Hem 5B revised exh.

EXHIBIT F

ACCEPTANCE CERTIFICATE

1.	Equipment_delivered and accepted: Lessee has received in good condition all of the Equipment
,. <u> </u>	described in the Agreement and in Exhibit D thereto and accepts the Equipment for all purposes this
2	Equipment delivery has not vet taken place: The Equipment described in the Agreement and in Exhibit D thereto, has not been delivered, but is scheduled to be delivered within 18 months. Lessor has agreed to deposit into an escrow account an amount sufficient to pay the total cost of the Equipment identified in Exhibit D of the Agreement. Exhibit E accurately reflects the Lease Amount. Lessee agrees to execute an Acceptance Certificate and Payment Request Form authorizing payment of the cost of the Equipment, or a portion thereof, for each withdrawal of funds from the Escrow Account. Lessee's obligation to commence Rental Payments as set forth in Exhibit E-Payment Schedule is absolute and unconditional as of the Commencement Date, subject to the terms and conditions of the Agreement. Lessee further acknowledges that the Agreement is not subject to the successful delivery of the Equipment, and that in the event of non-performance by the Vendor, Lessee will retain all responsibility for performance under the Agreement.
3	Vendor will be paid in full prior to delivery of equipment: A 100% pre-funding will be made by Lessor to Vendor of the lease amount identified as "Equipment Cost" on the Exhibit E – Payment Schedule of the Agreement. Lessee agrees to indemnify and hold Lessor harmless from and against any and all claims, costs and expenses incurred (including Lessor's attorneys' fees). Lessee further acknowledges that the Agreement is not subject to the successful delivery of the Equipment, and that in the event of non-performance by the Vendor, Lessee will retain all responsibility for performance under the Agreement.
confirms that t	tifies that Lessor has fully and satisfactorily performed all of its covenants and obligations required under the Agreement, and he Agreement will commence as defined by "Commencement Date" in the attached Agreement, and it will commence payments
in accordance	with Article VI of the Agreement.
The unders II of the Agree reasonable as	signed officer of the Lessee hereby reaffirms on behalf of the Lessee in all respects the covenants of the Lessee set forth in Article tement and represents that, to the best of his or her knowledge, information and belief, the expectations therein expressed were of the Commencement Date, and that there were, and are as of the date on which they were made, and are reasonable as of the ent Date, no facts, estimates or circumstances other than those expressed therein that would materially affect the expectations
The unders II of the Agree reasonable as Commenceme	signed officer of the Lessee hereby reaffirms on behalf of the Lessee in all respects the covenants of the Lessee set forth in Article tement and represents that, to the best of his or her knowledge, information and belief, the expectations therein expressed were of the Commencement Date, and that there were, and are as of the date on which they were made, and are reasonable as of the ent Date, no facts, estimates or circumstances other than those expressed therein that would materially affect the expectations
The unders II of the Agree reasonable as Commenceme	signed officer of the Lessee hereby reaffirms on behalf of the Lessee in all respects the covenants of the Lessee set forth in Article ament and represents that, to the best of his or her knowledge, information and belief, the expectations therein expressed were of the Commencement Date, and that there were, and are as of the date on which they were made, and are reasonable as of the ent Date, no facts, estimates or circumstances other than those expressed therein that would materially affect the expectations rein.

Date:

By: Carol Trujillo

Title: Deputy City Attorney

City of Chula Vista

(Attorney)