1		Judge Ronald B. Leighton						
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8	UNITED STATES DISTRICT COURT							
9	FOR THE WESTERN DIST AT TAC							
10	UNITED STATES OF AMERICA,	Case No. 3:09-CV-05660-RBL						
11	Plaintiff,	STIPULATED JUDGMENT						
12	v.	DETERMINING JUST COMPENSATION						
13	18.55 ACRES OF LAND, MORE OR LESS,							
14	SITUATE IN CLARK COUNTY, STATE OF WASHINGTON, AND DANIEL W.	Noted on Motion Calendar:						
15	KELLER, JAMES F. KELLER AND LEONARD L. CEBULA, TRUSTEES OF	December 9, 2009						
16	THE FRANCES M. KELLER TRUST; et al.,							
17	Defendants.							
18	Plaintiff, United States of America, and th	e Defendants, Daniel W. Keller, James F.						
19	Keller and Leonard L. Cebula, Trustees of the Fra	nces M. Keller Trust; Birtcher Business Center						
20	Vancouver, LLC; and First Independent Bank (co	llectively, the "Stipulation Defendants"),						
21	having either an ownership or other interest in the subject property, having agreed upon the							
22	amount of just compensation for the taking in this	condemnation action, and the Court being						
23	fully advised in the premises,							
24	Finds that these proceedings have been con	nducted according to law, and this Court has						
25	jurisdiction over the parties and the subject matter Page 1 – STIPULATED JUDGMENT DETERMIT JUST COMPENSATION							

THEREFORE IT IS ORDERED, ADJUDGED AND DECREED THAT:

7)	1	Ω n	October	21	2000	Plaintiff,	United	States	of /	Amarica	filed a	Compl	aint	for
_	_	1.	On	October	<i>Z</i> 1,	2009.	Piainuii.	Umitea	States	OI	america.	med a	Combi	aını	IOI

- 3 Condemnation. On the same date the Plaintiff filed a Declaration of Taking to acquire the fee
- 4 interest in the subject property as described and stated in Schedules B and C of said Declaration
- of Taking. As of October 21, 2009, title to the subject property became vested in the United
- 6 States of America.

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- 7 2. In accordance with an Option Agreement dated July 29, 2009, between the Plaintiff
- 8 and the Defendant, Frances M. Keller Trust, who was at the time the fee owner of the subject
- 9 property, the Plaintiff has deposited the sum of Five Million Six Hundred Thirty-One Thousand
- 10 Two Hundred Seventy-One Dollars (\$5,631,271.00) representing the amount due under the
- Option Agreement for the purchase of the subject property, less the amount of Two Hundred
- 12 Thousand Dollars (\$200,000.00) having previously been paid to said Defendant as required by
- the Option Agreement.
- 14 3. All Stipulation Defendants hereby concur that the amount of Five Million Eight
- Hundred Thirty-One Thousand Two Hundred Seventy-One Dollars (\$5,831,271.00) as stated in
- 16 the Option Agreement represents full and fair just compensation for the subject property taken by
- 17 the United States of America from the Stipulation Defendants and said amount shall be full and
- complete satisfaction of any and all claims whatsoever by the Stipulation Defendants against the
- 19 United States of America by reason of the institution of this action and the taking of the subject
- 20 property.
- 21 4. The sums now on deposit with the Court should be disbursed to the Defendants
- 22 named in this Stipulated Judgment and allocated as follows:
- 23 a. Daniel W. Keller, James, F. Keller and Leonard L. Cebula, Trustees of the
- 24 Frances M. Keller Trust, the sum of \$2,126,397.39;
- 25 /////

1		b. Birtcher Business Center Vancouver, LLC, the sum of \$814,344.00;
2		c. First Independent Bank, the sum of \$2,648,529.61.
3	5.	The sum of \$42,000.00 shall remain on deposit with the Court, pending further
4	stipulation o	or order of this Court.
5	6.	Each Stipulation Defendant warrants it has the exclusive right to the compensation
6	herein and t	hat no other party is entitled to the same or any part thereof by reason of any
7	unrecorded	agreement.
8	7.	All remaining entities with a purported interest in the subject property who have
9	been given	notice of the condemnation – Eastgate Plaza, LLC, Wal-Mart Stores, Inc., and Sun
10	Country Ho	mes, Inc have been served with notice of the application for disbursement of funds
11	as stated in	this Stipulation.
12	8.	The City of Vancouver, also named in Schedule E of the Declaration of Taking as
13	having a po	ssible interest in the subject property, having conveyed all interest in the same to the
14	United State	es of America by Quit Claim Deed recorded on October 21, 2009 under Clark County
15	Auditor's F	ile 4612571D, is not a party to this action.
16	9.	Judgment is hereby entered in accordance with this Stipulation. This judgment does
17	not determine	ne whether any entity other than the Stipulation Defendants is entitled to any
18	compensation	on.
19	10.	The Clerk of the Court shall promptly distribute the funds on deposit in accordance
20	with paragra	aph 4 above to Daniel W. Keller, James F. Keller and Leonard L. Cebula, Trustees of
21	the Frances	M. Keller Trust, Keller & Keller, P.C., PO Box 14746, Portland, OR 97293-0746,
22	the sum of S	\$2,126,397.39; Birtcher Business Center Vancouver, LLC, the sum of \$814,344.00
23	payable as f	Follows: Birtcher Business Center Vancouver, LLC, 5335 SW Meadows Rd, #430,
24	Lake Oswe	go, Oregon 97035, the sum of \$764,344.00 and to Jordan Schrader Ramis PC, Two
25	Centerpoint	e Drive, 6 th Floor, Lake Oswego, Oregon 97035, the sum of \$50,000.00; First

Page 3 – STIPULATED JUDGMENT DETERMINING

JUST COMPENSATION

1	Independent Bank, 1220 Main Street, Suite 1, Vancouver, Washington 98660, attention: Greg
2	Froman, the sum of \$2,648,529.61.
3	IT IS SO ORDERED THIS 10 th DAY OF December, 2009.
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5	ROMB Centim
6	RONALD B. LEIGHTON
7	UNITED STATES DISTRICT JUDGE
8	Jenny A. Durkan, United States Attorney
9	By: /s/ Phillip H. Lynch Date: December 8, 2009
10	By: /s/ Phillip H. Lynch Date: December 8, 2009 Phillip H. Lynch, Assistant U.S. Attorney
11	
12	The Frances M. Keller Trust
13	By: /s/ William M. Keller Date: December 4, 2009
14	William M. Keller, Attorney for
15	The Frances M. Keller Trust
16	Birtcher Business Center Vancouver, LLC
17	
18	By: <u>/s/ Harlan Jones</u> Harlan Jones, Attorney for Birtcher Center Date: <u>December 3, 2009</u>
19	Vancouver, LLC
20	First Independent Bank
21	1 115t Independent Bunk
22	By: /s/ David E. Gregerson Date: December 5, 2009
23	David E. Gregerson, Attorney for First Independent Bank
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