thence
 - 5) south 35°55'54" west 164.22 feet; thence
 - 6) north 60°45'57" west 56.59 feet; thence
 - 7) north 32°00'47" east 78.97 feet; thence
 - 8) on a tangent curve to the left with a radius of 60.00 feet, through a central angle of 92°27'51", an arc distance of 96.83 feet; thence
 - 9) north 60°27'03" west 65.94 feet to the **True Point of Beginning**.

Containing 24,927 square feet of land more or less.

PARCEL "F"

Beginning at said Point "C"; and running thence northeasterly

- 1) north 37°10'42" east 377.59 feet; thence
- 2) north 43°16'07" west 133.85 feet; thence
- 3) north 29°29'28" east 316.77o90 feet; thence
- 4) north 34°51'57" west 160.63 feet; thence
- 5) north 52°49'19" east 720.54 feet; thence
- 6) south 54°44'45" east 846.75 feet; thence
- 7) south 35°15'15" west 955.35 feet; thence
- 8) south 58°24'56" east 37.79 feet; thence

- 9) south 35°29'54" west 18.60 feet; thence
- 10) north 55°46'59" west 30.54 feet; thence
- 11) south 37°29'21" west 436.85 feet; thence
- 12) south 48°18'58" east 64.13 feet; thence
- 13) south 17°48'01" west 56.18 feet; thence
- 14) south 59°52'52" west 74.01 feet; thence
- 15) south 02°12'58" east 59.16 feet; thence
- 16) south 77°44'48" west 177.07 feet; thence
- 17) north 07°04'53" west 215.60 feet; thence
- 18) north 54°29'39" east 99.39 feet; thence
- 19) north 54°43'31" west 606.59 feet to the **Point of Beginning**.

Containing 1,347,291 square feet of land more or less.

The foregoing descriptions are based on survey made by Pacific Gas and Electric in November 2019. The basis of bearings used is based on record map entitled "Map of Cader Lane Industrial Park", filed for record April 20, 1992 in Book 494 of Maps at Pages 7 to 9, Sonoma County Records, which course according to said map has a bearing of north 70°33'38" west (for the purpose of this description south 70°37'52" east) and a length of 307.02 feet.

Prepared by:

Pacific Gas and Electric Company

2/28/2023

Jason D (Forg, PLS 9170 Date



RANCHO PETALUMA (T. 5 N., R. 7 W., SE 1/4 SEC. 35 M.D.B.&M.)

LINE TABLE

LINE TABLE

LINE TABLE

LINE TABLE				
LINE	BEARING	DISTANCE		
L1	S 70°37'52" E	112.12'		
L2	S 20°10'02" W	61.68'		
L3	N 69°29'11" W	208.74'		
L4	N 24°12'37" E	24. 6 5'		
L5	S 69°44'03" E	95.54'		
L6	N 19°04'12" E	34.44'		
L7	S 52°47'04" W	127.44'		
L8	S 00°24'50" W	31.86'		
L9	N 74°08'50" W	29.031		
L10	S 85°40'23" W	56.051		
L11	S 05°01'10" E	47.29'		
L12	S 15°31'11" W	46.10'		
L13	S 40°34'16" W	133.18'		
L14	\$ 37°30'23" W	313.39'		
L15	S 52°41'39" W	91.29'		
L16	N 89°03'56" W	31.70'		
L17	N 51°04'58" W	233.67'		
L18	N 57°44'37" W	53.601		
L19	S 42°50'03" W	388.091		
L20	S 33°42'37" W	368.22'		
L21	S 39°38'30" W	266.671		
L22	S 16°00'57" W	86.41'		
L23	N 16°00'57" E	96.86'		
L24	N 39°38'30" E	274.53'		
L25	N 33°42'37" E	369.62'		
L26	N 42°50'03" E	392.08'		
L27	\$ 57°44'37" E	56.51'		
L28	S 51°04'58" E	236.58'		

ANTE TORK						
LÏNE	BEARING	DISTANCE				
L29	N 59°24'26" E	64.16'				
L30	N 39°29'40" E	82.29'				
L31	N 36°35'16" E	242.81'				
L32	N 32°00'27" E	178.84′				
L33	N 03°18'10" W	61.49'				
L34	N 01°49'04" W	40.39'				
L35	N 89°02'31" E	19.96'				
L36	S 09°56'42" E	55.89'				
L37	S 64°23'01" E	31.3 9 '				
L38	N 80°56'55" E	31.08'				
L39	S 81°23'37" E	45.57'				
L40	S 66°19'10" E	1079.59'				
L41	N 26°06'29" E	49.81'				
L42	S 66°32'46" E	95.55'				
L43	N 63°53'36" E	62.33'				
L44	S 65°11'52" E	124.89'				
L45	S 25°37'33" W	52.50'				
L46	N 64°03'05" W	124.66'				
L47	S 63°53'36" W	62.33'				
L48	N 66°24'09" W	97.80'				
L49	N 45°09'03" W	226.55'				
L50	N 58°57'01" W	51.08'				
L51	N 06°55'35" E	74.24'				
L52	S 63°52'07" E	51.02'				
L53	S 27°25'25" W	5.51'				
L54	S 06°38'24" W	73.18'				
L55	S 61°10'37" E	328.04'				
L56	N 31°48'09" E	68.93'				

LINE TABLE					
LÏNE	BEARING	DISTANCE			
L57	S 62°53'25" E	219.56'			
L58	S 36°04'38" W	47.55'			
L59	N 85°15'50" W	21.29'			
L60	S 35°55'54" W	164.22'			
L61	N 60°45'57" W	56.59'			
L62	N 32°00'47" E	78.97'			
L63	N 60°27'03" W	65.94'			
L64	N 37°10'42" E	377.59'			
L65	N 43°16'07" W	133.85'			
L66	N 29°29'28" E	316.77'			
L67	N 34°51'57" W	160.63'			
L68	N 52°49'19" E	720.54			
L69	S 54°44'45" E	846.75'			
L70	S 35°15'15" W	955.35'			
L71	S 58°24'56" E	37.7 9 '			
L72	S 35°29'54" W	18.60'			
L73	N 55°46'59" W	30.54'			
L74	S 37°29'21" W	436.85'			
L75	S 48°18'58" E	64.13'			
L76	S 17°48'01" W	56.18'			
L77	S 59°52'52" W	74.01'			
L78	S 02°12'58" E	59.16'			
L79	S 77°44'48" W	177.07'			
L80	N 07°04'53" W	215.60'			
L81	N 54°29'39" E	99.39'			
L82	N 54°43'31" W	606.59'			

CURVE TABLE

CURVE	RADIUS	DELTA	DISTANCE
C1	175.00'	41°08'12"	125.65'
C2	100.00'	79°25'20"	138.62'
C3	55.00'	71°11'37"	68.34'
C4	105.00	71°11'37"	130.47'
C5	150.001	79°25'20"	207.93'
C6	125.00	41°08'12"	89.75'
C7	105.00	49°38'00"	90.96'
C8	85.001	51°28'58"	76.38'
C9	35.001	51°28'58"	31.45'
C10	155.00'	49°38'00"	134.27'
C11	60.00'	92°27'51"	96.83'

AUTHORIZATION 74001643

BY .

DR RLJS
CH J6F9
O.K. J6F9

DATE 04/28/2022

T.C.E. EXHIBIT "B"

CITY OF PETALUMA

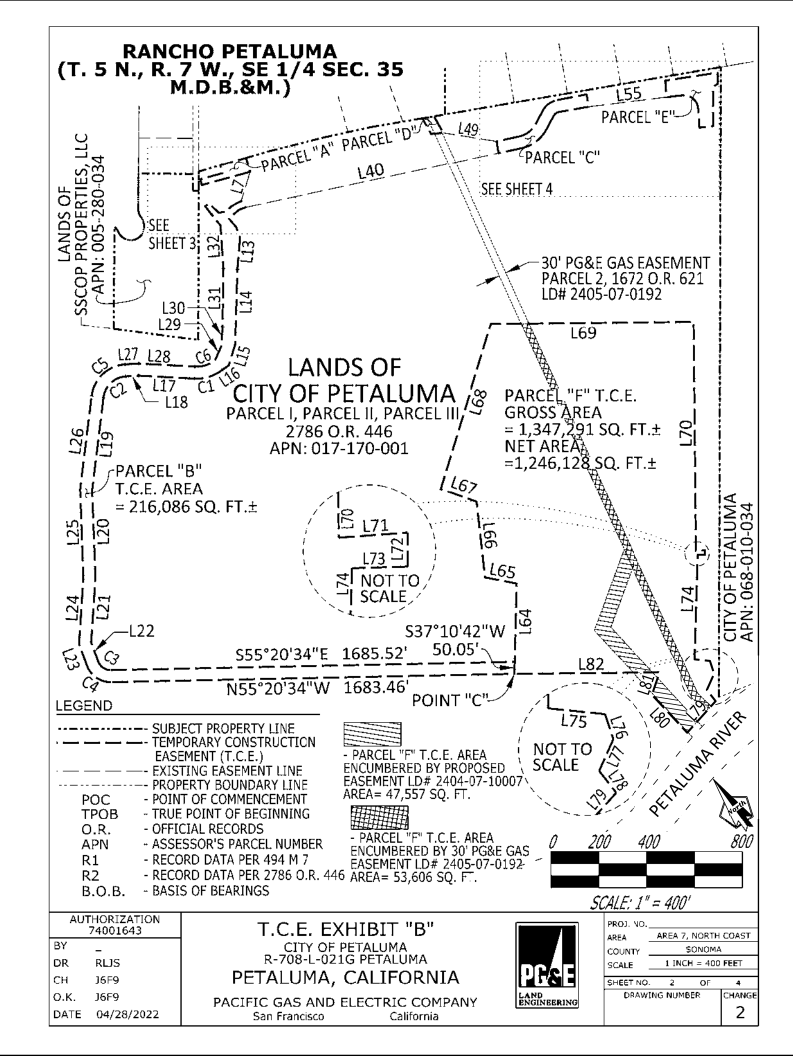
R-708-L-021G PETALUMA

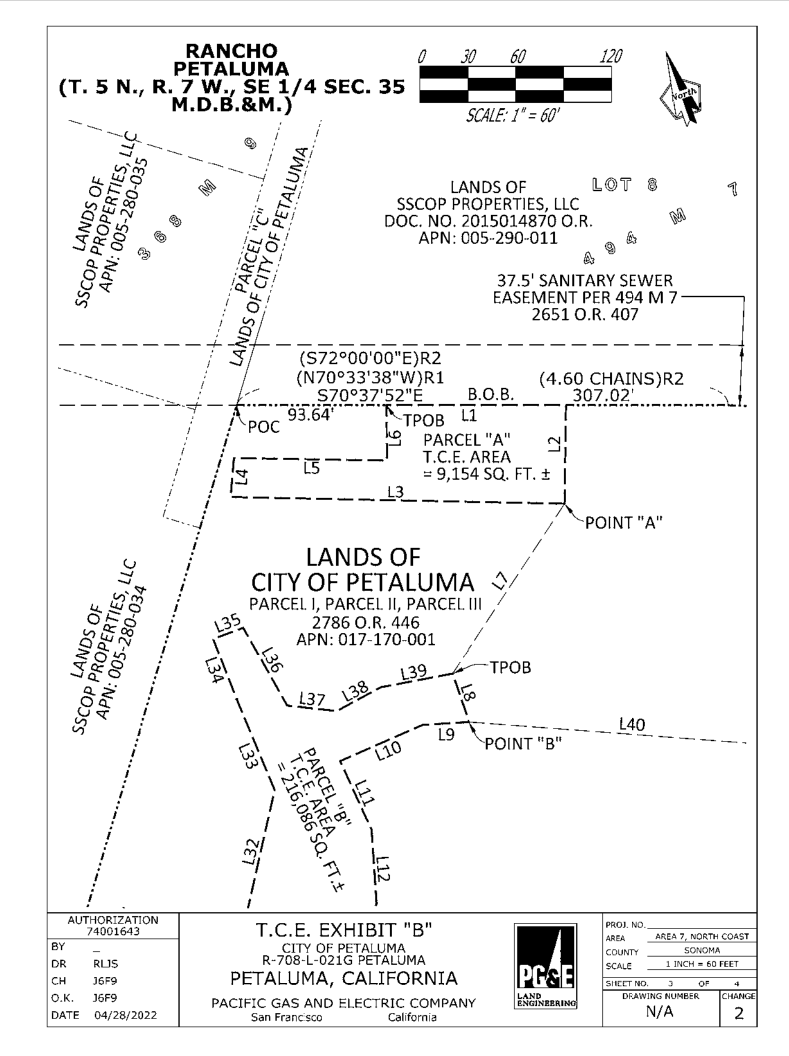
PETALUMA, CALIFORNIA

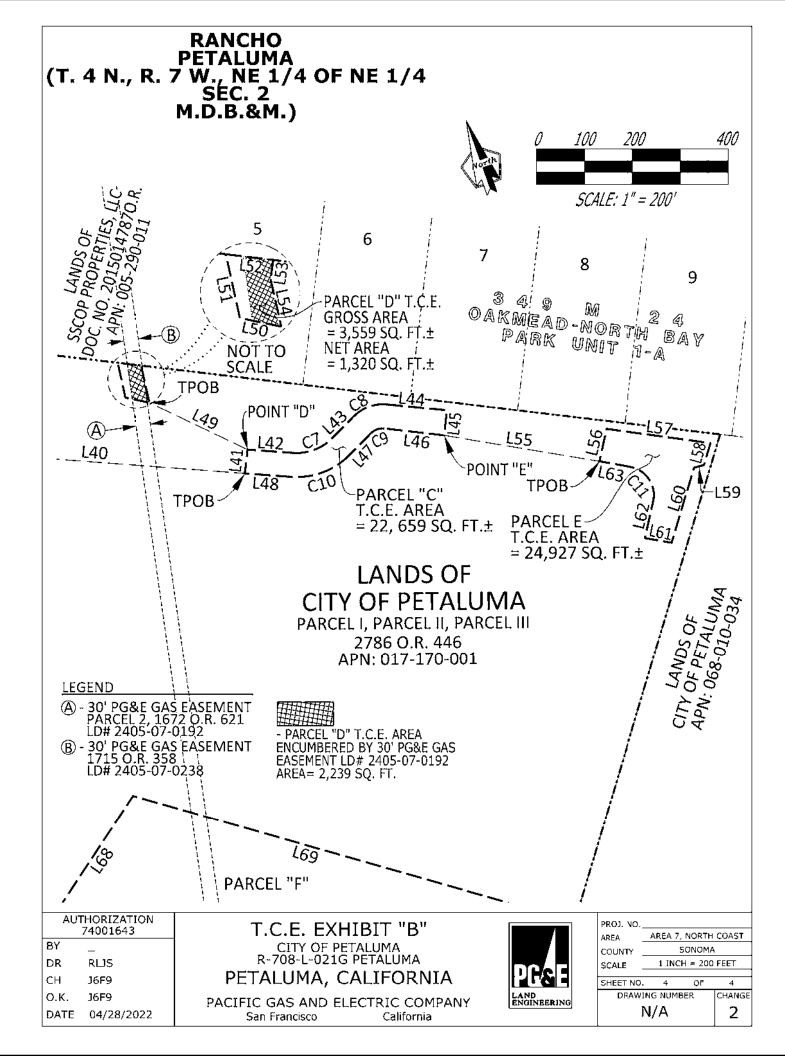
PACIFIC GAS AND ELECTRIC COMPANY
San Francisco California



AREA 7, NORTH COAST			
COUNTY SONOM		Ą	
	N/A		
. 1	OF	4	
DRAWING NUMBER			
		2	
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(This is informational material. It is not intended to give a complete statement of the laws and regulations governing the acquisition of property for public use.)



An Overview of the Eminent Domain Process and the Property Owner's Rights Under Eminent Domain Law

1. What is eminent domain?

Eminent domain is the power given to a government agency or a public utility to acquire property for public use. The power of eminent domain is balanced with the constitutional obligation to pay just compensation. A majority of acquisitions are settled by contract. However, if the owner and the acquiring entity cannot agree to the terms of the proposed acquisition, the acquiring entity may invoke the eminent domain process to avoid delaying the project. At any time during this process, the owner has the right to consult with and/or hire an attorney.

2. What is public use?

A public use is a use that promotes a public interest in relation to any legitimate government or public utility objective. Examples of public uses include acquisition of property for highway and street purposes, for school facilities, for a municipal airport and for electric power lines and gas pipelines and associated equipment and facilities.

3. What must the acquiring entity show to be able to acquire property for a proposed project?

The power of eminent domain may be exercised to acquire property for a proposed project if it is established that: (a) the public interest and necessity require the project; (b) the project is planned or located in the manner that will be most

compatible with the greatest public good and the least private injury; and (c) the property sought to be acquired is necessary for the project.

4. What is just compensation?

The measure of just compensation is fair market value. The fair market value of the property or property interest taken is defined as the highest price on the date of valuation that would be agreed to by a seller, being willing to sell but under no particular or urgent necessity for so doing, nor obliged to sell, and a buyer, being ready, willing and able to buy, but under no particular necessity for so doing, each dealing with the other with full knowledge of all the uses and purposes for which the property is reasonably adaptable and available.

How is the fair market value of the property determined?

The fair market value of the property will be determined by an independent appraiser. The appraiser will contact the owner and the owner will be given an opportunity to accompany the appraiser and provide relevant information to the appraiser about the property.

What happens if the property owner incurs crop loss and/or damage to its property as a result of the project?

The property owner is entitled to receive just compensation for crop loss and/or damage to its property as a result of the project. Generally, the value of crop loss is measured by taking the market value of the estimated crop and deducting marketing and production costs.

7. What is a pre-condemnation offer?

The acquiring entity shall establish an amount that it believes to be just compensation and shall make an offer to the owner to acquire the property or property interest for the full amount so established. The acquiring entity shall provide the

owner a written statement and a summary of the basis for the amount it established as just compensation. The amount shall not be less than the public entity's approved appraisal of the fair market value of the property. The written statement and summary shall contain detail sufficient to indicate clearly the basis for the offer.

8. Can the owner obtain its own appraisal?

Yes. An acquiring entity shall offer to pay the reasonable costs, not to exceed \$5,000, of an independent appraisal ordered by the owner of a property that an acquiring entity offers to purchase under the threat of eminent domain. The independent appraisal shall be conducted by an appraiser licensed by the Office of Real Estate Appraisers.

9. What is a right of entry agreement?

A right of entry agreement is an agreement between the acquiring entity and the owner which allows the acquiring entity to enter the property and construct the project while the parties continue to negotiate the amount of compensation and other terms of settlement.

10. What happens if the parties do not enter into a right of entry agreement?

The acquiring entity may file an eminent domain action to avoid delaying the project and will serve the owner with a copy of the summons and the complaint in eminent domain.

11. What is an answer?

An answer is the owner's written response to the eminent domain complaint and is filed with the court and served on the acquiring entity.

12. What is a prejudgment possession order?

After filing the complaint and depositing the probable amount of compensation, the acquiring entity may file with the court an ex-parte

application or a noticed motion for a prejudgment possession order. The owner may file an opposition or objection to the application or motion. If the court grants an application or motion for a prejudgment possession order, the acquiring entity may enter the property and construct the project while the parties continue to negotiate or litigate the amount of compensation.

13. Can the owner withdraw the probable amount of compensation?

Yes. At any time prior to entry of judgment, the owner may apply to the court for the withdrawal of all or any portion of the amount of probable compensation deposited.

14. What happens if the parties do not reach a settlement on the amount of compensation?

The court will conduct a trial to determine the amount of compensation. Each side will be given an opportunity to present evidence of value. A jury will determine the amount of compensation after being instructed as to the law by the judge. In cases where the parties choose not to have a jury, the judge will determine the amount of compensation.

15. Who pays for the cost of trial?

The acquiring entity will pay its own attorney and expert fees, legal costs and expenses. In addition, the acquiring entity will pay jury fees if applicable and will pay the owner recoverable costs allowed by law. The fee incurred by the owner for filing an Answer to the Complaint is an example of recoverable cost. Furthermore, if the judge determines that the acquiring entity's final settlement offer before trial was unreasonable and the owner's final settlement offer was reasonable in light of the evidence and the verdict, the acquiring entity will be required to pay the owner's attorney fees.