CLAIM FOR PAYMENT OF RENT SUPPLEMENT

Print or Type All Information - Read Rules on Reverse Side					
1. To:	Parcel No.: 28	County: Williamson			
Williamson County		Project: Southe	east Loop Phase 2		
			May to be the second		
2. Name of Claimant:		4. Replacement Housing Address:			
Catherine Fahy	109 W. Live Oak Street				
3. Property Acquired by Williamson County: By: Negotiation Condemnation	Hutto, Texas 78634				
Address: 1353 CR 137					
Hutto, Texas 78634	8. Date Claimant Moved in	to Replacement Ho	using:		
, and a second s	10-26-2022				
5. Type of Occupancy Covered by This Claim:			. 100		
☐ Owner-Occupant ☐ Tenant ☐ House ☐ House	9. Amount of This Claim		\$48,097014		
☐ House ☐ House ☐ Apartment ☐ Apartment	a. Total Rent Supplement		\$48,097.14		
☐ Mobile Home ☐ Mobile Home	Installment (1st, 2nd,		\$		
☐ Sleeping Room					
	b. Total Last Resort Pure	chase Payment	\$		
6. Controlling Dates Mo. Day Yr. a. First Offer in Negotiations 07 18 2022	1. Amount Paid on Pr	incinal	\$		
b. Date Required to Move	1. Allioulit I ald oil I I	пстрат	J.		
7. Continuous Occupancy of Property Acquired by Williamson	2. Incidental Expense	es s	\$		
County:			9		
F (D () 0) 0) 2015 T (D () 10 27 2022					
From (Date): 01-01-2015 To (Date of Move): 10-26-2022	CHARLES NO.				
10. Payment of this claim in the amount shown in Block 9 above is requested. I certify that this move was made as a result of the acquisition of the property					
for roadway purposes, the information submitted herewith is true and correct, and that the dwelling I now occupy meets the standards of decent, safe and					
sanitary housing to the best of my knowledge and belief. 11 2 20 22 Date of Claim Claimant Claimant					
11/2/2022	_ Can	oneil. Oa	<u>/ /</u>		
Date of Claim Claimant			O		
	66	Claimant			
Spaces Below to be Completed by Williamson County					
The dwelling at the address under Block 4 above has been inspected and in my opinion meets the standards for decent, safe and sanitary housing.					
11-2-2012	(/			
	5				
Date of Inspection Inspected By Signature					
I certify that I have examined this claim and found it to conform to the a	oplicable laws and regulations gover	eming relocation assis	stance payments, I further		
certify the computation of the payment and the information as shown her	rein is correct.		/		
11-11-2022		XX			
Date	Re	location Agent			
APPROVED	0. 1/5.7				
	-14 CST)				
Date	Cyntina Long (Dec 6, 2022 16	lliamson County Con	missioner		
		county con			

REPLACEMENT HOUSING INSPECTION

Name of Claimant:	Parcel No.: 28	County: Williamson
Catherine Fahy		Project: Southeast Loop
		Phase 2
Address:		- Cloud
109 W. Live Oak Street		
Hutto, Texas 78634		
Apt No.: Site No.:		
	rchase Price or Monthly Rent: \$	1,750.00/mo.
	ent Dwelling	
House Duplex Duplex Apartm		ng Room 🔲
Mobile Home: Width: Length:	Other:	· · · · · · · · · · · · · · · · · · ·
Floor Space: sq. ft. 1/20 No. Rooms: 4	No. Bedrooms: 2	No. Baths:
Dwelling	Inspection	
Yes No Ye 1. Meets all applicable building codes 2. Has required potable water 2. Has required kitchen facilities 2. Has required heating system 2. Has required bathroom facilities 2. The dwelling at the address above has been inspected and in my opinion meets.	 □ 6. Has Provisions for artification □ 7. Is structurally sound, in maintained □ 8. Has required safe means □ 9. Has required habitable for 	good repair and adequately s of egress loor space
The dwelling at the address above has been inspected and in my opinion meet:	s the standards for decent, safe and savita	

CERTIFICATION OF ELIGIBILITY

Project: Corridor A-1 SE Loop Parcel: 28

Displacee: Catherine Fahy	
Individuals, Families and Unincorporated Busi	nesses or Farming Operations
I certify that myself and any other party(ies) with a financial is are either:	nterest in this relocation assistance claim
Citizens or Nationals of the	United States
☐ Aliens lawfully present in th	
* If an Alien lawfully present in the United States, supporting	documentation will be required.
Catherine Lahy Claimant	Date: 7/19/2022
Claimant	Date:
Incorporated Business, Farm or Nonp	orofit Organizations
I certify that I have signature authority for this entity and such applicable state's laws and authorized to conduct business with	entity is lawfully incorporated under the hin the United States.
N/A Claimant	Date:

RESIDENTIAL RENTAL AGREEMENT

THIS LEASE (the "Lease") dated this 21 day of Sept , 2027

BETWEEN:

Jacaruso Holdings LLC

(the "Landlord")

- AND-

Catherine Fahy

(the "Tenant")

(individually the "Party" and collectively the "Parties")

IN CONSIDERATION OF the Landlord leasing certain premises to the Tenant and other valuable consideration, the receipt and sufficiency of which consideration is hereby acknowledged, the Parties agree as follows:

Leased Property

- The Landlord agrees to rent to the Tenant the house, municipally described as 109 W Live Oak Street, Hutto, TX 78634 (the "Property"), for use as residential premises only.
- Subject to the provisions of this Lease, apart from the Tenant, no other persons will live in the Property without the prior written permission of the Landlord.
- No guests of the Tenants may occupy the Property for longer than one week without the prior written consent of the Landlord.
- The Tenant may keep pets in or about the Property. The Landlord may revoke this privilege upon thirty (30) days' notice.

- Subject to the provisions of this Lease, the Tenant is entitled to the use of parking on or about the Property.
- The Tenant and members of the Tenant's household will not smoke anywhere in the Property nor permit any guests or visitors to smoke in the Property.
- The Tenant and members of the Tenant's household will not vape anywhere in the Property nor permit
 any guests or visitors to vape in the Property.

Term

- The term of the Lease is a periodic tenancy commencing at 12:00 noon on October 10, 2022 and continuing on a year-to-year basis until the Landlord or the Tenant terminates the tenancy.
- Notwithstanding that the term of this Lease commences on October 10, 2022, the Tenant is entitled to possession of the Property at 12:00 noon on September 13, 2022.
- Any notice to terminate this tenancy must comply with the applicable legislation of the State of Texas (the "Act").

Rent

- 11. Subject to the provisions of this Lease, the rent for the Property is \$1,750.00 per month (the "Rent").
- 12. The Tenant will pay the Rent on or before the first (1st) day of each and every month of the term of this Lease to the Landlord at 2255 Shark Loop, Round Rock, TX 78664 or at such other place as the Landlord may later designate by check.
- The Landlord may increase the Rent for the Property upon providing to the Tenant such notice as required by the Act.

Security Deposit

- On execution of this Lease, the Tenant will pay the Landlord a security deposit of \$1,750.00 (the "Security Deposit").
- 15. The Landlord will hold the Security Deposit at an interest bearing account solely devoted to security deposits.
- 16. During the term of this Lease or after its termination, the Landlord may charge the Tenant or make deductions from the Security Deposit for any or all of the following:
 - a. repair of walls due to plugs, large nails or any unreasonable number of holes in the walls

including the repainting of such damaged walls;

- repainting required to repair the results of any other improper use or excessive damage by the Tenant;
- unplugging toilets, sinks and drains;
- d. replacing damaged or missing doors, windows, screens, mirrors or light fixtures;
- e. repairing cuts, burns, or water damage to linoleum, rugs, and other areas;
- f. any other repairs or cleaning due to any damage beyond normal wear and tear caused or permitted by the Tenant or by any person whom the Tenant is responsible for;
- g. the cost of extermination where the Tenant or the Tenant's guests have brought or allowed insects into the Property or building;
- repairs and replacement required where windows are left open which have caused plumbing to freeze, or rain or water damage to floors or walls;
- i. any other purpose allowed under this Lease or the Act.

For the purpose of this clause, the Landlord may charge the Tenant for professional cleaning and repairs if the Tenant has not made alternate arrangements with the Landlord.

- The Tenant may not use the Security Deposit as payment for the Rent.
- 18. The Landlord will return the Security Deposit at the end of this tenancy, less such deductions as provided in this Lease but no deduction will be made for damage due to reasonable wear and tear nor for any deduction prohibited by the Act.

19.	Within the time period required by the Act and af deliver or mail the Security Deposit less any prop	ter the termination of this tenancy, the Landlord will er deductions or with further demand for payment
	to:	, or at such other place as the
	Tenant may advise.	pinet as the

Inspections

- 20. The Tenant acknowledges that the Tenant inspected the Property, including the grounds and all buildings and improvements, and that they are, at the time of the execution of this Lease, in good order, good repair, safe, clean, and tenantable condition.
- 21. At all reasonable times during the term of this Lease and any renewal of this Lease, the Landlord and its agents may enter the Property to make inspections or repairs, or to show the Property to

prospective tenants or purchasers in compliance with the Act.

Tenant Improvements

- The Tenant will obtain written permission from the Landlord before doing any of the following:
 - a applying adhesive materials, or inserting nails or hooks in walls or ceilings other than two small picture hooks per wall;
 - painting, wallpapering, redecorating or in any way significantly altering the appearance of the Property;
 - c. removing or adding walls, or performing any structural alterations;
 - d. installing a waterbed(s);
 - changing the amount of heat or power normally used on the Property as well as installing additional electrical wiring or heating units;
 - f. placing or exposing or allowing to be placed or exposed anywhere inside or outside the Property any placard, notice or sign for advertising or any other purpose; or
 - g. affixing to or erecting upon or near the Property any radio or TV antenna or tower.

Utilities and Other Charges

23. The Landlord is responsible for the payment of the following utilities and other charges in relation to the Property: electricity, water/sewer, internet, cable, telephone, natural gas, heating oil/propane, garbage collection and alarm/security system.

Insurance

- 24. The Tenant is hereby advised and understands that the personal property of the Tenant is not insured by the Landlord for either damage or loss, and the Landlord assumes no liability for any such loss.
- 25. The Tenant is not responsible for insuring the Landlord's contents and furnishings in or about the Property for either damage or loss, and the Tenant assumes no liability for any such loss.
- 26. The Tenant is responsible for insuring the Property for damage or loss to the structure, mechanical or improvements to the building of the Property for the benefit of the Parties. Such insurance should include such risks as fire, theft, vandalism, flood and disaster.
- The Tenant is not responsible for insuring the Property for liability insurance, and the Tenant assumes no liability for any such loss.

Attorney Fees

28. In the event that any action is filed in relation to this Lease, the unsuccessful Party in the action will pay to the successful Party, in addition to all the sums that either Party may be called on to pay, a reasonable sum for the successful Party's attorney fees.

Governing Law

 This Lease will be construed in accordance with and exclusively governed by the laws of the State of Texas.

Severability

- 30. If there is a conflict between any provision of this Lease and the Act, the Act will prevail and such provisions of the Lease will be amended or deleted as necessary in order to comply with the Act. Further, any provisions that are required by the Act are incorporated into this Lease.
- 31. The invalidity or unenforceability of any provisions of this Lease will not affect the validity or enforceability of any other provision of this Lease. Such other provisions remain in full force and effect.

Amendment of Lease

This Lease may only be amended or modified by a written document executed by the Parties.

Assignment and Subletting

33. The Tenant will not assign this Lease, or sublet or grant any concession or license to use the Property or any part of the Property. Any assignment, subletting, concession, or license, whether by operation of law or otherwise, will be void and will, at Landlord's option, terminate this Lease.

Damage to Property

34. If the Property should be damaged other than by the Tenant's negligence or willful act or that of the Tenant's employee, family, agent, or visitor and the Landlord decides not to rebuild or repair the Property, the Landlord may end this Lease by giving appropriate notice.

Care and Use of Property

- 35. The Tenant will promptly notify the Landlord of any damage, or of any situation that may significantly interfere with the normal use of the Property or to any furnishings supplied by the Landlord.
- The Tenant will not engage in any illegal trade or activity on or about the Property.
- The Parties will comply with standards of health, sanitation, fire, housing and safety as required by law.
- 38. The Parties will use reasonable efforts to maintain the Property in such a condition as to prevent the accumulation of moisture and the growth of mold. The Tenant will promptly notify the Landlord in writing of any moisture accumulation that occurs or of any visible evidence of mold discovered by the Tenant. The Landlord will promptly respond to any such written notices from the Tenant.
- 39. If the Tenant is absent from the Property and the Property is unoccupied for a period of 4 consecutive days or longer, the Tenant will arrange for regular inspection by a competent person. The Landlord will be notified in advance as to the name, address and phone number of the person doing the inspections.
- 40. At the expiration of the term of this Lease, the Tenant will quit and surrender the Property in as good a state and condition as they were at the commencement of this Lease, reasonable use and wear and tear excepted.

Rules and Regulations

41. The Tenant will obey all rules and regulations of the Landlord regarding the Property.

Address for Notice

- 42. For any matter relating to this tenancy, the Tenant may be contacted at the Property or through the phone number below:
 - a. Name: Catherine Fahy.
 - b. Phone: (737) 280-8157.
 - c. Email: catherinefahy@hotmail.com.
- 43. For any matter relating to this tenancy, whether during or after this tenancy has been terminated, the Landlord's address for notice is:
 - a. Name: Jacaruso Holdings LLC.

b. Address: 2255 Shark Loop, Round Rock, TX 78664.

The contact information for the Landlord is:

c. Phone: (512) 289-2706.

Email address: bill@jacaruso.com.

General Provisions

- 44. All monetary amounts stated or referred to in this Lease are based in the United States dollar.
- 45. Any waiver by the Landlord of any failure by the Tenant to perform or observe the provisions of this Lease will not operate as a waiver of the Landlord's rights under this Lease in respect of any subsequent defaults, breaches or non-performance and will not defeat or affect in any way the Landlord's rights in respect of any subsequent default or breach.
- 46. This Lease will extend to and be binding upon and inure to the benefit of the respective heirs, executors, administrators, successors and assigns, as the case may be, of each Party. All covenants are to be construed as conditions of this Lease.
- 47. All sums payable by the Tenant to the Landlord pursuant to any provision of this Lease will be deemed to be additional rent and will be recovered by the Landlord as rental arrears.
- 48. Where there is more than one Tenant executing this Lease, all Tenants are jointly and severally liable for each other's acts, omissions and liabilities pursuant to this Lease.
- 49. Locks may not be added or changed without the prior written agreement of both Parties, or unless the changes are made in compliance with the Act.
- The Tenant will be charged an additional amount of \$25.00 for each N.S.F. check or checks returned by the Tenant's financial institution.
- 51. Headings are inserted for the convenience of the Parties only and are not to be considered when interpreting this Lease. Words in the singular mean and include the plural and vice versa. Words in the masculine mean and include the feminine and vice versa.
- This Lease may be executed in counterparts. Facsimile signatures are binding and are considered to be original signatures.
- This Lease constitutes the entire agreement between the Parties.
- 54. During the last 30 days of this Lease, the Landlord or the Landlord's agents will have the privilege of displaying the usual 'For Sale' or 'For Rent' or 'Vacancy' signs on the Property.

55. Time is of the essence in this Lease.

IN WITNESS WHEREOF Catherine Fahy and Jacaruso Holdings LLC have duly affixed their signatures on this 21 day of 5ept , 2022

Jacaruso Holdings LLC

(Seal)

Catherine Fahy

The Tenant acknowledges receiving a duplicate copy of this Lease signed by the Tenant and the Landlord on the 21st day of September , 2022.

Catherine Fahy

CERTIFICATE OF AMENDMENT OF JACARUSO HOLDINGS, LLC

The undersigned, acting as a manager of a limited liability company under the Texas Business Organizations Code, does hereby adopt the following Certificate of Amendment for Jacaruso Holdings, LLC (the "Company").

ARTICLE 1

The name of the filing entity is Jacaruso Holdings, LLC, a Texas limited liability company.

ARTICLE 2

The file number issued to the filing entity by the Secretary of State of Texas is 802200752.

ARTICLE 3

The Company is a Texas limited liability company, filed with the Secretary of State of Texas on April 22, 2015.

ARTICLE 4

Set forth below is an identification by reference or description of each added, altered, or deleted provision.

 The Certificate of Formation is amended by the addition of the provisions identified or referenced below. A full text version of each additional provision so identified or referenced follows:

ARTICLE TEN

As permitted by Section 101.601 of the TBOC, the Company may have one or more series. The debts, liabilities and obligations and expenses incurred, contracted for or otherwise existing with respect to a particular series, whether now existing or hereafter established, shall be enforceable against the assets of that series only, and not against the assets of the Company generally or any other series thereof, and none of the debts, liabilities, or obligations and expenses incurred, contracted for, or otherwise existing with respect to the Company generally or any other series thereof shall be enforceable against the assets of the particular series in question.

ARTICLE 5

 After. The following identified provisions of the filing instrument shall be amended as set forth below.

Article 3 - Governing Authority

The limited liability company will have managers. The name and address of the initial managers are as set forth below:

CERTIFICATE OF AMEDIDMENT

JACARUSO HOLDINGS, LLC

Governing Person	Address
William A. Jacaruso	2255 Shark Loop
Tonia C. Jacaniso	Round Rock, TX 78664
	2255 Shark Loop
	Round Rock, TX 78664

ARTICLE 6

This filing amending the Certificate of Formation have been approved in the manner required by the Texas Business Organizations Code and by the governing documents of the Company.

ARTICLE 7

This document becomes effective when the document is filed by the Secretary of State.

ARTICLE 8

The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. If the undersigned is acting in the capacity of manager for the entity, the undersigned certifies that the entity has duly authorized the undersigned in writing to execute this document.

Dated the 28th day of October, 2022.

Jacaruso Holdings, LLC

William A. Jacaruso, Manager

Tonia C. Jacaruso, Manager

Rent Receipt

Receipt Date: September 21, 2022

Property Address:	109 W Live Oak St, Hutto, TX 78634, USA		
Tenant Name:	Catherine Fahy		
Rental Period:	October 11, 2022 to November 10th, 2022 + Security Deposit of \$1,750.00		
Date Payment Received:	September 21, 2022		
Paid To:	Jacaruso Holdings LLC		
Payment Type:	Personal check # 145		
Total Owed:	\$3,500,00		
Amount Paid:	\$3,500.00		
Remaining Balance:	s		

This receipt acknowledges that Jacaruso Holdings LLC has been paid in full for the rental period of September 21, 2022 - September 21, 2022.

Payment received by:

Jacaruso Holdings

LLC

(Print Name)

For questions or concerns, please contact:

Name: Jacaruso Holdings LLC

Phone: Email:

SUPPLEMENTAL PAYMENT ESTIMATE - REPLACEMENT HOUSING

				Print er	Type All I	nformation				
Displacee	's Name:							1		1200 pt 1000 50 50 50 50
Catherine Fahy						Projec	t: SE Loop 1	Phase 2		
Catherine Pally				Parcel	Parcel No.: 28					
						Unit or Bldg. No.: N/A				
						First Offer in Negotiations (Date): 07-18-2022				
T. 6		and the second			1/20	Occupancy Since (Date): County: Williamson 1/2015			n	
Type Supplement: Normal 180-day Owner Revised 90-day Occupant			☐ Sin	Property From Which Displaced: ☐ Single Family Home ☐ Mobile Home Site ☐ Apartment						
Last Resort Late Occupants			(Conve	(Converted Detached Garage) Other: Mobile Home Duplex						
Utilitie	s in Subject	Rent 🛛 L	Itilities Not in		Month \$2,016	y Gross Inc .10 X 30%				
		7.5		Replace	ment Prop	erty Data				
Property No.	Total		Apprx. Sq.			1	1	* Denotes S	Probable	ment Property
	Rooms	No. Bdr.	Ft.	Age	Quality	Cond.	Yd. Imp.	Index	Sales Price	Rental Cost
									\$	
									\$	
Cultina			1100						\$	
Subject 28(T) 01	4	1	1132	9	12	3	3	27		
28(T)-01	6	3	1440	4	15	3	3	25		\$1.899
*28(T)-02 28(T)-03	5	3	1074	6	12	3	3	24		\$1,770.75
20(1)-03	3	2	850	4	10	3	3	20		\$1,749
			Ь	teplacemei	nt Housing	Suppleme	nt			
	Replacement Cost \$ N/A									
	Adjusted Subject Value \$ N/A									
	Supplement \$ N/A									
				Rei	nt Supplem	ent				
	tual Rent			rket Rent		Gross Inc		Replacer	nent Cost Su	applement
	\$0.00			81.00		\$604.8			\$1,770.75	
_	\$0.00			42 02.00		$\frac{x}{$25,402}$			x 42 \$74,371.50	
						* * * * * * * * * * * * * * * * * * *	12-50-57		ψ/=90/±100	
								Suppleme	nt = \$48,968	3.64

Replacement Rent and utilities
\$1750/mo.

X42

B73,500

604.83 x 42 \$25,402.86 (25,402.86) 8 48,097.14 Replacement Empplement Total number of displaced persons: 1.

List name, age, gender and relationship of household occupants other than displacee(s) named on page 1.

ge:		
	Gender:	Relationship to Displacee:

Remarks: (Use extra page if necessary)

The displacee Catherine Fahy occupies the small 1,132 sq.ft. dwelling on this parcel, this dwelling was the detached garage for the main house which has been converted into a small 1 bedroom apartment. Ms. Fahy is the mother-in-law of the owner; she does not have a lease agreement and she does not pay any rent or utilities for this dwelling. The property is located at 1353 CR 137, Hutto, Texas 78634. Williamson County is acquiring the whole property which includes this converted apartment. Because of the acquisition Ms. Fahy is being displaced.

In accordance with 49 CFR 24.402(b)(2), base monthly rent for a displacement dwelling is determined as the lesser of (1) the average monthly cost of rent and utilities but if a tenant pays little or no rent fair market rent is used or (2) 30% of the displacee's household income if the displacee is considered low income as determined by the US Department of Housing and Urban Development.

Because Ms. Fahy does not pay rent or utilities for this dwelling a fair market rent was used to determine her rent. Ms. Fahy has provided income information, her only source of income is social security which is \$2,016.10/month, documentation attached, she has no other household income. In accordance with the Uniform Relocation Act Income Limits for the Austin Round Rock area Ms. Fahy is considered low income for this area, therefore, her income was factored and because 30% of her monthly income was less than the monthly fair market rent, her income was used in the final determination of this rent supplement.

In order for the displacee to qualify for the supplement the displacee will have to rent and occupy a replacement dwelling renting for \$1,770.75/mo. or more. Should the displacee rent a dwelling renting for less than \$1,770.75/mo., the rent supplement will be reduced by the difference, in addition, to qualify the displacee will need to provide a valid lease agreement for the replacement dwelling along with a full months paid rent receipt and utility bills in her name at the replacement address.

Subject Property

The subject property is located in a rural area at 1353 CR 137, Hutto, Texas 78634. The property has two dwelling the larger house is currently being utilized as a business office for Jacaruso Holdings, LLC. The smaller dwelling is occupied by Catherine Fahy. This house is approximately 1,132sq.ft. built in 2015 and is on approximately 8.127acre of which Williamson County is acquiring the whole tract. The home is frame construction and on a slab foundation. It consists of 1 bedroom and 1bath, kitchen, living room and game room. There is not a garage open parking only. Interior is comprised of tile floors. Central heating and cooling is throughout the house. The exterior includes covered patio and nice yard which includes various trees and shrubbery. The utilities for this property include electric and trash. Water is provided by an onsite well and wastewater is provided by an onsite septic system.

Search

Our research using Realtor.com, Zillow, Redfin and Trulia we were only able to find a 1 bedroom, 1 bath comparable properties however we were unable to find the larger square footages the size of the subject. We did extended our search for 2 and 3 bedroom dwellings. We were able to find 3 comparable's that could adequately replace the function of the subject. Several listings were not chosen due to condition, location and amenities compared to the subject, significant square footage differences, total number of rooms, number of bedrooms, bathrooms or being off the market and distance from the subject. Because the displacee has pets we also had to limit our search to dwelling that allowed pets. The following three properties were identified as most comparable to that of the subject.

Comparable property 28(T)-01

This home is located at 2016 Balsam Way, Round Rock, Texas 78665. This single story single-family residence contains 3 bedrooms, 2 bathrooms, living room, dining area, kitchen, and laundry room. The kitchen features a range with oven and cook top, laminate countertops, tile backsplash, tile flooring. The interior features textured drywall, painted trim, wood doors and high ceilings. Flooring in the bedrooms is wood, has laundry room with hookups. Has a 2 car attached garage. Yard is

water, city sewer and trash. Utility casts are based on the city of round rock housing authority utility schedule which is attached. Total monthly rent and utilities for this dwelling are rent \$1,695 and utilities \$204 for a total \$1,899/mo. This home is approximately 308 sf larger than the subject. The home was built in 1996. Pets are allowed. This home is located 10 miles from the subject and is located in the Round Rock school district.

*Comparable property 28(T)-02

This duplex is located at 206 Ryan Lane, Georgetown, Texas 78628. This single story duplex contains 3 bedrooms, 2 bathrooms, living room, dining area, kitchen, laundry room. The kitchen features a range with oven and cook top, laminate countertops, tile backsplash, tile flooring. The interior features textured drywall, painted trim, wood doors and high ceilings. Flooring in the bedrooms is carpet, has laundry room with hookups. Has a 2 car attached garage. Yard is enclosed with a wood privacy fence. Home has been well maintained and in good condition. Utilities are electric, city water, city sewer and trash. Cats are allowed. Utility casts are based on the city of Georgetown housing authority utility schedule which is attached. Total monthly rent and utilities for this dwelling are rent \$1,495 and utilities \$275.75 for a total \$1,770.75/mo. This home is approximately 58 sf smaller than the subject but has two additional bedrooms one additional bath and has a 2 car attached garage and is functionally equivalent. The home was built in 2005. This home is located 18 miles from the subject. This home is in the Georgetown school district.

Comparable property 28(T)-03

This home is located at 515 Gregory Court, nit 515 Round Rock, Texas 78664. This single story duplex contains 2 bedrooms, 1 bathrooms, living room, dining area, kitchen. The kitchen features a range with oven and cook top, laminate countertops, tile backsplash, vinyl flooring. The interior features textured drywall, painted trim, wood doors and high ceilings. Flooring in the bedrooms is vinyl, has laundry hookups are in a laundry closet. Has a 1 car attached garage. Yard is enclosed with a wood privacy fence. Home has been well maintained and in good condition. Utilities are electric, city water, city sewer and trash. Utilities are being based on the city of round rock housing authority utility schedule which is attached. Total monthly rent and utilities for this dwelling are rent \$1,550 and utilities \$199 for a total \$1,749/mo. This home is approximately 282 sf smaller than the subject but is functionally equivalent. The home was built in 1995. This home is located 8 miles from the subject. This home is in the Round Rock school district.

Chosen Comparable

All the comparable properties are functionally equivalent to the subject property and DS&S; however, comparable property 28(T)-02 is the most comparable because of its similarity, condition the majority of the amenities of the residence are replaced. Even though the chosen comparable is approximately 58 square feet smaller than the subject, it has two additional bedrooms and 1 additional bath and has a 2 car garage which mor than adequately replaces the loss in square feet from the subject. This home is very good condition and is very similar to the quality and condition of the subject. This replacement dwelling is functionally equivalent to the subject. It is close to shopping and restaurants. Because of the extremely limited number of available rental properties at this time, even though this house has two additional bedrooms and one additional bath and the added two car garage this is the most comparable property available. Because Ms. Fahy is low income for this area the income calculation is utilized to provide for the greater benefit.

The supplement is calculated as follows:

 Replacement Cost
 \$74,371.50

 Less 30% Gross Income
 \$25,402.86

 Replacement supplement
 \$48,968.64

Comparable replacement property data is based on the Residential Comparison Index as per TxDOT ROW Volume 3 Relocation Assistance Manual page 21-5 and 21-6.

Provisions of Last resort Housing apply to this calculation as the supplement payment estimate exceeds \$7,200. It is recommended that the relocation supplement payment in the amount of \$48,968.64 be authorized to allow the subject household to relocate into a suitable, decent, safe and sanitary replacement dwelling.

The supplemental payment(s) on page 1 have been determined by me and are to be used in connection with a federal-aid highway project. The replacement housing used for these supplement computations are certified to be fair housing open to all persons regardless of race, color, religion, age, sex, national origin or handicap and consistent with the requirements of Title VIII of the Civil Rights Act of 1968. I have no direct nor indirect, present or contemplated interest in this transaction nor will I derive any benefit from the supplemental payment.

Prepared by: (signature)	8-10-2022 Date
Danny Jackson Project Manager Right of Way of Texas, LLC.	
Approval by:	
Lisa Dworaczyk	8.10.22
(signature)	Date
Lisa Dworaczyk ROW Project Manager	

Contact Notes

Project Southeast Loop Parcel 28 Name Catherine Fahy (Tenant)

Date	Comments
1000	Catherine Fahy
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	n
7-19-22	Met with Catherine Fahy to discuss here relocation eligibility. I explained her eligibility
	for a rent supplement and moving. She provided me all needed documentation and income information and I took pictures of displacement site.
	She is the mother in law of the owner, she does not have a lease agreement when she
	does not pay rent or utilities. I explained that I would research and prepare a rent
	supplement but because she does not pay any rent. I explained that I would have to do
	a fair market rent for her bas rent. She is considered low income for the area and the
will was	supplement may be based of her income. I explained that that once the supplement is
	calculated I will be sending out a 90 day letter with the supplement information.
	I also explained the 30 day letter that they will receive once the parcel is acquired. She said that she understood
00 10 22	
08-10-22	90 day letter sent with supplement information.
08-19-22	Called Catherine Fahy to follow up on 90 day letter (left message)
09-01-22	Called Catherin Fahy and discussed rent supplement and moving. She said she was
10 12 22	working to get moving estimate and would send me a copy when received.
10-12-22	Catherine Fahy called to say she has moved to her new place. I told her that I would
44 02 22	prepare claim documents and get with her.
11-02-22	Met with Catherine to do DSS inspection of replacement dwelling and have her sign
44.22.22	claim documents.
11-22-22	Prepared claim package for rent supplement and moving and sent to Sheets and
	Crossfield for review, approval and payment.