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REAL ESTATE TRANSFER DISCLOSURE STATEMENT (CALIFORNIA CIVIL CODE §1102, ET SEQ.) (C.A.R. Form TDS, Revised 6/24)

	his property is a duplex, triplex or fourp	lex.	A TDS is required for all units. This	ΓDS is	for ALL units (or \square on	ly unit(s)).
THI	S DISCLOSURE STATEMENT CON		NS THE REAL PROPERTY SITUANTY OF			F CALIFORNIA
DE	SCRIBED AS,		5.		, 0.74.2 0	
CO	S STATEMENT IS A DISCLOSUMPLIANCE WITH § 1102 OF THE CID BY THE SELLER(S) OR ANY ACTION A SUBSTITUTE FOR ANY INS	JEN.	CODE AS OF (DATE)	CIPAL	. IT IS NOT A WARI L(S) IN THIS TRANS	RANTY OF ANY SACTION, AND
dep	I. COORD Real Estate Transfer Disclosure States ending upon the details of the particula dential property).	nent	rion with other disclosurism ade pursuant to § 1102 of the of the state transaction (for example: specific spec	Civil Co	ode. Other statutes re	quire disclosures, e-money liens on
Rep in co	estituted Disclosures: The following discort/Statement that may include airport and connection with this real estate transfer, are same:	noya	inces, earthquake, fire, flood, or specia	al asses	ssment information, hav	ve or will be made
	Inspection reports completed pursuant to Additional inspection reports or disclosure		contract of sale or receipt for deposit.			
	No substituted disclosures for this transf		I. SELLER'S INFORMATION			
Buy autl enti THI OF	e Seller discloses the following information in deverse may rely on this information in demorizes any agent(s) representing any ty in connection with any actual or an E FOLLOWING ARE REPRESENTATHE AGENT(S), IF ANY. THIS INFONTRACT BETWEEN THE BUYER A	matic cidir prin ticip TIO DRM	on with the knowledge that even any whether and on what terms to purcipal(s) in this transaction to providuated sale of the property. NS MADE BY THE SELLER(S) A ATION IS A DISCLOSURE AND I	irchase de a co	e the subject propert opy of this statement RE NOT THE REPR	y. Seller hereby to any person or ESENTATIONS
	NTRACT BETWEEN THE BUTER A ler □ <u>is</u> □ <u>is not</u> occupying the					
A .	The subject property has the ite Range Oven Microwave Dishwasher Trash Compactor Garbage Disposal Washer/Dryer Hookups Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Air Conditioning Evaporator Cooler(s) Wall/Window Air Conditioning Sprinklers	ems	checked below:* Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) Garage: Attached Not Attached Carport Automatic Garage Door Opener(s) Number Remote Controls Sauna Hot Tub/Spa: Locking Safety Cover	0	Water Heater: Gas Solar E Water Supply: City Well Private Utility or Other Gas Supply: Utility Bottled (Window Screens Window Security Ba Quick Release Me Bedroom Window Water-Conserving Pl	(Tank) rs echanism on s
Exh	aust Fan(s) in 220	Volt	Wiring in l	Fireplac	ce(s) in	(22222)
	Gas Starter Roof(s): Type: Other:				Age:	(approx.)
	there, to the best of your (Seller's) knowle			ng cond	dition? □ Yes/□ No. If y	res, then describe.
(Atta	ach additional sheets if necessary):					
(*s	ee note on page 2)					

Buyer's Initials ___

Seller's Initials _

Pro	perty Address: Date:	
В.	Are you (Seller) aware of any significant defects/malfunctions in any of the following? \square Yes/ \square No. If yes, che space(s) below.	eck appropriate
	\square Interior Walls \square Ceilings \square Floors \square Exterior Walls \square Insulation \square Roof(s) \square Windows \square Doors \square Found	
	□ Driveways □ Sidewalks □ Walls/Fences □ Electrical Systems □ Plumbing/Sewers/Septics □ Other Structure	al Components
	(Describe:	
-	If any of the above is checked, explain. (Attach additional sheets if necessary.):)
	*Installation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwelling. The cadevice, garage door opener, or child-resistant pool barrier may not be in compliance with the safety standards relating carbon monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division 12 of, automatic restandards of Chapter 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the pool safety standards (commencing with § 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code. Window secure have quick-release mechanisms in compliance with the 1995 edition of the California Building Standards Code. § 11 Code requires all single-family residences built on or before January 1, 1994, to be equipped with water-conserving pafter January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before January altered or improved is required to be equipped with water-conserving plumbing fixtures as a condition of final appropriate this dwelling may not comply with § 1101.4 of the Civil Code.	to, respectively, eversing device ls of Article 2.5 ity bars may not 01.4 of the Civil lumbing fixtures 1, 1, 1994, that is
C.	Are you (Seller) aware of any of the following:	
	1. Substances, materials, or products which may be an environmental hazard such as, but not limited to, asbestos formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contaminated soil or water	r
	on the subject property	□ Yes □ No
	whose use or responsibility for maintenance may have an effect on the subject property	□ Yes □ No
	 Any encroachments, easements or similar matters that may affect your interest in the subject property Room additions, structural modifications, or other alterations or repairs made without necessary permits 	🗆 Yes 🗆 No
	5. Room additions, structural modifications, or other alterations or repairs not in compliance with building codes	
	(Note to C4 and C5: If transferor acquired the property within 18 months of accepting an offer to sell it, transferor shall make additional disclosures regarding the room additions, structural modifications, or other alterations repairs on a Seller Property Questionnaire (C.A.R. Form SPQ).)	
	6. Fill (compacted or otherwise) on the property or any portion thereof	🗆 Yes 🗆 No
	7. Any settling from any cause, or slippage, sliding, or other soil problems8. Flooding, drainage or grading problems	
	9. Major damage to the property or any of the structures from fire, earthquake, floods, or landslides	□ Yes □ No
	10. Any zoning violations, nonconforming uses, violations of "setback" requirements.11. Neighborhood noise problems or other nuisances.	□ Yes □ No
	12. CC&R's or other deed restrictions or obligations	□ Yes □ No
	13. Homeowners' Association which has any authority over the subject property	est
	15. Any notices of abatement or citations against the property	□ Yes □ No
	16. Any lawsuits by or against the Seller threatening to or affecting this real property, claims for damages by the Selle pursuant to § 910 or 914 threatening to or affecting this real property, claims for breach of warranty pursuant to § 900 threatening to or affecting this real property, or claims for breach of an enhanced protection agreement pursuant to § 903 threatening to or affecting this real property, including any lawsuits or claims for damage pursuant to § 910 or 914 alleging a defect or deficiency in this real property or "common areas" (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	t s
If th	e answer to any of these is yes, explain. (Attach additional sheets if necessary.):	
	e anower to any or those to yee, explain. (mach additional cheete in necessary.).	
D.	1. The Seller certifies that the property, as of the close of escrow, will be in compliance with § 13113.8 of the He Code by having operable smoke detector(s) which are approved, listed, and installed in accordance with the Stat	ealth and Safety e Fire Marshal's
	regulations and applicable local standards. 2. The Seller certifies that the property, as of the close of escrow, will be in compliance with § 19211 of the Health a by having the water heater tank(s) braced, anchored, or strapped in place in accordance with applicable law.	and Safety Code
the	er certifies that the information herein is true and correct to the best of the Seller's knowledge as of the Seller.	
Sel	er Date er Date	
Sel	er Date	

EQUAL HOUSING

Property Address:	Date:
III. AGENT'S INSPECTION	
(To be completed only if the Seller is represent	,
THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF PROPERTY AND BASED ON A REASONABLY COMPETENT ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION V	Γ AND DILIGENT VISUAL INSPECTION OF THE
☐ See attached Agent Visual Inspection Disclosure (AVID Form)	
☐ Agent notes no items for disclosure.	
□ Agent notes the following items:	
	(Please Print)
By(Associate Licensee or Broker Sign.	Date
() additional of Broker eight	
IV. AGENT'S INSPECTION	
(To be completed only if the agent who has obtained	,
THE UNDERSIGNED, BASED ON A REASONABLY COMPETE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING	NI AND DILIGENT VISUAL INSPECTION OF THE DWING:
☐ See attached Agent Visual Inspection Disclosure (AVID Form)	
☐ Agent notes no items for disclosure.	
☐ Agent notes the following items:	
Agent (Broker Obtaining the Offer)	
By(Associate Licensee or Broker Sign.	Date
V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFES PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVIS	SIONAL ADVICE AND/OR INSPECTIONS OF THE
SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS	
I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT.	
Seller	Date
Seller	Date
Buver	Date
Buyer	Date
Agent (Broker Representing Seller)	(Please Print)
By(Associate Licensee or Broker Sign.	ature) Date
Agent (Broker Obtaining the Offer)	
By	Date
(Associate Licensee or Broker Signate	ature)

§ 1102.3 OF THE CIVIL CODE PROVIDES A BUYER WITH THE RIGHT TO RESCIND A PURCHASE CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY OCCURS AFTER THE SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD.

A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE. IF YOU DESIRE LEGAL ADVICE, CONSULT YOUR ATTORNEY.

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TRANSFER OF LISTING AGREEMENT

(C.A.R. Form TOL, Revised 12/24)

$\overline{}$		("Broker") has entered into a written Residential Li	sting Agreement OR
	ease Listing, \square Other	, dated	("Listing"),
with			("Principal"),
on p	property known as		("Property").
□Р	roperty is in escrow with	(Escrow). Escrow	#
		terminate their agency relationship, duties and responsibilities with and to each othe	
Listi	ing to		("New Broker"),
sub	ject to the terms and cond	ditions specified below.	
1.	transferred to New Broke Listing and shall be designed	nd Broker agree that by signing below, the Listing (and any addenda or amendment) sha er and all duties of Broker arising out of the Listing shall be terminated. New Broker agree gnated and serve as the Principal's Broker for the sale or lease of the Property. If New nent, that listing agreement shall replace the current Listing.	es to the terms of that
2.	OR (2) (if checked) ☐ Pr B. (1) New Broker agresside of the transaction deed, or other evide New Broker of comp	s to pay Broker \$, for out-of-pocket expenses, costs incurred, and serty prior to transfer of the Listing rincipal owes no compensation to Broker. Sees to pay Broker% of the total gross compensation earned by New Broker (basen), OR, payable through escrow, if used in Principal's transaction (i) ence of transfer, or (ii) if completion of the transaction is prevented by default of the Principal of the Principal of the Broker owes no compensation to Broker.	sed upon Principal's
3.	Principal acknowledges,	HIPS: Principal agrees that any agency relationship with Broker arising out of the L prior to the execution of this transfer agreement, receipt of the attached "Disclosure Rorm AD) from New Broker.	isting is terminated. egarding Real Estate
4.	Seller as an amendment deliver any new docume escrow instructions as m	already in escrow, New Broker shall: (i) Provide an Agency Confirmation (C.A.R. Form a to the purchase agreement reflecting New Broker's agency relationship in place of Brokents related to compensation that are necessary for Escrow or buyer's broker; and (iii) hay be reasonably necessary to confirm the transfer of this listing to New Broker.	er's; (ii) Execute and Execute any further
5.	MLS ACCESS: has sub which expires on transfer, the MLS listing, property to the MLS.	mitted the Listing toMultiple Listing Service ("MLS (date). Broker agrees to immediately cancel, or if applicable pursuant to the and to take any further actions as may be reasonably necessary to allow New Broker to	"), #, ne rules of the MLS, o submit a listing of a
	immediately delivered to	icable, any and all trust funds currently held by Broker or received for the benefit of to New Broker for deposit into New Broker's trust account in compliance with the Busin ble laws or □ returned to the party for which the money is held in trust.	he Property shall be ess and Professions
7.	AGENT: The Listing was	s obtained through	("Agent").
	A Annut in un laurun	s obtained through (a salesperson or broker-associate working through Broker) affiliated with Broker, or as of (Date) will no longer be affiliated with	la Dualiana Assaultasa
	A Agent is no longer	(not) be affiliated with New Broker.	n Broker. Agent, as
8.	documents pertaining to authorizes Agent to deliv	AND DOCUMENTS: Agent acknowledges the obligation to deliver to Broker copies of the Listing, and within Agent's custody and control, that have not previously been provider to New Broker copies of those files and documents. New Broker acknowledges Agention files and documents that have not previously been delivered to Broker.	ed to Broker. Broker
9.	all duties and obligations demands that each may harmless from any such	s provided herein, from this date forward, Broker and Principal mutually agree to: (i) Related to contained in or arising under the Listing; (ii) mutually agree to release each other from a have against the other by reason of the Listing that may arise from this day forward; and (is claims, actions and demands. However, Broker and Principal agree that the dispute resting Agreement shall control any dispute arising out of this transfer of the Listing.	Il claims, actions and iii) to hold each other
10.	OTHER TERMS		



Principal	Date	
Broker (Firm)	DRE Lic#	
By (Broker/Office Manager)	DRE Lic#Date	
New Broker (Firm)	DRE Lic#	
By (Broker/Office Manager)	DRE Lic# Date	

By signing below Principal, Broker and New Broker each acknowledges that each has read, understands, has received a copy

of, and agrees to the terms of this Transfer of Listing Agreement.

By signing below Agent acknowledges that Agent has read, understands, and received a copy of this Transfer of Listing Agreement.

Agent ______ Date _____

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VACANT LAND LISTING AGREEMENT (C.A.R. Form VLL, Revised 12/24)

		epared:		W •	•••
1. EXCLUSIVE AUTHORIZATION:("Own hereby employs and grants("Broi					,
			ker")		
				SE, EXCHANGE, OPTION, or OTHER	
	citu	real property	(City)	(County), California, (Zip Coerty") for the Listing Period in paragraph 2A(1).	;
	Δος	aleu	al No ("Prope	(County), Calliornia, (Zip County) for the Listing Period in paragraph 2A(1)	Jue
2.	TEF	RMS OF LIST	rING AGREEMENT: The items in this oplanation. This form is 6 pages. Own	paragraph are contractual terms of the Agreement. Referenced paragraph	aphs
		Para #	Paragraph Title or Contract Term	Terms and Conditions	
	Α	Representa	tion		
Α	(1)		Listing Period	Beginning (date) Ending at 11:59 P.M. on (da	ıte)
Α	(2)		Listing Price	Dollars (\$)
_	В		Property Specific Listings	☐ Manufactured (mobile) home (C.A.R. Form MHLA attached)	
	_		Troporty opeomic Eleminge	☐ Probate, conservatorship or guardianship (C.A.R. Form PLA attached)	
	С	Compensa	ation: NOTICE: The amount or r	rate of real estate commissions is not fixed by law. They	ara
		set by eac	h broker individually and may be tion Advisory (C.A.R. Form BCA).	be negotiable between Owner and Broker. See attached Bro	ker
С	(1)	4B	Compensation to Owner's Broker	% of the listing price AND, if any,; OR 🗆 \$;
			(only Owner's side of transaction)	OR □ see attached Broker-created compensation schedule.	
				(% above is based on purchase price if Owner and buyer sign a purchase agreem	
C	(2)	4C	☐ Additional Compensation if buyer is unrepresented	% of the purchase price AND if any,; OR □ \$ OR □ see attached Broker-created compensation schedule.	;
			(Does NOT apply to dual agency)	(If Broker represents both buyer and Seller, buyer side compensation shall specified in a separate written agreement between Broker and Buyer.)	I be
C	(3)	4D(2)	Continuation of Right to Compensation for Broker Identified Prospective Buyers	The Continuation Period shall be calendar days after the Listing Period or extension ("Continuation Period").	any
С	(4)	4F Owner Obligation to Pay Previous		Previous Listing/Other broker(s):	
	` ,		Brokers	Compensation to above broker(s) owed if Property transferred to:	
	D	Items Inten	ded to be included and Excluded		
Б	(1)	5A	Items Included	;	;
	` ,		;	;	·
D	(2)	5A	Excluded Items:		;
_			;	;	
D	(3)	5B	Leased Items:	□ Solar Power System(s); □	;
┢	(4)	5B	Liened Items:	□ Solar Power System(s); □	<u> </u>
Ľ	·(+)	30			
	Е	MLS and Pu	ıblic Marketing		
E	(1)		Property will be marketed in the following MLS	Primary See C.A.R. Form MLSA. Other(s):	
E	(2)	10	Publication of Seller willingness to consider concessions	If checked below: (i) Seller authorizes Broker to market that Seller is willing to consoffers asking for concessions; and (ii) No amount of the possible concession wistated in such marketing unless Seller notifies Broker in writing of the amount.	
				☐ In the MLS(s) listed above, if permitted by that MLS☐ In any other marketing outside of the MLS	
E	(3)	12A	☐ Owner instructs Broker not to take o	or use photographs in marketing, except as required by MLS rules.	
	F	Owner and	Broker Duties		
F	(1)	7B	Timing of Presentation of Offers	Owner instructs Broker to present all offers received as soon as practicable OR Offers shall be presented on (date) or days after the property is listed as active on the MLS.	

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Owner's Initials ___



Propert	y Address: _			Date:
F(2)	7E	Investigation Reports	✓ Natural Hazard Disclosure ☐ Structural Pest Control, ☐ General Property Inspection, ☐ Homeowners Association Documents, ☐ Preliminary (Title) Report, ☐ Roof Inspection, ☐ Pool Inspection, ☐ Septic/Sewer Inspection, ☐ Other:	Owner shall order and pay for any reports selected within 5 (or) days of the Beginning Date of this Agreement
G	21	Exceptions to Ownership/Title		
Н		☐ Owner intends to include a co C.A.R. Form SPRP).	ntingency to purchase a replacement propert	y as part of any transaction (see
ı			Intentionally Left Blank	
J	13, 14	Owner Opt Outs	☐ Key safe/Lockbox☐ Signs	
K		Additional Terms		
	Advisories Broker C REO Adv Short Sal	AND ADDENDA: compensation Advisory (C.A.R. Forisory Listing (C.A.R. Form REOL le Information and Advisory (C.A. visory (C.A.R. Form TA)) R. Form SSIA)	
В.	Addenda. Dither:	The addenda identified below are	incorporated into this Agreement.	
. co	MPENSATIO	ON TO BROKER:		
		nount or rate of real estate con able between Owner and Broke	nmissions is not fixed by law. They are er.	set by each Broker individually an
	-			

- B. COMPENSATION TO BROKER: Owner agrees to pay to Broker as compensation for services under this Agreement, the amount specified in paragraph 2C(1).
- C. OPTIONAL ADDITIONAL COMPENSATION FOR UNREPRESENTED BUYER: Owner agrees to pay Broker the additional amount specified in paragraph 2C(2), if checked, for services rendered only if the buyer is not represented by a real estate agent. If a buyer is represented by a real estate agent, whether working through Broker or another brokerage company, then paragraph 2C(2) does not apply.
- D. COMPENSATION TERMS: Compensation is earned, and Owner shall pay Broker as follows:
 - (1) Completed Transaction or Owner Default: If during the Listing Period, or any extension, Broker, cooperating broker, Owner or any other person procures a ready, willing, and able buyer(s) whose offer to purchase the Property on any price and terms is accepted by Owner, provided the buyer completes the transaction or is prevented from doing so by Owner. (Broker is entitled to compensation whether any escrow resulting from such offer closes during or after the expiration of the Listing Period, or any extension.)
- OR (2) Continuation of Right to Compensation for Broker Procured Buyer(s): If, during the Continuation Period specified in paragraph 2C(3), or the same period of time after any cancellation of this Agreement, unless otherwise agreed, Owner enters into a contract to sell, convey, lease or otherwise transfer the Property to anyone ("Prospective Buyer") or that person's related entity:
 - who physically entered and was shown the Property during the Listing Period or any extension by Broker or a any other broker; or
 - for whom Broker or any other broker submitted to Owner a signed, written offer to acquire, lease exchange or obtain an option on the Property.

Broker's right to compensation pursuant to this paragraph shall only apply if, prior to expiration of this Agreement or any extension, Broker delivers to Owner a written notice of the names of such Prospective Buyers (C.A.R. Form NPB).

OR (3) Owner Interference with Listing: If, without Broker's prior written consent, the Property is withdrawn from sale, conveyed, leased, rented, otherwise transferred, or made unmarketable by a voluntary act of Owner during the Listing Period, or any extension.



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Property Address:	Date:
- F	

E. ADDITIONAL COMPENSATION TERMS:

- (1) Buyer Breach and Owner Recovery of Damages: If completion of the sale is prevented by a party to the transaction other than Owner, then compensation which otherwise would have been earned under paragraph 4 shall be payable only if and when Owner collects damages by suit, arbitration, settlement or otherwise, and then in an amount equal to the lesser of one-half of the damages recovered or the above compensation, after first deducting title and escrow expenses and the expenses of collection and suit, if any.
- (2) **Escrow Instructions:** Owner hereby irrevocably assigns to Broker the above compensation from Owner's funds and proceeds in escrow. Broker may submit this Agreement, as instructions to compensate Broker pursuant to **paragraph 4**, to any escrow regarding the Property involving Owner and a buyer, Prospective Buyer or other transferee.

F. COMPENSATION OBLIGATIONS TO OTHER BROKERS:

- (1) Owner represents that Owner has not previously entered into a listing agreement with another broker regarding the Property, unless specified in paragraph 2C(4).
- (2) Owner warrants that Owner has no obligation to pay compensation to any other broker regarding the Property unless the Property is transferred to any of the individuals or entities specified in **paragraph 2C(4)**.
- (3) If the Property is sold to anyone specified in **paragraph 2C(4)** during the time Owner is obligated to compensate another broker: (i) Broker is not entitled to compensation under this Agreement; and (ii) Broker is not obligated to represent Owner in such transaction.
- 5. A. ITEMS EXCLUDED AND INCLUDED: Unless otherwise specified in a real estate purchase agreement, all fixtures and fittings that are attached to the Property are included, and personal property items are excluded, from the purchase price.

 Owner intends that the items specified in paragraph 2D be included or excluded in offering the Property for sale, but understands that: (i) the purchase agreement supersedes any intention expressed above and will ultimately determine which items are excluded and included in the transaction; and (ii) Broker is not responsible for and does not guarantee that the above exclusions and/or inclusions will be in the purchase agreement.
 - B. LEASED OR NOT OWNED ITEMS; LIENED ITEMS: The items specified in paragraph 2D(3) are leased or not owned by Owner and the items specified in paragraph 2D(4) have been financed and a lien has been placed on the Property to secure payment. Owner will provide to the buyer, as part of the purchase agreement, copies of lease documents, or other documents obligating Owner to pay for any such leased or liened item.
- 6. OWNER REPRESENTATIONS: Owner represents that, unless otherwise specified in writing, Owner is unaware of: (i) any Notice of Default recorded against the Property; (ii) any delinquent amounts due under any loan secured by, or other obligation affecting, the Property; (iii) any bankruptcy, insolvency or similar proceeding affecting the Property; (iv) any litigation, arbitration, administrative action, government investigation or other pending or threatened action that affects or may affect the Property or Owner's ability to transfer it; and (v) any current, pending or proposed special assessments affecting the Property. Owner shall promptly notify Broker in writing if Owner becomes aware of any of these items during the Listing Period or any extension thereof.

7. BROKER'S AND OWNER'S DUTIES:

- A. BROKER RESPONSIBILITY, AUTHORITY AND LIMITATIONS: Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement. Unless Owner gives Broker written instructions to the contrary, Broker is authorized, but not required, to (i) order reports and disclosures including those specified in paragraph 7E as necessary, (ii) advertise and market the Property by any method and in any medium selected by Broker, including MLS and the internet, and, to the extent permitted by these media, control the dissemination of the information submitted to any medium; and (iii) disclose to any real estate licensee making an inquiry the receipt of any offers on the Property and the offering price of such offers.
- **B. IDENTIFICATION OF OWNER:** Owner shall present to Broker a government issued, signed, photo identification or other identification acceptable to Broker, within **5 Days** of the beginning date of this Listing Agreement. If Owner does not produce such identification, Broker has the right to unilaterally cancel this Listing Agreement.

C. PRESENTATION OF OFFERS:

- (1) Strategies Affecting Delayed Offers and Buyer Broker Compensation: There are different strategies for obtaining the best offer for Owner. Owner is advised that certain buyers may prefer not to be in a competitive situation and either may not make an offer if there is an instruction that all offers will be presented at a later specified time or may try to make a "preemptive" offer that will expire shortly, hoping that Owner will accept before the presentation date. Additionally, certain buyers may not be able or allowed to pay compensation to a buyer's broker. These buyers may request for Owner to pay buyer's broker through a term in the purchase agreement or through a separate compensation agreement. Owner is advised to discuss and consider the best strategy for Owner related to the presentation of offers.
- (2) (A) Owner Instructs Broker to Present Offers: Broker agrees to present all offers received for Owner's Property, and present them to Owner as soon as possible, unless Owner gives Broker written instructions to the contrary.
- OR (B) Owner Instructs Broker not to Present Offers until a Later Time: If checked in paragraph 2F(1), Owner has elected to have Broker hold all offers and present them to Owner as specified in paragraph 2F(1). Broker will inform Owner that an offer has come in, but will not submit the offer to Owner, unless specifically instructed otherwise, in writing. Local MLS rules may impact this practice and whether it will provide any benefit to Owner. Broker and Owner may amend this instruction by agreeing in writing.
- D. OWNER GOOD FAITH: Owner agrees to consider offers presented by Broker, and to act in good faith to accomplish the sale of the Property by, among other things, making the Property available for showing at reasonable times and, subject to paragraph 2C(4), referring to Broker all inquiries of any party interested in the Property. Owner is responsible for determining at what price to list and sell the Property.



Property Address: ______ Date: _____

E. INVESTIGATIONS AND REPORTS: Owner agrees, within the time specified in paragraph 2F(2), to order and, when required by the service provider, pay for all reports specified in paragraph 2F(2). If Property is located in a Common Interest Development or Homeowners Association, Owner is advised that there may be benefits to obtaining any required documents prior to entering into escrow with any buyer. Such benefits may include, but not be limited to, potentially being able to lower costs in obtaining the documents and avoiding any potential delays or complications due to late or slow delivery of such documents.

- F. UNDISCLOSED CONDITIONS; INCOMPLETE OR INCORRECT INFORMATION: Owner further agrees to indemnify, defend and hold Broker harmless from all claims, disputes, litigation, judgments, and costs arising from any incorrect or incomplete information supplied by Owner, or from any material facts that Owner knows but fails to disclose including dangerous or hidden conditions on the Property.
- 8. **DEPOSIT:** Broker is authorized to accept and hold on Owner's behalf any deposits to be applied toward the purchase price.

9. AGENCY RELATIONSHIPS:

- A. DISCLOSURE: Owner acknowledges receipt of a \(\mathbb{E}'\) Disclosure Regarding Real Estate Agency Relationship" (C.A.R. Form AD).
- B. OWNER REPRESENTATION: Broker shall represent Owner in any resulting transaction, except as specified in paragraph 2G.

C. POSSIBLE DUAL AGENCY:

- (1) **Disclosure and Consent in a Transaction:** Depending upon the circumstances, it may be necessary or appropriate for Broker to act as an agent for both Owner and buyer, exchange party, or one or more additional parties ("Buyer"). Broker shall, as soon as practicable, disclose to Owner any election to act as a dual agent representing both Owner and Buyer. If a Buyer is procured directly by Broker or an associate-licensee in Broker's firm, Owner hereby consents to Broker acting as a dual agent for Owner and Buyer. In the event of an exchange, Owner hereby consents to Broker collecting compensation from additional parties for services rendered, provided there is disclosure to all parties of such agency and compensation. Owner understands and agrees that: a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either Buyer's or Owner's financial position, motivations, bargaining position, or other personal information that may impact price, including the Owner's willingness to accept a price less than the listing price or Buyer's willingness to pay a price greater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties. Compensation is not necessarily determinative of agency.
- (2) Showing Properties: Owner acknowledges that real estate brokers must have a written agreement in order to work with a buyer before showing properties to that buyer and that some buyers working through Broker may consider or make an offer on Owner's property. Owner consents to Broker entering into a representation agreement with a buyer, and if that buyer makes an offer on Owner's property, Broker will become a dual agent representing both that buyer and Owner.
- (3) Potentially Competing Owners and Buyers: Owner understands that Broker may have or obtain listings on other properties, and that potential buyers may consider, make offers on, or purchase through Broker, property the same as or similar to Owner's Property. Owner consents to Broker's representation of Owners and buyers of other properties before, during and after the end of this Agreement. Owner acknowledges receipt of a
 ""Possible Representation of More than One Buyer or Seller Disclosure and Consent" (C.A.R. Form PRBS).
- D. UNREPRESENTED BUYERS: If a buyer is interested in viewing Owner's Property is not already represented by a real estate broker, and such buyer refuses to be represented by Broker, Owner authorizes Broker to obtain a signed document from such buyer refusing representation by Broker. Broker shall provide such buyers, at the earliest practicable time, a disclosure of non-representation, such as Buyer Non-Agency (CAR Form BNA) or Open House and Visitor Non-Agency Disclosure and Sign-In (C.A.R. Form OHNA-SI).
- **E. CONFIRMATION:** Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or concurrent with Owner's execution of a purchase agreement.
- F. TERMINATION OF AGENCY RELATIONSHIP: Owner acknowledges and agrees that the representation duties of, and agency relationship with, Broker terminate at the expiration of this Agreement or, if it occurs first, the completion of any transaction specified in this Agreement.

10. SELLER CONCESSIONS:

- Concessions are monetary payments that a seller agrees to contribute towards a buyer's expenses and other costs a buyer is responsible for in the transaction.
- Concessions may include, but are not limited to, costs of escrow or title, lender fees, repairs, inspections and buyer broker compensation.
- Concessions specified in the MLS must be allowed to be used for any permissible buyer expense or cost and must
 not specify the concessions are to be used for broker compensation. However, a term in the buyer's offer may specify
 that the Seller agrees to pay all or a portion of the compensation that the buyer owes its broker.
- Concessions identified in an MLS listing are not promises to pay but instead indicate to a buyer that the seller will
 consider offers asking for concessions. Concessions specified in the MLS are not intended to be binding on Seller
 unless included in the accepted purchase agreement.



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11. SECURITY, INSURANCE, SHOWINGS, AUDIO AND VIDEO: Broker is not responsible for loss of or damage to personal or real property, or injury to person, whether attributable to use of a keysafe/lockbox, a showing of the Property, or otherwise. Third parties, including, but not limited to, appraisers, inspectors, brokers and prospective buyers, may have access to, and take videos and photographs of, the interior of the Property. Owner agrees: (i) to take reasonable precautions to safeguard and protect valuables that might be accessible during showings of the Property; and (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect Owner. Persons visiting the Property may not be aware that they could be recorded by audio or visual devices installed by Owner (such as "nanny cams" and hidden security cameras). Owner is advised to post a notice disclosing the existence of security devices.

12. PHOTOGRAPHS AND INTERNET ADVERTISING:

- A. In order to effectively market the Property for sale it is often necessary to provide photographs, virtual tours and other media to buyers. Unless checked in paragraph 2E(3), Owner agrees that Broker or others may photograph or otherwise electronically capture images of the exterior and interior of the Property ("Images") for static and/or virtual tours of the Property by buyers and others for use on Broker's website, the MLS, and other marketing materials and sites. Owner acknowledges that if Broker engages third parties to capture and/or reproduce and display Images, the agreement between Broker and those third parties may provide such third parties with certain rights to those Images. The rights to the Images may impact Broker's control or lack of control of future use of the Images. If Owner is concerned, Owner should request that Broker provide any third parties' agreement impacting the Images. Owner also acknowledges that once Images are placed on the internet neither Broker nor Owner has control over who can view such Images and what use viewers may make of the Images, or how long such Images may remain available on the internet. Owner further assigns any rights in all Images to the Broker/Agent and agrees that such Images are the property of Broker/Agent and that Broker/Agent may use such Images for advertising, including post transaction and for Broker/Agent's business in the future.
- **B.** Owner acknowledges that prospective buyers and/or other persons coming onto the Property may take photographs, videos or other images of the Property. Owner understands that Broker does not have the ability to control or block the taking and use of Images by any such persons. Once Images are taken and/or put into electronic display on the internet or otherwise, neither Broker nor Owner has control over who views such Images nor what use viewers may make of the Images.
- 13. KEYSAFE/LOCKBOX: A keysafe/lockbox is designed to hold a key to the Property to permit access to the Property by Broker, cooperating brokers, MLS participants, their authorized licensees and representatives, authorized inspectors, and accompanied prospective buyers. Owner further agrees that Broker, at Broker's discretion, and without further approval from Owner, shall have the right to grant access to and convey Owner's consent to access the Property to inspectors, appraisers, workers, repair persons, and other persons requiring entry to the Property in order to facilitate the sale of the Property. Broker, cooperating brokers, MLS and Associations/Boards of REALTORS® are not insurers against injury, theft, loss, vandalism or damage attributed to the use of a keysafe/lockbox.
 - A. Unless checked in paragraph 2J, Owner authorizes Broker to install a keysafe/lockbox.
 - **B. TENANT-OCCUPIED PROPERTY:** If Owner does not occupy the Property, Owner shall be responsible for obtaining occupant(s)' written permission for use of a keysafe/lockbox (C.A.R. Form KLA).
- 14. SIGN: Unless checked in paragraph 2J, Owner authorizes Broker to install a FOR SALE/SOLD sign on the Property.
- 15. EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws.
- **16. ATTORNEY FEES**: In any action, proceeding or arbitration between Owner and Broker arising out of this Agreement, Owner and Broker are each responsible for paying their own attorney's fees and costs except as provided in **paragraph 19A**.
- 17. MANAGEMENT APPROVAL: If an associate-licensee in Broker's office (salesperson or broker-associate) enters into this Agreement on Broker's behalf, Broker or Manager has the right to cancel this Agreement, in writing, within 5 days After its execution.
- 18. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Owner and Owner's successors and assigns.

19. DISPUTE RESOLUTION:

- A. MEDIATION: (1) Owner and Broker agree to mediate any dispute or claim arising between them under this Agreement, before resorting to arbitration or court action. (2) Mediation fees, if any, shall be divided equally among the parties involved. (3) If, for any dispute or claim to which this paragraph applies, any party (the non-mediating party) (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then if the non-mediating party is the losing party in any such action, the prevailing party in such action shall be entitled to recover attorney fees from the non-mediating party, notwithstanding the terms in paragraph 16. (4) Exclusions from this mediation agreement are specified in paragraph 19B.
- B. ADDITIONAL MEDIATION TERMS: The following matters shall be excluded from mediation: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code § 2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provisions.
- C. ARBITRATION ADVISORY: If Owner and Broker desire to resolve disputes arising between them through arbitration rather than court, they can document their agreement by attaching and signing an Arbitration Agreement (C.A.R. Form ARB).



Agreement ar	PEEMENT: All prior discussions			
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VLL REVISED 12/24 (PAGE 6 OF 6)





VACANT LAND PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

(C.A.R. FORM VLPA, Revised 7/24)

1.	OFF	pared: ER: THIS IS AN	OFFER FROM		("Buyer")
	\blacksquare	Individual(s),	, □ A Corporation, □ A Partnership, [□ An LLC, □ Other	
	B.	THE PROPE	RTY to be acquired is		. situated
		in	(City),	(County), Ca	alifornia,(Zip Code)
		Assessor's F	Parcel No(s).		("Property")
		Further Des	scribed As	ent from city jurisdiction. Buyer is advis	and to investigate)
2. 3.	D. AGE A. B. C. D.	Buyer and SinCY: DISCLOSUF Form AD) if Signed by Bi CONFIRMA' Seller's Bro Is the broker Seller's Ager Is (check one Buyer's Age Is the broker Buyer's Age Is (check one More than POTENTIAL of More than	eller are referred to herein as the "Partieller are referred to herein as the "Partieller are represented by a real estate licensee uyer. Seller's Agent is not legally oblig TION: The following agency relationsh kerage Firm	Lice or broker associate); or □ both the Buyer's a Lice or broker associate); or □ both the Buyer's a Lice on the Buyer and Seller (Dual Agent). Licer or broker associate); or □ both the Buyer's a □ Buyer. See, Additional Broker Acknowled LERS: The Parties each acknowledge receip Consent" (C.A.R. Form PRBS). DSTS: The items in this paragraph are cor	this Agreement. ate Agency Relationship" (C.A.R. give to Seller's Agent the AD formigned by Seller. nse Number
	Refe	erenced para	graphs provide further explanation. Th	nis form is 17 pages. The Parties are advise	ed to read all 17 pages.
		Para #	Paragraph Title or Contract Term	Terms and Conditions	Additional Terms
	<u> </u>	Para # 5. 5B (cash)	Paragraph Title or Contract Term Purchase Price		Additional Terms
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E			Purchase Price	\$Days after Acceptance	
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D() E()	(1) (2) (1)	5, 5B (cash) 40A 5A(1) 5A(2) 5C(1)	Purchase Price Close Of Escrow (COE) Expiration of Offer Initial Deposit Amount □ Increased Deposit Loan Amount(s): First Interest Rate Points Additional Financed Amount Interest Rate	Days after Acceptance OR on (date) 3 calendar days after all Buyer Signature(s) or (date) at 5PM or AM/□ PM \$ (% of purchase price) (% number above is for calculation purposes and is not a contractual term) See attached Increased Deposit Addendum (C. \$ (% of purchase price) Fixed rate or □ Initial adjustable rate • not to exceed % • Buyer to pay up to points to obtain rate above \$ (% of purchase price) Fixed rate or □ Initial adjustable rate • not to exceed % • Buyer to pay up to points to obtain	within 3 (or) business days after Acceptance by wire transfer OR □
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D() D() E()	(1) (2) (1)	5, 5B (cash) 40A 5A(1) 5A(2) 5C(1) 7A	Purchase Price Close Of Escrow (COE) Expiration of Offer Initial Deposit Amount Increased Deposit Loan Amount(s): First Interest Rate Points Additional Financed Amount Interest Rate Points Intended Use	Days after Acceptance OR on (date) 3 calendar days after all Buyer Signature(s) or AM/□ PM \$ % of purchase price) (% number above is for calculation purposes and is not a contractual term) See attached Increased Deposit Addendum (Comparison of purchase price) Fixed rate or □ Initial adjustable rate • not to exceed% • Buyer to pay up to points to obtain rate above \$ (% of purchase price) Fixed rate or □ Initial adjustable rate • not to exceed % • Buyer to pay up to points to obtain rate above Investment OR □	within 3 (or) business days after Acceptance by wire transfer OR □
D() D() E() E()	(1) (2) (1)	5, 5B (cash) 40A 5A(1) 5A(2) 5C(1) 7A 5D	Purchase Price Close Of Escrow (COE) Expiration of Offer Initial Deposit Amount Increased Deposit Loan Amount(s): First Interest Rate Points Additional Financed Amount Interest Rate Points Interded Use Balance of Down Payment	\$Days after Acceptance OR on (date) 3 calendar days after all Buyer Signature(s) or	within 3 (or) business days after Acceptance by wire transfer OR □
D() D() E()	(1) (2) (1) (2) (3) F	5, 5B (cash) 40A 5A(1) 5A(2) 5C(1) 7A 5D	Purchase Price Close Of Escrow (COE) Expiration of Offer Initial Deposit Amount □ Increased Deposit Loan Amount(s): First Interest Rate Points Additional Financed Amount Interest Rate Points Intended Use Balance of Down Payment PURCHASE PRICE TOTAL	\$Days after Acceptance OR on (date) 3 calendar days after all Buyer Signature(s) or	within 3 (or) business days after Acceptance by wire transfer OR □
E((1) (2) (1) (2) (3)	5, 5B (cash) 40A 5A(1) 5A(2) 5C(1) 5C(2) 7A 5D SELLER PA 5E	Purchase Price Close Of Escrow (COE) Expiration of Offer Initial Deposit Amount Increased Deposit Loan Amount(s): First Interest Rate Points Additional Financed Amount Interest Rate Points Intended Use Balance of Down Payment PURCHASE PRICE TOTAL AYMENT TO COVER BUYER EXPEN	\$Days after Acceptance OR on(date) 3 calendar days after all Buyer Signature(s) or	within 3 (or) business days after Acceptance by wire transfer OR □

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Buyer's Initials _____/___ Seller's Initials _____/



Property	Address:			Date:
G(3)	21	□ Seller Payment for Buyer's Obligation to compensate Buyer's Broker	Seller agrees to pay, out of the transaction proprice AND, if applicable \$ OR, if the obligation of Buyer to compensate Buyer's I	f checked □ \$ toward
		Buyer Compensation Affirmation	Buyer affirmatively represents that, at the time t agreement with Buyer's Broker that: (i) is valid; provides for compensation for no less than the	(ii) covers the Property; and (iii)
	Para #	Paragraph Title or Contract Term	Terms and Conditions	Additional Terms
H(1)	5B	Verification of All Cash (sufficient funds)	Attached to the offer or □ 3 (or) Days after Acceptance	
H(2)	6A	Verification of Down Payment and Closing Costs	Attached to the offer or □ 3 (or) Days after Acceptance	
H(3)	6B	Verification of Loan Application	Attached to the offer or □ 3 (or) Days after Acceptance	☐ Prequalification ☐ Preapproval ☐ Fully underwritten preapproval
_			Intentionally Left Blank	
J	19	Final Verification of Condition	5 (or) Days prior to COE	
К	26	Assignment Request	17 (or) Days after Acceptance	
L		CONTINGENCIES	TIME TO REMOVE CONTINGENCIES	CONTINGENCY REMOVED
L(1)	8A	Loan(s)	17 (or) Days after Acceptance	□ No loan contingency
L(2)	8B	Appraisal: Appraisal contingency based upon appraised value at a minimum of purchase price or	17 (or) Days after Acceptance	☐ No appraisal contingency Removal of appraisal contingency does not eliminate appraisal cancellation rights in FVAC.
L(3)	8C	☐ Purchase of Manufactured Home Buyer has (or ☐ has not) entered into contract to purchase a personal property manufactured home	17 (or) Days after Acceptance ☐ Shall remain in effect until the Close Of Escrow of the Property	REMOVAL OR WAIVER OF CONTINGENCY:
L(4)	8D	☐ Construction Loan Financing A draw from the construction loan will not (or ☐ will) be used to finance the Property	17 (or) Days after Acceptance	Any contingency in L(1)-L(10) may be removed or waived by checking the applicable box above or attaching a Contingency Removal
L(5)	8E, 15	Investigation of Property	17 (or) Days after Acceptance	(C.A.R. Form CR-B) and checking the applicable box therein. Removal
			7 (or) Days after Acceptance ormational purposes only is NOT a contingency ion rights for Buyer.	or Waiver at time of offer is against Agent advice. See paragraph 8K.
L(6)	8F	Insurance	17 (or) Days after Acceptance	☐ CR-B attached
L(7)	8G, 17A	Review of Seller Documents	17 (or) Days after Acceptance, or 5 Days after Delivery, whichever is later	
L(8)	8H, 16A	Preliminary ("Title") Report	17 (or) Days after Acceptance or 5 Days after Delivery, whichever is later	
L(9)	8l, 11E	Common Interest Disclosures Per Civil Code § 4525 or this Agreement	17 (or) Days after Acceptance or 5 Days after Delivery, whichever is later	
L(10)	8J, 9B(2)	Review of leased or liened items (E.g. solar panels or propane tanks)	17 (or) Days after Acceptance, or 5 Days after Delivery, whichever is later	
L(11)	8M	Sale of Buyer's Property Sale of Buyer's property is not a contingency, UNLESS checked here: □ C.A.R. Form COP attached		
		Possession	Time for Performance	Additional Terms
М	3R	Vacant Lot Delivery ☐ Lease/tenant in place	Upon notice of recordation On COE Date	Property to be delivered subject to tenant rights, except
N		Documents/Fees/Compliance	Time for Performance	
N(1)	17A	Seller Delivery of Documents	7 (or) Days after Acceptance	
N(2)	22B	Sign and return Escrow Holder General Provisions, Supplemental Instructions	5 (or) Days after receipt	
N(3)	11E(2)	Time to pay fees for ordering HOA Documents	3 (or) Days after Acceptance	
N(4)	36	Evidence of representative authority	3 Days after Acceptance	
0			Intentionally Left Blank	

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EQ	UAL HO	USING

Property	Address:			Date:	
Р	P Items Included and Excluded				
P(1)	9	Items Included - All items specified in	Paragraph 9B are included and the following	, if checked:	
				O	
P(2)	9	Excluded Items:	;		
Q	Allocation	of Costs			
	Para #	Item Description	Who Pays (if Both is checked, cost to be split equally unless Otherwise Agreed)	Additional Terms	
Q(1)		Natural Hazard Zone Disclosure Report, including tax information	☐ Buyer ☐ Seller ☐ Both	☐ Environmental ☐ Other ☐ Provided by:	
Q(2)	15B(1)(D)	Environmental Survey (Phase I)	□ Buyer □ Seller □ Both		
Q(3)	10	Gov't Point of Sale Requirements Inspections and reports	□ Buyer □ Seller □ Both		
Q(4)	22B	Escrow Fees	☐ Buyer ☐ Seller ☐ Both ☐ Each to pay their own fees	Escrow Holder:	
Q(5)	16	Owner's title insurance policy	□ Buyer □ Seller □ Both	Title Company (If different from Escrow Holder):	
Q(6)		Buyer's Lender title insurance policy	Buyer	Unless Otherwise Agreed, Buyer shall purchase any title insurance policy insuring Buyer's lender.	
Q(7)		County transfer tax, fees	□ Buyer □ Seller □ Both		
Q(8)		City transfer tax, fees	☐ Buyer ☐ Seller ☐ Both		
Q(9)	11E(2)	HOA fee for preparing disclosures	Seller		
Q(10)		HOA certification fee	Buyer		
Q(11)		HOA transfer fees	☐ Buyer ☐ Seller ☐ Both	Unless Otherwise Agreed, Seller	
				shall pay for separate HOA move- out fee and Buyer shall pay for separate move-in fee. Applies if separately billed or itemized with cost in transfer fee.	
Q(12)		Private transfer fees	Seller, or if checked, □ Buyer □ Both		
Q(13)		(A) Reports Reports	□ Buyer □ Seller □ Both □ Buyer □ Seller □ Both		
Q(14)		(A) fees/costs (B) fees/costs			
R	12	Additional Tenancy Documents: Incompared to the control of the c	ome and Expense Statements Tenant Estoppe	el Certificate	
S	OTHER TER	RMS:			
A.	PROPERTY Probate A Residentia Other OTHER ADI	agreement Purchase Addendum (C.A.F. al Units Purchase Addendum (C.A.R. F. DENDA: This Agreement is subject to the subject to t	subject to the terms contained in the Adder R. Form PA-PA) Form RU-PA) the terms contained in the Addenda checke	d below:	
	□ Addendum # (C.A.R. Form ADM) □ Back Up Offer Addendum (C.A.R. Form BUO) □ Assumed Financing Addendum (C.A.R. Form AFA) □ Septic, Well, Property Monument and Propane Addendum (C.A.R. Form SWPI) □ Buyer Intent to Exchange Addendum (C.A.R. Form BXA) □ Other Other				



Property Address:	Date:
C. BUYER AND SELLER ADVISORIES: (Note: All Advisor	ries below are provided for reference purposes only and are not
intended to be incorporated into this Agreement.)	
☑ Buyer's Vacant Land Additional Investigation Advisory (C.A.R. Form BVLIA)
☑ Fair Housing and Discrimination Advisory (C.A.R. Form)	FHDA)
Wire Fraud Advisory (C.A.R. Form WFA)	☑ Cal. Consumer Privacy Act Advisory (C.A.R. Form CCPA)
(Parties may also receive a p	privacy disclosure from their own Agent.)
☐ Wildfire Disaster Advisory (C.A.R. Form WFDA)	☐ Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)
☐ Trust Advisory (C.A.R. Form TA)	☐ Short Sale Information and Advisory (C.A.R. Form SSIA)
☐ REO Advisory (C.A.R. Form REO)	☐ Probate Advisory (C.A.R. Form PA)
☐ Other:	□ Other
5. ADDITIONAL TERMS AFFECTING PURCHASE PRICE: Bu	yer represents that funds will be good when deposited with Escrow
Holder.	
A DEDOCIT	

- (1) INITIAL DEPOSIT: Buyer shall deliver deposit directly to Escrow Holder. If a method other than wire transfer is specified in paragraph 3D(1) and such method is unacceptable to Escrow Holder, then upon notice from Escrow Holder, delivery shall
- be by wire transfer.

 RETENTION OF DEPOSIT: Paragraph 36, if initialed by all Parties or otherwise incorporated into this Agreement, specifies a remedy for Buyer's default. Buyer and Seller are advised to consult with a qualified California real estate attorney: (i) Before adding any other clause specifying a remedy (such as release or forfeiture of deposit or making a deposit non-refundable) for failure of Buyer to complete the purchase. Any such clause shall be deemed invalid unless the clause independently satisfies the statutory liquidated damages requirements set forth in the Civil Code: and (ii) Regarding possible liability and remedies if Buyer fails to deliver the deposit.
- ALL CASH OFFER: If an all cash offer is specified in paragraph 3A, no loan is needed to purchase the Property. This Agreement is NOT contingent on Buyer obtaining a loan. Buyer shall, within the time specified in paragraph 3H(1), Deliver written verification of funds sufficient for the purchase price and closing costs.

LOAN(S)

- FIRST LOAN: This loan will provide for conventional financing UNLESS Seller Financing (C.A.R. Form SFA), Assumed Financing, Subject to Financing, or Other is checked in paragraph 3E(1).
 ADDITIONAL FINANCED AMOUNT: If an additional financed amount is specified in paragraph 3E(2), that amount will
- (2) ADDITIONAL FINANCED AMOUNT: If an additional financed amount is specified in paragraph 3E(2), that amount will provide for conventional financing UNLESS Seller Financing (C.A.R. Form SFA), Assumed Financing, Subject To Financing, or Other is checked in paragraph 3E(2).
 (3) BUYER'S LOAN STATUS: Buyer authorizes Seller and Seller's Authorized Agent to contact Buyer's lender(s) to determine the status of any Buyer's loan specified in paragraph 3E, or any alternate loan Buyer pursues, whether or not a contingency of this Agreement. If the contact information for Buyer's lender(s) is different from that provided under the terms of paragraph 6B, Buyer shall Deliver the updated contact information within 1 Day of Seller's request.
 (4) ASSUMED OR SUBJECT TO FINANCING: Seller represents that Seller is not delinquent on any payments due on any loans. If the Property is acquired subject to an existing loan, Buyer and Seller are advised to consult with legal counsel regarding the ability of an existing lender to call the loan due, and the consequences thereof.
 D. BALANCE OF PURCHASE PRICE (DOWN PAYMENT, paragraph 3F)(including all-cash funds) to be deposited with Escrow Holder pursuant to Escrow Holder instructions.
- Holder pursuant to Escrow Holder instructions.
- E. LIMITS ON CREDITS TO BUYER: Any credit to Buyer as specified in paragraph 3G(1) or Otherwise Agreed, from any source, for closing or other costs that is agreed to by the Parties ("Contractual Credit") shall be disclosed to Buyer's lender, if any, and made at Close Of Escrow. If the total credit allowed by Buyer's lender ("Lender Allowable Credit") is less than the Contractual Credit, then (i) the Contractual Credit from Seller shall be reduced to the Lender Allowable Credit, and (ii) in the absence of a separate written agreement between the Parties, there shall be no automatic adjustment to the purchase price to make up for the difference between the Contractual Credit and the Lender Allowable Credit.

 ADDITIONAL FINANCING TERMS:

- DITIONAL FINANCING TERMS:

 VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Written verification of Buyer's down payment and closing costs, within the time specified in paragraph 3H(2) may be made by Buyer or Buyer's lender or loan broker pursuant to paragraph 6B. VERIFICATION OF LOAN APPLICATIONS: Buyer shall Deliver to Seller, within the time specified in paragraph 3H(3) a letter from Buyer's lender or loan broker stating that, based on a review of Buyer's written application and credit report, Buyer is prequalified or preapproved for any NEW loan specified in paragraph 3E. If any loan specified in paragraph 3E is an adjustable rate loan, the prequalification or preapproval letter shall be based on the qualifying rate, not the initial loan rate.

 BUYER STATED FINANCING: Seller is relying on Buyer's representation of the type of financing specified (including, but not limited to, as applicable, all cash, amount of down payment, or contingent or non-contingent loan). Seller has agreed to a specific closing date, purchase price, and to sell to Buyer in reliance on Buyer's specified financing. Buyer shall pursue the financing specified in this Agreement, even if Buyer also elects to pursue an alternative form of financing. Seller has no obligation to cooperate with Buyer's efforts to obtain any financing other than that specified in this Agreement but shall not interfere with closing at the purchase price on the COE date (paragraph 3B) even if based upon alternate financing. Buyer's inability to obtain alternate financing does not excuse Buyer from the obligation to purchase the Property and close escrow as specified in this Agreement. financing does not excuse Buyer from the obligation to purchase the Property and close escrow as specified in this Agreement.

CLOSING AND POSSESSION:

- INTENDED USE: Buyer intends to use the Property as indicated in paragraph 3E(3). Intended use may impact available
- CONDITION OF PROPERTY ON CLOSING: Unless Otherwise Agreed: (i) the Property shall be delivered "As-Is" in its PRESENT physical condition as of the date of Acceptance; (ii) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow or at the time possession is delivered to Buyer, if not on the same date. If items are not removed when possession is delivered to Buyer, all items shall be deemed abandoned. Buyer, after first Delivering to Seller written notice to remove the items within **3 Days**, may pay to have such items removed or disposed of and may bring legal action, as per this Agreement, to receive reasonable costs from Seller.
- Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller and Agents may not be aware of all defects affecting the Property or other factors that Buyer considers important. Property improvements may not be built according to code, in compliance with current Law, or have had all required permits issued and/or finalized.



Property Address:	Date:
D. Seller shall, on Close Of Escrow unless Otherwise Agreed and	even if Seller remains in possession, provide keys, passwords,

codes and/or means to operate all locks, mailboxes, and all items included in either paragraph 3P or paragraph 9. If the Property is a condominium or located in a common interest development, Seller shall be responsible for securing or providing any such items for Association amenities, facilities, and access. Buyer may be required to pay a deposit to the Owners' Association ("HOA") to obtain keys to accessible HOA facilities.

CONTINGENCIÉS AND REMOVAL OF CONTINGENCIES:

LOAN(S):

- (1) This Agreement is, unless otherwise specified in paragraph 3L(1) or an attached CR form, contingent upon Buyer obtaining the loan(s) specified. If contingent, Buyer shall act diligently and in good faith to obtain the designated loan(s). If there is no appraisal contingency or the appraisal contingency has been waived or removed, then failure of the Property to appraise at the purchase price does not entitle Buyer to exercise the cancellation right pursuant to the loan contingency if Buyer is otherwise qualified for the specified loan and Buyer is able to satisfy lender's nonappraisal conditions for closing the loan.
- Buyer is advised to investigate the insurability of the Property as early as possible, as this may be a requirement for lending. Buyer's ability to obtain insurance for the Property, including fire insurance, is part of Buyer's Insurance contingency. Failure of Buyer to obtain insurance may justify cancellation based on the Insurance contingency but not the loan contingency.

Buyer's contractual obligations regarding deposit, balance of down payment and closing costs are not contingencies of this

Agreement, unless Otherwise Agreed.

If there is an appraisal contingency, removal of the loan contingency shall not be deemed removal of the appraisal contingency.

NO LOAN CONTINGENCY: If "No loan contingency" is checked in paragraph 3L(1), obtaining any loan specified is NOT a contingency of this Agreement. If Buyer does not obtain the loan specified, and as a result is unable to purchase the Property, Seller may be entitled to Buyer's deposit or other legal remedies.

- (1) This Agreement is, unless otherwise specified in paragraph 3L(2) or an attached CR form, contingent upon a written appraisal of the Property by a licensed or certified appraiser at no less than the amount specified in paragraph 3L(2), without requiring repairs or improvements to the Property. Appraisals are often a reliable source to verify square footage of the subject Property. However, the ability to cancel based on the measurements provided in an appraisal falls within the Investigation of Property contingency. The appraisal contingency is solely limited to the value determined by the appraisal. For any cancellation based upon this appraisal contingency, Buyer shall Deliver a Copy of the written appraisal to Seller, upon request by Seller.
- NO APPRAISAL CONTINGENCY: If "No appraisal contingency" is checked in paragraph 3L(2), then Buyer may not use the loan contingency specified in paragraph 3L(1) to cancel this Agreement if the sole reason for not obtaining the loan is that the appraisal relied upon by Buyer's lender values the property at an amount less than that specified in **paragraph 3L(2)**. If Buyer is unable to obtain the loan specified solely for this reason, Seller may be entitled to Buyer's deposit or other legal

- (3) Fair Appraisal Act: See paragraph 33 for additional information.

 MANUFACTURED HOME PURCHASE: If checked in paragraph 3L(3), this Agreement is contingent upon Buyer acquiring a personal property manufactured home to be placed on the Property after Close Of Escrow.

 CONSTRUCTION LOAN FINANCING: If checked in paragraph 3L(4), this Agreement is contingent upon Buyer obtaining a
- INVESTIGATION OF PROPERTY: This Agreement is, as specified in paragraph 3L(5), contingent upon Buyer's acceptance of the condition of, and any other matter affecting, the Property.
- INSURANCE: This Agreement is, as specified in paragraph 3L(6), contingent upon Buyer's assessment of the availability and
- approval of the cost for any insurance policy desired under this Agreement.

 REVIEW OF SELLER DOCUMENTS: This Agreement is, as specified in paragraph 3L(7), contingent upon Buyer's review and approval of Seller's documents required in paragraph 17A.

TITLE:

- This Agreement is, as specified in **paragraph 3L(8)**, contingent upon Buyer's ability to obtain the title policy provided for in **paragraph 16G** and on Buyer's review of a current Preliminary Report and items that are disclosed or observable even if not on record or not specified in the Preliminary Report, and satisfying Buyer regarding the current status of title. Buyer is advised to review all underlying documents and other matters are considered in the Preliminary Report and the preliminary Report and other matters are considered to review and in the Preliminary Report and the p referenced in the Preliminary Report and any plotted easements.
- Buyer has **5 Days** after receipt to review a revised Preliminary Report, if any, furnished by the Title Company and cancel the transaction if the revised Preliminary Report reveals material or substantial deviations from a previously provided Preliminary
- CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES (IF APPLICABLE): This Agreement is, as specified in paragraph 3L(9), contingent upon Buyer's review and approval of Common Interest Disclosures required by Civil Code § 4525 and under paragraph 11E ("CI Disclosures").
- BUYER REVIEW OF LEASED OR LIENED ITEMS CONTINGENCY: Buyer's review of and ability and willingness to assume any lease, maintenance agreement or other ongoing financial obligation, or to accept the Property subject to any lien, disclosed pursuant to paragraph 9B(2), is, as specified in paragraph 3L(10), a contingency of this Agreement. Any assumption of the lease shall not require any financial obligation or contribution by Seller. Seller, after first Delivering a Notice to Buyer to Perform, may cancel this Agreement if Buyer, by the time specified in paragraph 3L(10), refuses to enter into any necessary written agreements to accept responsibility for all obligations of Seller-disclosed leased or liened items.

 REMOVAL OR WAIVER OF CONTINGENCIES WITH OFFER: Buyer shall have no obligation to remove a contractual contingency unless Seller has provided all required documents, reports, disclosures, and information pertaining to that contingency. If Buyer does remove a contingency without first receiving all required information from Seller Buyer is
- that contingency. If Buyer does remove a contingency without first receiving all required information from Seller, Buyer is relinquishing any contractual rights that apply to that contingency. If Buyer removes or waives any contingencies without an adequate understanding of the Property's condition or Buyer's ability to purchase, Buyer is acting against the advice of Agent.

REMOVAL OF CONTINGENCY OR CANCELLATION:

- (1) For any contingency specified in paragraph 3L, 8, or elsewhere Buyer shall, within the applicable period specified, remove the contingency or cancel this Agreement.
- For the contingencies for review of Seller Documents, Preliminary Report, and Condominium/Planned Development Disclosures, Buyer shall, within the time specified in **paragraph 3L** or **5 Days** after Delivery of the applicable Seller Documents, Preliminary Report, or CI Disclosures, whichever occurs later, remove the applicable contingency in writing or cancel this Agreement.

EQUAL HOUSI	

M. SALE OF BUYER'S PROPERTY: This Agreement and Buyer's ability to obtain financing are NOT contingent upon the sale of any property owned by Buyer unless the Sale of Buyer's Property (C.A.R. Form COP) is checked as a contingency of this Agreement

in paragraph 3L(11).
ITEMS INCLUDED IN AND EXCLUDED FROM SALE:

- NOTE TO BUYER AND SELLER: Items listed as included or excluded in the Multiple Listing Service (MLS), flyers, marketing materials, or disclosures are NOT included in the purchase price or excluded from the sale unless specified in this paragraph or paragraph 3P or as Otherwise Agreed. Any items included herein are components of the Property and are not intended to affect the price. All items are transferred without Seller warranty. ITEMS INCLUDED IN SALE:

- All EXISTING fixtures and fittings that are attached to the Property; LEASED OR LIENED ITEMS AND SYSTEMS: Seller, within the time specified in paragraph 3N(1), shall (i) disclose to Buyer if any item or system specified in **paragraph 3P** or **9B** or otherwise included in the sale is leased, or not owned by Seller, or is subject to any maintenance or other ongoing financial obligation, or specifically subject to a lien or other encumbrance or loan, and (ii) Deliver to Buyer all written materials (such as lease, warranty, financing, etc.) concerning any
- Seller represents that all items included in the purchase price, unless Otherwise Agreed, (i) are owned by Seller and shall be transferred free and clear of liens and encumbrances, except the items and systems identified pursuant to paragraph 9B(2), and (ii) are transferred without Seller warranty regardless of value. Seller shall cooperate with the identification of any software or applications and Buyer's efforts to transfer any services needed to operate any Smart Home Features or other items included in this Agreement, including, but not limited to, utilities or security systems.

(4) A complete inventory of all personal property of Seller currently used in the operation of the Property and included in the purchase price shall be delivered to Buyer within the time specified in **paragraph 3N(1)**.

Seller shall deliver title to the personal property by Bill of Sale, free of all liens and encumbrances, and without warranty of

As additional security for any note in favor of Seller for any part of the purchase price, Buyer shall execute a UCC-1 Financing Statement to be filed with the Secretary of State, covering the personal property included in the purchase, replacement thereof, and insurance proceeds.

ITEMS EXCLUDED FROM SALE: Unless Otherwise Agreed, all items specified in paragraph 3P(2) are excluded from the sale. 10. ALLOCATION OF COSTS

INSPECTIONS, REPORTS, TESTS, AND CERTIFICATES: Paragraphs 3Q(1), (2), (3), and (13) only determines who is to pay for the inspection, report, test, certificate or service mentioned; it does not determine who is to pay for any work recommended or identified in any such document. Agreements for payment of required work should be specified elsewhere in paragraph 3Q, or 3S, or in a separate agreement (such as C.A.R. Forms RR, RRRR, ADM or AEA). Any reports in these paragraphs shall be Delivered in the time specified in Paragraph 3N(1).

GOVERNMENT POINT OF SALE REQUIREMENTS: Point of sale inspections and reports refer to any such actions required to

be completed before or after Close Of Escrow that are required in order to close under any Law. If any point of sale requirement requires repairs, retrofits or additional costs beyond an inspection or report, further written agreement regarding costs is required. If an agreement is reached, and unless Parties Otherwise Agree to another time period, any such repair, retrofit, or work shall be completed prior to final verification of Property. If Buyer agrees to pay for any portion of such repair, Buyer, shall (i) directly pay to the vendor completing the repair or (ii) provide an invoice to Escrow Holder, deposit funds into escrow sufficient to pay for Buyer's portion of such repair and request Escrow Holder pay the vendor completing the repair. If agreement is not reached within the time for removing the Buyer Investigation contingency, then either party may cancel the Agreement.

WITHHOLDING TAXES: Buyer and Seller hereby instruct Escrow Holder to withhold the applicable required amounts to comply with federal and California withholding Laws and forward such amounts to the Internal Revenue Service and Franchise Tax Board, respectively. However, no federal withholding is required if, prior to Close Of Escrow, Seller Delivers (i) to Buyer and Escrow Holder a fully completed affidavit (C.A.R. Form AS) sufficient to avoid withholding pursuant to federal withholding Law (FIRPTA); OR (ii) to a qualified substitute (usually a title company or an independent escrow company) a fully completed affidavit (C.A.R. Form AS) sufficient to avoid withholding pursuant to federal withholding Law AND the qualified substitute Delivers to Buyer and Escrow Holder an affidavit signed under penalty of perjury (C.A.R. Form QS) that the qualified substitute has received the fully completed Seller's affidavit and the Seller states that no federal withholding is required; OR (iii) to Buyer other documentation satisfying the requirements under Internal Revenue Code § 1445 (FIRPTA). No withholding is required under California Law if, prior to Close Of Escrow, Escrow Holder has received sufficient documentation from Seller that no withholding is required, and Buyer has been informed by Escrow Holder.

MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to § 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Seller nor Agent are required to check this website. If Buyer wants further information, Agent recommends that Buyer obtain information from this website during Buyer's investigation contingency period. Agents do not have expertise in this area.)

NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply to inform you that information about the general legation of the continuous provided simply a provided simply the information about the general legation of the continuous provided simply the information about the general legation of the continuous provided simply the information about the general legation of the continuous provided simply the information about the general legation of the continuous provided simply the information and the continuous provided simply the continuou

to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the National Pipeline Mapping System (NPMS) Internet Web site maintained by the United States Department of Transportation at http://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the Property, you may contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Website. (Neither Seller nor Agent are required to check this website. If Buyer wants further information, Agent recommends that Buyer obtain information from this website during Buyer's investigation

contingency period. Agents do not have expertise in this area.)

NATURAL AND ENVIRONMENTAL HAZARDS: Seller shall, within the time specified in paragraph 3N(1), if required by Law: (i) Deliver to Buyer the earthquake guide and environmental hazards booklet, and for all residential property with 1-4 units and any manufactured or mobile home built before January 1, 1960, fully complete and Deliver the Residential Earthquake Risk Disclosure Statement; and (ii) even if exempt from the obligation to provide a NHD, disclose if the Property is located in a Special Flood Hazard Area; Potential Flooding (Inundation) Area; Very High Fire Hazard Zone; State Fire Responsibility Area; Earthquake Fault Zone; Seismic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other information required for

those zones.



F. SOLAR POWER SYSTEMS: For properties with any solar panels or solar power systems, Seller shall, within the t paragraph 3N(1), Deliver to Buyer all known information about the solar panels or solar power system. Seller shall be solar panels or solar power system.	time specified in all use the Solar
Advisory and Questionnaire (C.Á.R. Form SOLAR). G. ADDITIONAL DISCLOSURES: Within the time specified in paragraph 3N(1), if Seller has actual knowledge, Sel	
to Buyer, in writing, the following information: (1) LEGAL PROCEEDINGS: Any lawsuits by or against Seller, threatening or affecting the Property, including	•
alleging a defect or deficiency in the Property or common areas, or any known notices of abatement or citation	ns filed or issued
against the Property. (2) AGRICULTURAL USE: Whether the Property is subject to restrictions for agricultural use pursuant to the	Williamson Act
(Government Code §§ 51200-51295). (3) DEED RESTRICTIONS: Any deed restrictions or obligations.	
 (4) FARM USE: Whether the Property is in, or adjacent to, an area with Right to Farm rights (Civil Code § 3482.5 (5) ENDANGERED SPECIES: Presence of endangered, threatened, "candidate" species, or wetlands on the P ENVIRONMENTAL HAZARDS: Any substances, materials, or products that may be an environmental hazar not limited to, asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, and cont water on the Property. 	roperty. rd including, but
(7) COMMON WALLS: Any features of the Property shared in common with adjoining landowners, such as walls and driveways, and agriculture and domestic wells whose use or responsibility for maintenance may have	
Property. (8) LANDLOCKED: The absence of legal or physical access to the Property.	
(9) EASEMENTS/ENCROACHMENTS: Any encroachments, easements, or similar matters that may affect the (10) SOIL FILL: Any fill (compacted or otherwise), or abandoned mining operations on the Property.	Property.
(11) SOIL PROBLEMS: Any slippage, sliding, flooding, drainage, grading, or other soil problems.	la automalialaa
(12) EARTHQUAKE DAMAGE: Major damage to the Property of any of the structures from fire, earthquake, flood (13) ZONING ISSUES: Any zoning violations, non-conforming uses, or violations of "setback" requirements.	is, or landslides.
(14) NEIGHBORHOOD PROBLEMS: Any neighborhood noise problems, or other nuisances. (15) SURVEY, PLANS, PERMITS AND ENGINEERING DOCUMENTS: If in Seller's possession, Copies of specifications, permits and approvals, development plans, licenses, and engineering documents, if any, prep	surveys, plans, pared on Seller's
behalf on in Seller's possession. (16) VIOLATION NOTICES: Seller shall disclose any notice of violations of any Law filed or issued agains	st the Property.
H. MELLO-ROOS TAX; 1915 BOND ACT: Within the time specified in paragraph 3N(1), Seller shall: (i) make a to obtain a notice from any local agencies that levy a special tax or assessment on the Property (or, if allowed equivalent notice), pursuant to the Mello-Roos Community Facilities Act, and Improvement Bond Act of 1915, a	good faith effort ed, substantially
Deliver to Buyer any such notice obtained.	
I. KNOWN MATERIAL FACTS: Seller shall, within the time specified in paragraph 3N(1), DISCLOSE KNOWN MATERIAL AND DEFECTS affecting the Property, including, but not limited to, known insurance claims within the past five y Buyer with permission to contact insurer to get such information (C.A.R. Form ARC), and make any and all of required by Law.	ears, or provide
J. SELLER VACANT LAND QUESTIONNAIRE: Seller shall, within the time specified in paragraph 3N(1), compl	ete and provide
Buyer with a Seller Vacant Land Questionnaire (C.A.R. Form VLQ). K. SUBSEQUENT DISCLOSURES: In the event Seller, prior to Close Of Escrow, becomes aware of adverse cond	
affecting the Property, or any material inaccuracy in disclosures, information, or representations previously pro Seller shall promptly Deliver a subsequent or amended disclosure or notice, in writing, covering those items subsequent or amended disclosure shall not be required for conditions and material inaccuracies of v	s. However, a
otherwise aware or which are disclosed in reports provided to or obtained by Buyer or ordered and paid 12. TENANCY RELATED DISCLOSURES: Within the time specified in paragraph 3N(1), and subject to Buyer's right of	d for by Buyer.
shall disclose, make available or Deliver, as applicable, to Buyer, the following information:	
A. RENTAL/SERVICE AGREEMENTS: (i) All current leases, rental agreements, service contracts, and other agreement to the operation of the Property; (ii) A rental statement including names of tenants, rental rates, period or rental,	date of last rent
increase, security deposits, rental concessions, rebates or other benefits, if any, and a list of delinquent rents an Seller represents that no tenant is entitled to any rebate, concession, or other benefit, except as set forth in the	d their duration.
Seller represents that the documents to be furnished are those maintained in the ordinary and normal course of b B. INCOME AND EXPENSE STATEMENTS: If checked in paragraph 3R, the books and records for the Property,	ousiness.
a statement of income and expense for the 12 months preceding Acceptance. Seller represents that the books those maintained in the ordinary and normal course of business and used by Seller in the computation of federal a	and records are
tax returns.	
C. TENANT ESTOPPEL CERTIFICATES: If checked in paragraph 3R, Tenant Estoppel Certificates (C.A.I Tenant Estoppel Certificates shall be completed by Seller or Seller's agent and delivered to tenant(s) for tenant acknowledge: (i) that tenant(s)' rental or lease agreements are unmodified and in full force and effect, (or if n all such modifications); (ii) that no lessor defaults exist; and (iii) stating the amount of any prepaid rent or s Seller shall exercise good faith to obtain tenant(s)' signature(s), but Seller cannot guarantee tenant(s)' cooperation Seller cannot obtain signed Tenant Estoppel Certificates within the time specified above, Seller shall notify Buyer unsigned one that was provided to tenant(s). If, after the time specified for Seller to Deliver the TEC to Buyer, and	nt(s) to sign and nodified, stating security deposit. on. In the event and provide the
and return a TEC to Seller, Seller shall Deliver that TEC to Buyer.	
VLPA REVISED 7/24 (PAGE 7 OF 17) Buyer's Initials Seller's Initials	

VACANT LAND PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS (VLPA PAGE 7 OF 17)

(1) Seller shall, within the time specified in paragraph 3N(1), disclose to Buyer whether the Property is a condominium or is located in a planned development, other common interest development, or otherwise subject to covenants, conditions, and restrictions (C.A.R. Form SPQ or ESD).

(2) If the Property is a condominium or is located in a planned development or other common interest development with a HOA, Seller shall, within the time specified in **paragraph 3N(3)**, order from, and pay any required fee as specified in **paragraph 3Q(9)** for the following items to the HOA (C.A.R. Form HOA-IR): (i) Copies of any documents required by Law (C.A.R. Form HOA-IR): (ii) disclosured for any pending or analysts of the most required to a statement containing the

location and number of designated parking and storage spaces; (iv) Copies of the most recent 12 months of HOA minutes for regular and special meetings; (v) the names and contact information of all HOAs governing the Property; (vi) pet restrictions; and (vii) smoking restrictions ("CI Disclosures"). Seller shall itemize and Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Seller shall, as directed by Escrow Holder, deposit funds into escrow or direct to HOA or management company to pay for any of the above.

Date:

Property Address:

CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:

Property Address:	Date:
D. SELLER REPRESENTATIONS: Unless otherwise disclosed under paragraph 11	1, paragraph 12, or under any disclosure
Delivered to Buyer:	
(1) Seller représents that Seller has no actual knowledge that any tenant(s): (i) has any Inquiry(ies), action(s), or other proceeding(s) affecting the Property of the right to mechanics or materialman lien(s) affecting the Property; and (iii) is the subject notice, prior to Close Of Escrow, Seller shall immediately notify Buyer.	o use and occupy it; (ii) has any unsatisfied
(2) Seller represents that no tenant is entitled to any rebate, concessions, or other be	enefit, except as set forth in the rental service
agreements.	
(3) Seller represents that the documents to be furnished are those maintained in the	
the income and expense statements are and used by Seller in the computation of	of federal and state income tax returns.
13. CHANGES DURING ESCROW:	

Prior to Close Of Escrow, Seller may engage in the following acts ("Proposed Changes"), subject to Buyer's rights in paragraph 13B: (i) rent or lease any vacant unit or other part of the premises; (ii) alter, modify, or extend any existing rental or lease agreement; (iii) enter into, alter, modify, or extend any service contract(s); or (iv) change the status of the condition of the Property.
(1) At least 7 Days prior to any Proposed Changes, Seller shall Deliver written notice to Buyer of such Proposed Change
(2) Within 5 Days after receipt of such notice, Buyer, in writing, may give Seller notice of Buyer's objection to the Proposed Changes in which case Seller shall not make the Proposed Changes.

- 14. SECURITY DEPOSITS: Security deposits, if any, to the extent they have not been applied by Seller in accordance with any rental agreement and current Law, shall be transferred to Buyer on Close Of Escrow. Seller shall notify each tenant, in compliance with the
- 15. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:
 - Buyer shall, within the time specified in paragraph 3L(5), have the right, at Buyer's expense unless Otherwise Agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations").

Buyer Investigations include, but are not limited to:

(1) Inspections regarding any physical attributes of the Property or items connected to the Property, such as:

(A) A general inspection.

- (B) An inspection for lead-based paint and other lead-based paint hazards.
 (C) An inspection specifically for wood destroying pests and organisms. Any inspection for wood destroying pests and organisms shall be prepared by a registered Structural Pest Control company; shall cover the main building and attached organisms are proportionally and attached organisms. structures; may cover detached structures; shall NOT include water tests of shower pans on upper level units unless the owners of property below the shower consent; shall NOT include roof coverings; and, if the Property is a unit in a condominium or other common interest subdivision, the inspection shall include only the separate interest and any exclusive-use areas being transferred, and shall NOT include common areas; and shall include a report ("Pest Control Report") showing the findings of the company which shall be separated into sections for evident infestation or infections (Section 1) and for conditions likely to lead to infestation or infection (Section 2).
- (D) A phase one environmental survey, paid for and obtained by the party indicated in **paragraph 3Q(2)**. If Buyer is responsible for obtaining and paying for the survey, Buyer shall act diligently and in good faith to obtain such survey within the time specified in paragraph 3L(5). Buyer has 5 Days after receiving the survey to remove this portion of the Buyer's Investigation contingency

- (E) Any other specific inspections of the physical condition of the land and improvements.

 Buyer Investigations of any other matter affecting the Property, other than those that are specified as separate contingencies.

 Buyer Investigations of any other matter affecting the Property, other than those that are specified as separate contingencies.

 Buyer Investigation of the physical condition of the land and improvements.

 Buyer Investigation of the physical condition of the land and improvements.

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 Buyer Investigations of any other matter affecting the Property, other than those that are specified as separate contingencies.

 Buyer Investigation of any other matter affecting the Property, other than those that are specified as separate contingencies.

 Buyer Investigation of the physical condition of the land and improvements. BVLIA) for more.
- Without Seller's prior written consent, Buyer shall neither make nor cause to be made: (i) invasive or destructive Buyer Investigations, except for minimally invasive testing required to prepare a Pest Control Report, which shall not include any holes or drilling through stucco or similar material; or (ii) inspections by any governmental building or zoning inspector or government employee, unless required by Law.
- Seller shall make the Property available for all Buyer Investigations. Seller is not obligated to move any existing personal property. Seller shall have water, gas, electricity and all operable pilot lights on for Buyer's Investigations and through the date possession is delivered to Buyer. Buyer shall, (i) by the time specified in paragraph 3L(5), complete Buyer Investigations and satisfy themselves as to the condition of the Property, and either remove the contingency or cancel this Agreement, and (ii) by the time specified in paragraph 3L(5) or 3 Days after receipt of any Investigation report, whichever is later, give Seller at no cost, complete Copies of all such reports obtained by Buyer, which obligation shall survive the termination of this Agreement. This Delivery of Investigation reports shall not include any appraisal.
- Buyer indemnity and Seller protection for entry upon the Property: Buyer shall: (i) keep the Property free and clear of liens; (ii) repair all damage arising from Buyer Investigations; and (iii) indemnify and hold Seller harmless from all resulting liability, claims, demands, damages and costs. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry, policies of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to
- of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to persons or property occurring during any Buyer Investigations or work done on the Property at Buyer's direction prior to Close Of Escrow. Seller is advised that certain protections may be afforded Seller by recording a "Notice of Non-Responsibility" (C.A.R. Form NNR) for Buyer Investigations and work done on the Property at Buyer's direction. Buyer's obligations under this paragraph shall survive the termination of this Agreement.

 BUYER IS STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL APSECTS OF THE PROPERTY AND ALL MATTERS AFFECTING THE VALUE OR DESIREABILITY OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO, THE ITEMS SPECIFIED BELOW. IF BUYER DOES NOT EXERCISE THESE RIGHTS, BUYER IS ACTING AGAINST THE ADVICE OF BROKERS. BUYER UNDERSTANDS THAT ALTHOUGH CONDITIONS ARE OFTEN DIFFICULT TO LOCATE AND DISCOVER, ALL REAL PROPERTY CONTAINS CONDITIONS THAT ARE NOT READILY APPARENT AND THAT MAY AFFECT THE VALUE OR DESIRABILITY OF THE PROPERTY. BUYER AND SELLER ARE AWARE THAT BROKREES DO NOT GUARANTEE. AND IN NO WAY ASSUME RESPONSIBILITY FOR. THE CONDITION AWARE THAT BROKREES DO NOT GUARANTEE, AND IN NO WAY ASSUME RESPONSIBILITY FOR, THE CONDITION OF THE PROPERTY. BROKERS HAVE NOT AND WILL NOT VERIFY ANY OF THE ITEMS IN PARAGRAPH 15, UNLESS OTHERWISE AGREED IN WRITING.



Property Address:

SIZE, LINES, ACCESS, AND BOUNDARIES: Lot size, property lines, legal or physical access, and boundaries including features of the Property shared in common with adjoining landowners, such as walls, fences, roads, and driveways, whose use or responsibility for maintenance may have an effect on the Property and any encroachments, easements, or similar matters that may affect the Property. (Fences, hedges, walls, and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. Property lines may be verified by survey.) (Unless otherwise specified in writing, any numerical statements by Brokers regarding lot size are APPROXIMATIONS ONLY, which have not been and will not be verified, and should not be relied upon by Buyer.)

ZONING AND LAND USE: Past, present, or proposed laws, ordinances, referendums, initiatives, votes, applications, and permits affecting the current use of the Property, future development, zoning, building, size, governmental permits and inspections. Any zoning violations, non-conforming uses, or violations of "setback' requirements. (Buyer should also investigate whether these

matters affect Buyer's intended use of the Property.

UTILITIES AND SERVICES: Availability, costs, restrictions, and location of utilities and services, including but not limited to,

sewerage, sanitation, septic and leach lines, water, electricity, gas, telephone, cable TV, and drainage. **ENVIRONMENTAL HAZARDS:** Potential environmental hazards, including but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel, oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, including mold (airborne, toxic, or otherwise), fungus or similar contaminant, materials, products, or conditions.

GEOLOGIC CONDITIONS: Geologic/seismic conditions, soil and terrain stability, suitability and drainage including slippage, sliding, flooding, drainage, grading, fill (compacted or otherwise), or other soil problems.

NATURAL HAZARD ZONE: Special Flood Hazard Areas, Potential Flooding (Inundation) Areas, Very High Hazard Zones, State Fire Responsibility Areas, Earthquake Fault Zones, Seismic Hazard Zones, or any other zone for which disclosure is required by

PROPERTY DAMAGE: Major damage to the Property of any of the structures or non-structural systems and components and any personal property included in the sale from fire, earthquake, floods, landslides, or other causes.

NEIGHBORHOOD, AREA, AND PROPERTY CONDITIONS: Neighborhood or are conditions, including Agricultural Use

- Restrictions pursuant to the Williamson Act (Government Code §§ 51200-51295), Right to Farm Laws (Civil Code § 3482.5 and § 3482.6), schools, proximity and adequacy of law enforcement, crime statistics, the proximity of registered felons or offenders, fire protection, other government services, availability, adequacy, and cost of any speed-wired, wireless internet connections, or other telecommunications or other technology services and installations, proximity to commercial, industrial, or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, abandoned mining operations on the Property, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Owners' Association requirements, conditions, and influences of significance to certain cultures and/or religions, and personal needs, requirements, and preferences of Buyer.
- COMMON INTEREST SUBDIVISIONS; OWNER ASSOCIATIONS: Facilities and condition of common areas (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others), Owners' Association that has any authority over the subject property, CC&Rs, or other deed restrictions or obligations, and possible lack of compliance with any Owners' Association requirements.
- SPECIAL TAX: Any local agencies that levy a special tax on the Property pursuant to the Mello-Roos Community facilities Act or Improvement Bond Act of 1915
- RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be
- charged, the maximum number of occupants, and the right of landlord to terminate a tenancy.

 MANUFACTURED HOME PLACEMENT: Conditions that may affect the ability to place and use a manufactured home on the Property

16. TITLE AND VESTING:

- Buyer shall, within the time specified in paragraph 3N(1), be provided a current Preliminary Report by the person responsible for paying for the title report in **paragraph 3Q(5)**. If Buyer is responsible for paying, Buyer shall act diligently and in good faith to obtain such Preliminary Report within the time specified. The Preliminary Report is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. The company providing the Preliminary Report shall, prior to issuing a Preliminary Report, conduct a search of the General Index for all Sellers except banks or other institutional lenders selling properties they acquired through foreclosure (REOs), corporations, and government entities.
- Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except for: (i) monetary liens of record unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (ii) those matters which Seller has agreed to remove in writing. For any lien or matter not being transferred upon sale, Seller will take necessary action to deliver title free and clear of such
- Seller shall within 7 Days after request, give Escrow Holder necessary information to clear title.
- Seller shall, within the time specified in paragraph 3N(1), disclose to Buyer all matters known to Seller affecting title, whether of record or not.
- If Buyer is a legal entity and the Property purchase price is at least \$300,000 and the purchase price is made without a bank loan or similar form of external financing, a Geographic Targeting Order (GTO) issued by the Financial Crimes Enforcement Network, U.S. Department of the Treasury, requires title companies to collect and report certain information about the Buyer, depending on where the Property is located. Buyer agrees to cooperate with the title company's effort to comply with the GTO.
- Buyer shall, after Close Of Escrow, receive a recorded grant deed or any other conveyance document required to convey title (For example, for stock cooperative or tenancy in common, respectively, an assignment of stock certificate or assignment of seller's interest in the real property), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's vesting instructions. The recording document shall contain Buyer's post-closing mailing address to enable Buyer's receipt of the recorded conveyance document from the County Recorder. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.
- Buyer shall receive a Standard Coverage Owner's CLTA policy of title insurance. An ALTA policy or the addition of endorsements may provide greater coverage for Buyer. A title company, at Buyer's request, can provide information about the availability, desirability, coverage, and cost of various title insurance coverages and endorsements. If Buyer desires title coverage other than that required by this paragraph, Buyer shall instruct Escrow Holder in writing and shall pay any increase in cost.



Property Address:	Date:
17. TIME PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGH	HTS: The following time periods may only be
extended, altered, modified or changed by mutual written agreement. Any	
this paragraph by either Buyer or Seller must be exercised in good faith a	
A. SELLER DELIVERY OF DOCUMENTS: Seller shall, within the time specific	
disclosures and information ("Reports") for which Seller is responsible as sp	
12B. 12C. 16A. 16D. and 36.	
B. BUYER REVIEW OF DOCUMENTS; REPAIR REQUEST; CONTINGENCY	REMOVAL OR CANCELLATION
(1) Buyer has the time specified in paragraph 3 to: (i) perform Buyer In	
documents to be assumed by Buyer pursuant to paragraph 9B(2), and	d other applicable information, which Buyer receives
from Seller; and approve all matters affecting the Property.	, , , , , , , , , , , , , , , , , , ,
(2) Buyer may, within the time specified in paragraph 3L(5), request that S	eller make repairs or take any other action regarding
the Property (C.A.R. Form RR). Seller has no obligation to agree to o	
RRRR). If Seller does not agree or does not respond, Buyer is not contra	
made and may only cancel based on contingencies in this Agreement.	,
(3) Buyer shall, by the end of the times specified in paragraph 3L (or as	Otherwise Agreed), Deliver to Seller a removal of

the applicable contingency or cancellation of this Agreement (C.A.R. Form CR-B or CC). Buyer is advised not to remove contingencies related to review of documents until after the documents have been Delivered. If Delivery of any Report occurs after a contractual contingency pertaining to that Report has already been waived or removed, the Delivery of the Report does

not revive the contingency.

(4) Continuation of Contingency: Even after the end of the time specified in paragraph 3L and before Seller cancels, if at all, pursuant to paragraph 17C, Buyer retains the right, in writing, to either (i) remove remaining contingencies, or (ii) cancel this Agreement based on a remaining contingency. Once Buyer's written removal of all contingencies is Delivered to Seller, Seller may not cancel this Agreement pursuant to paragraph 17C(1).

SELLER RIGHT TO CANCEL:

(1) SELLER RIGHT TO CANCEL; BUYER CONTINGENCIES: If, by the time specified in this Agreement, Buyer does not Deliver to Seller a removal of the applicable contingency or cancellation of this Agreement, then Seller, after first Delivering to Buyer a Notice to Buyer to Perform (C.A.R. Form NBP), may cancel this Agreement. In such event, Seller shall authorize the

return of Buyer's deposit, except for fees incurred by Buyer.

SELLER RIGHT TO CANCEL; BUYER CONTRACT OBLIGATIONS: Seller, after first Delivering to Buyer a Notice to Buyer to Perform, may cancel this Agreement if, by the time specified in this Agreement, Buyer does not take the following action(s):
(i) Deposit funds as required by **paragraph 3D(1)** or **3D(2)** or if the funds deposited pursuant to **paragraph 3D(1)** or **3D(2)** are not good when deposited; (ii) Deliver updated contact information for Buyer's lender(s) as required by **paragraph 5C(3)**; 37; (viii) Provide evidence of authority to Sign in a representative capacity as specified in paragraph 36; or (ix) Perform any additional Buyer contractual obligation(s) included in this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees allocated to Seller in this Agreement and already paid by Escrow prior to cancellation of this

Agreement and notification to Escrow.

SELLER RIGHT TO CANCEL; SELLER CONTINGENCIES: Seller may cancel this Agreement by good faith exercise of any Seller contingency included in this Agreement, or Otherwise Agreed, so long as that contingency has not already been

removed or waived in writing.
BUYER RIGHT TO CANCEL:

- (1) BUYER RIGHT TO CANCEL; SELLER CONTINGENCIES: If, by the time specified in this Agreement, Seller does not Deliver to Buyer a removal of the applicable contingency or cancellation of this Agreement, then Buyer, after first Delivering to Seller a Notice to Seller to Perform (C.A.R. Form NSP), may cancel this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for the Seller in the Agreement and already paid by Escrow prior to cancellation of this Agreement and notification to Escrow.
- (2) BUYER RIGHT TO CANCEL; SELLER CONTRACT OBLIGATIONS: If, by the time specified, Seller has not Delivered any item specified in paragraph 3N(1) or Seller has not performed any Seller contractual obligation included in this Agreement by the time specified, Buyer, after first Delivering to Seller a Notice to Seller to Perform, may cancel this Agreement.
 (3) BUYER RIGHT TO CANCEL; BUYER CONTINGENCIES: Buyer may cancel this Agreement by good faith exercise of any Buyer contingency included in paragraph 8, or Otherwise Agreed, so long as that contingency has not already been are used in writing.

removed in writing

NOTICE TO BUYER OR SELLER TO PERFORM: The Notice to Buyer to Perform or Notice to Seller to Perform shall: (i) be in writing; (ii) be Signed by the applicable Buyer or Seller; and (iii) give the other Party at least 2 Days after Delivery (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A Notice to Buyer to Perform or Notice to Seller to Perform may not be Delivered any earlier than 2 Days prior to the Scheduled Performance Days to remove a contingency or cancel this Agreement or meet an obligation specified in **paragraph 17**, except for Close of Escrow which shall be Delivered under the terms of **paragraph 17G**, whether or not the Scheduled Performance Day falls on a Saturday, or Sunday or legal holiday. If a Notice to Buyer to Perform or Notice to Seller to Perform is incorrectly Delivered or specifies a time less than the agreed time, the notice shall be deemed invalid and void. However, if the notice is for multiple items, the notice shall be valid for all contingencies and contractual actions for which the Delivery of the notice is within the time permitted in the Agreement and void as to the others. Seller or Buyer shall be required to Deliver a new Notice to Buyer to Perform or Notice to Seller to Perform with the specified timeframe.

EFFECT OF REMOVAL OF CONTINGENCIES:
(1) REMOVAL OF BUYER CONTINGENCIES: If Buyer removes any contingency or cancellation rights, unless Otherwise Agreed, Buyer shall conclusively be deemed to have: (i) completed all Buyer Investigations, and review of Reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (ii) elected to proceed with the transaction; and (iii) assumed all liability, responsibility and expense for the non-delivery of any Reports, disclosures or information outside of Seller's control and for any Repairs or corrections pertaining to that contingency or cancellation right, or for the inability to obtain financing

REMOVAL OF SELLER CONTINGENCIES: If Seller removes any contingency or cancellation rights, unless Otherwise Agreed, Seller shall conclusively be deemed to have: (i) satisfied themselves regarding such contingency, (ii) elected to proceed with the transaction; and (iii) given up any right to cancel this Agreement based on such contingency.

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Property Address:

DEMAND TO CLOSE ESCROW: Before Buyer or Seller may cancel this Agreement for failure of the other Party to close escrow pursuant to this Agreement, Buyer or Seller must first Deliver to the other Party a Demand to Close Escrow (C.A.R. Form DCE). The DCE shall: (i) be Signed by the applicable Buyer or Seller; and (ii) give the other Party at least 3 Days after Delivery to close escrow. A DCE may not be Delivered any earlier than 3 Days prior to the Scheduled Performance Day for the Close Of Escrow. If a DCE is incorrectly Delivered or specifies a time less than the agreed time, the DCE shall be deemed invalid and void and Seller or Buyer shall be required to Deliver a new DCE

EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, the Parties agree to Sign and Deliver mutual instructions to cancel the sale and escrow and release deposits, if any, to the Party entitled to the funds, less (i) fees and costs paid by Escrow Holder on behalf of that Party, if required by this Agreement; and (ii) any escrow fee charged to that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. A release of funds will require mutual Signed release instructions from the Parties, judicial decision or arbitration award. A Party may be subject to a civil penalty of up to \$1,000 for refusal to Sign cancellation instructions if no good faith dispute exists as to which Party is entitled to the deposited funds (Civil Code § 1057.3). Note: Neither Agents nor Escrow Holder are qualified to provide any opinion on whether either Party has acted in good faith or which Party is entitled to the deposited funds. Buyer and

Seller are advised to seek the advice of a qualified California real estate attorney regarding this matter.

18. REPAIRS: Repairs shall be completed prior to final verification of condition unless Otherwise Agreed. Repairs to be performed at Seller's expense may be performed by Seller or through others, provided that the work complies with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. Buyer acknowledges that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain invoices and paid receipts for Repairs performed by others; (ii) provide a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (iii) provide Copies of invoices and paid receipts and statements to Buyer prior to final verification of condition.

19. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property condition within the time specified in paragraph 3J, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 7B; (ii) Repairs have been completed as agreed; and (iii) Seller has complied with Seller's other obligations under this Agreement (C.A.R. Form VP).

20. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless Otherwise Agreed, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, Seller rental payments, HOA regular assessments due prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien. Seller shall pay any HOA special or emergency assessments due prior to Close Of Escrow. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special or emergency assessments that are due after Close Of Escrow. Property will be reassessed upon change of ownership. Any supplemental tax bills delivered to Escrow Holder prior to closing shall be prorated and paid as follows: (i) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller (see C.A.R. Form SPT or SBSA for further information). Seller agrees all service fees, maintenance costs and utility bills will be paid current up and through the date of Close Of Escrow. TAX BILLS AND UTILITY BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.

21. BROKERS AND AGENTS:

COMPENSATION:

Timing of Broker Compensation: Seller or Buyer, or both, as applicable, agree to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.

Buyer Representation; Seller Payment to Compensate Buyer's Broker: Buyer affirmatively represents that Buyer, at the time this offer is made, has a written agreement with Buyer's Broker that: (i) is valid; (ii) covers the Property; and (iii) provides for compensation for no less than the amount stated in paragraph 3G(3). If any representation (i)-(iii) is not true, then Seller has no obligation to pay Buyer's Broker. The amount of compensation, if a percentage, will be based on the final purchase price. Buyer's obligation to pay Buyer's Broker shall be offset by any amount that Seller pays Buyer's Broker

Third party beneficiary: Seller acknowledges and agrees that Buyer's Broker is a third-party beneficiary of this agreement

and may pursue Seller for failure to pay the amount specified in this document.

SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Agent: (i) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the Site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Agent; (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) Shall not be responsible for verifying square footage, representations of others or information contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other promotional material; (ix) Shall not be responsible for determining the fair market value of the Property or any personal property included in the sale; (x) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller; and (xi) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.

BROKERAGE: Neither Buyer nor Seller has utilized the services of, or for any other reason owes compensation to, a licensed real estate broker (individual or corporate), agent, finder, or other entity, other than as specified in this Agreement, in connection with any act relating to the Property, including, but not limited to, inquiries, introductions, consultations, and negotiations leading to this Agreement. Buyer and Seller each agree to indemnify and hold the other, the Brokers specified herein and their agents, harmless from and against any costs, expenses or liability for compensation claimed inconsistent with the warranty and representation in this paragraph.



22.		NT ESCROW INSTRUCTIONS TO ESCROW HOLDER: ESCROW INSTRUCTION DARAGEARHS: The following paragraphs, or applicable portions thereof, of this Agreement.
	A.	ESCROW INSTRUCTION PARAGRAPHS: The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with
		any related counter offers and addenda, and any additional mutual instructions to close the escrow: paragraphs 1, 3A, 3B, 3D-G, 3N(2), 3Q, 3S, 4A, 4B, 5A(1-2), 5D, 5E, 11A, 11E(2), 16 (except 16D), 17H, 20, 21A, 22, 26, 32, 35, 36, 40, and 41. If
		a Copy of the separate compensation agreement(s) provided for in paragraph 21A is deposited with Escrow Holder by Agent,
		Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's
		compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified
\mathbf{I}	B	paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. ESCROW HOLDER GENERAL PROVISIONS: Buyer and Seller will receive Escrow Holder's general provisions, if any, directly
	D .	from Escrow Holder. To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions
		will control as to the duties and obligations of Escrow Holder only. Buyer and Seller shall Sign and return Escrow Holder's general
		provisions or supplemental instructions within the time specified in paragraph 3N(2) . Buyer and Seller shall execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow and, as directed
		by Escrow Holder, within 3 Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required
		by paragraphs 3, 8, 11, or elsewhere in this Agreement.
	C.	COPIES; STATEMENT OF INFORMATION; TAX WITHHOLDING INSTRUCTIONS: A Copy of this Agreement including any
		counter offer(s) and addenda shall be delivered to Escrow Holder within 3 Days after Acceptance . Buyer and Seller authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for
		other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow
		Holder Signs this Agreement. Escrow Holder shall provide Seller's Statement of Information to Title Company when received from
		Seller, if a separate company is providing title insurance. If Seller delivers an affidavit to Escrow Holder to satisfy Seller's FIRPTA
		obligation under paragraph 11A , Escrow Holder shall deliver to Buyer, Buyer's Agent, and Seller's Agent a Qualified Substitute statement that complies with federal Law. If Escrow Holder's Qualified Substitute statement does not comply with federal law, the
		Parties instruct escrow to withhold all applicable required amounts under paragraph 11A.
	D.	BROKER COMPENSATION:
		(1) Payment: Agents are not a party to the escrow except for the sole purpose of receiving compensation pursuant to paragraph
		21A . If a Copy of the separate compensation agreement(s) is deposited with Escrow Holder by Agent, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation
		provided for in such agreement(s). Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph
		21A, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other
		mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow
		Holder's payment to Broker(s) of compensation pursuant to this Agreement.
		(2) Compensation Disclosure: Escrow Holder shall provide to Buyer a closing statement or other written documentation
		disclosing the amount of compensation paid to Buyer's Broker. Escrow Holder shall provide to Seller a closing statement or other written documentation disclosing: (i) the amount of compensation paid to Seller's Broker; and (ii) if applicable pursuant
		to paragraph 3G(3) or other mutual instruction of the parties, the amount of compensation paid by Seller to Buyer's Broker.
		Escrow Holder's obligation pursuant to paragraph 21D, is not intended to alter any preexisting practice of Escrow Holder
		to issue, as applicable, joint or separate closing statements. Escrow Holder's obligation pursuant to paragraph 21D is
	F	independent of, but may be satisfied by, any closing statement mandated by Buyer's lender. INVOICES: Buyer and Seller acknowledge that Escrow Holder may require invoices for expenses under this Agreement. Buyer
		and Seller, upon request by Escrow Holder, within 3 Days or within a sufficient time to close escrow, whichever is sooner, shall
	_	provide any such invoices to Escrow Holder.
	F.	VERIFICATION OF DEPOSIT: Upon receipt, Escrow Holder shall provide Buyer, Seller, and each Agent verification of Buyer's deposit of funds pursuant to paragraph 5A(1) and C.A.R. Form IDA. Once Escrow Holder becomes aware of any of the following,
		Escrow Holder shall immediately notify each Agent: (i) if Buyer's initial or any additional deposit or down payment is not made
		pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder
	_	to cancel escrow.
	G.	DELIVERY OF AMENDMENTS: A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 3 Days after mutual execution of the amendment.
23.	SEL	ECTION OF SERVICE PROVIDERS: Agents do not guarantee the performance of any vendors, service or product providers
		oviders"), whether referred by Agent or selected by Buyer, Seller or other person. Buyer and Seller may select ANY Providers of
24		r own choosing. LTIPLE LISTING SERVICE ("MLS"): Agents are authorized to report to the MLS that an offer has been accepted and, upon
۷٦.	Clos	se Of Escrow, the sales price and other terms of this transaction shall be provided to the MLS to be published and disseminated
	to p	ersons and entities authorized to use the information on terms approved by the MLS. Buyer acknowledges that: (i) any pictures,
		os, floor plans (collectively, "Images") or other information about the Property that has been or will be inputted into the MLS or met portals, or both, at the instruction of Seller or in compliance with MLS rules, will not be removed after Close Of Escrow; (ii)
	Cali	fornia Civil Code § 1088(c) requires the MLS to maintain such Images and information for at least three years and as a result they
	may	be displayed or circulated on the Internet, which cannot be controlled or removed by Seller or Agents; and (iii) Seller, Seller's
0 E	Age	nt, Buyer's Agent, and MLS have no obligation or ability to remove such Images or information from the Internet.
25.	the	ORNEY FEES AND COSTS: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as
		vided in paragraph 38A .
VLF	PA R	EVISED 7/24 (PAGE 12 OF 17) Buyer's Initials / Seller's Initials /

Buyer's Initials _

VACANT LAND PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS (VLPA PAGE 12 OF 17)

Seller's Initials _

Date:_

Property Address:

22. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

Property Address: Date:

26. ASSIGNMENT/NOMINATION: Buyer shall have the right to assign all of Buyer's interest in this Agreement to Buyer's own trust or to any wholly owned entity of Buyer that is in existence at the time of such assignment. Otherwise, Buyer shall not assign all or any part of Buyer's interest in this Agreement without first having obtained the separate written consent of Seller to a specified assignee. Such consent shall not be unreasonably withheld. Prior to any assignment, Buyer shall disclose to Seller the name of the assignee and the amount of any monetary consideration between Buyer and assignee. Buyer shall provide assignee with all documents related to this Agreement including, but not limited to, the Agreement and any disclosures. If assignee is a wholly owned entity or trust of Buyer, that assignee does not need to re-sign or initial all documents provided. Whether or not an assignment requires seller's consent, at the time of assignment, assignee shall deliver a letter from assignee's lender that assignee is prequalified or preapproved as specified in **paragraph 6B**. Should assignee fail to deliver such a letter, Seller, after first giving Assignee an Notice to Buyer to Perform, shall have the right to terminate the assignment. Buyer shall, within the time specified in **paragraph 3K**, Deliver any request to assign this Agreement for Seller's consent. If Buyer fails to provide the required information within this time frame, Seller's withholding of consent shall be deemed reasonable. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless Otherwise Agreed by Seller (C.A.R. Form AOAA). Parties shall provide any assignment agreement to Escrow Holder within 1 Day after the assignment. Any nomination by Buyer shall be subject to the same procedures, requirements, and terms as an assignment as specified in this paragraph.

- 27. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon, and inure to the benefit of, Buyer and Seller and their respective successors and assigns, except as otherwise provided herein.
 28. ENVIRONMENTAL HAZARD CONSULATATION: Buyer and Seller acknowledge: (i) Federal, state, and local legislation impose liability upon existing and former owners of real property, in applicable situations, for certain legislatively defined, environmentally because substances: (ii) Asset (a) beauty and property in applicable situations, for certain legislatively defined, environmentally because substances: (iii) Asset (a) beauty and property in applicable situations. hazardous substances; (ii) Agent(s) has/have made no representation concerning the applicability of any such Law to this transaction or to Buyer or to Seller, except as otherwise indicated in this Agreement; (iii) Agent(s) has/have made no representation concerning the existence, testing, discovery, location, and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property; and (iv) Buyer and Seller are each advised to consult with technical and legal experts concerning the existence, testing, discover, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, location and evaluation of/for, and risks posed by, environmentally hazardous substances, and located by the location and evaluation of/for, and risks posed by, environmentally hazardous substances, and located by the located b
- in any, located on or potentially affecting the Property.

 AMERICANS WITH DISABILITIES ACT: The Americans With Disabilities Act ("ADA") prohibits discrimination against individuals with disabilities. The ADA affects almost all commercial facilities and public accommodations. Residential properties are not typically covered by the ADA, but may be governed by its provisions if used for certain purposes. The ADA can require, among other things, that building be made readily accessible to the disabled. Different requirements apply to new construction, alterations to existing buildings, and removal of barriers in existing buildings. Compliance with the ADA may require significant costs. Monetary and injunctive remedies may be incurred if the Property is not in compliance. A real estate broker or agent does not have the technical expertise to determine whether a building is in compliance with ADA requirements, or to advise a principal on those requirements. Buyer and Seller are advised to contact a qualified California real estate attorney, contractor, architect, engineer, or other qualified professional of Buyer or Seller's own choosing to determine to what degree, if any, the ADA impacts that principal or this transaction.
- 30. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.
- 31. COPIES: Seller and buyer each represent that Copies of all reports, certificates, approvals, and other documents that are furnished to the other are true, correct, and unaltered Copies of the original documents, if the originals are in the possession of the furnishing party.
- **DEFINITIONS and INSTRUCTIONS:** The following words are defined terms in this Agreement, shall be indicated by initial capital letters throughout this Agreement, and have the following meaning whenever used: **A.** "Acceptance" means the time the offer or final counter offer is fully executed, in writing, by the recipient Party and is Delivered to
 - the offering Party or that Party's Authorized Agent.
 - "Agent" means the Broker, salesperson, broker-associate or any other real estate licensee licensed under the brokerage firm identified in paragraph 2B.
 - 'Agreement" means this document and any counter offers and any incorporated addenda or amendments, collectively forming the binding agreement between the Parties. Addenda and amendments are incorporated only when Signed and Delivered by all Parties.
 - "As-Is" condition: Seller shall disclose known material facts and defects as specified in this Agreement. Buyer has the right to inspect the Property and, within the time specified, request that Seller make repairs or take other corrective action, or exercise any contingency cancellation rights in this Agreement. Seller is only required to make repairs specified in this Agreement or as
 - "Authorized Agent" means an individual real estate licensee specified in the Real Estate Broker Section.
 - "C.A.R. Form" means the most current version of the specific form referenced or another comparable form agreed to by the **Parties**
 - "Close Of Escrow", including "COE", means the date the grant deed, or other evidence of transfer of title, is recorded for any real G. property, or the date of Delivery of a document evidencing the transfer of title for any non-real property transaction.
 - 'Copy" means copy by any means including photocopy, facsimile and electronic.
 - Counting Days is done as follows unless Otherwise Agreed: (1) The first Day after an event is the first full calendar date following the event, and ending at 11:59 pm. For example, if a Notice to Buyer to Perform (C.A.R. form NBP) is Delivered at 3 pm on the 7th calendar day of the month, or Acceptance of a counter offer is personally received at 12 noon on the 7th calendar day of the month, then the 7th is Day "0" for purposes of counting days to respond to the NBP or calculating the Close Of Escrow date or contingency removal dates and the 8th of the month is Day 1 for those same purposes. (2) All calendar days are counted in determining the data was a purpose. establishing the first Day after an event. (3) All calendar days are counted in determining the date upon which performance must be completed, ending at 11:59 pm on the last day for performance ("Scheduled Performance Day"). (4) After Acceptance, if the Scheduled Performance Day for any act required by this Agreement, including Close Of Escrow, lands on a Saturday, Sunday, or Legal Holiday, the performing party shall be allowed to perform on the next day that is not a Saturday, Sunday or Legal Holiday ("Allowable Performance Day"), and ending at 11:59 pm. "Legal Holiday" shall mean any holiday or optional bank holiday under Civil Code §§ 7 and 7.1 and any holiday under Government Code § 6700. (5) For the purposes of COE, any day that the Recorder's office in the County where the Property is located is closed or any day that the lender or Escrow Holder under this Agreement is closed, the COE shall occur on the next day the Recorder's office in that County, the lender, and the Escrow Holder are open. (6) COE is considered Day 0 for purposes of counting days Seller is allowed to remain in possession, if permitted by this Agreement.

J.	"Day" or "Days"	' means calendar	day or days.	However, del	ivery of depo	sit to escrow is	based on	business d	ays
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Pro	perty Address:	Date:
	receipt of the document by Buyer or Seller or their Authorized applicable, link to the document, is in the possession of the Pa e-mail, text, other). A document, or as applicable link to a document for the applicable Party or Authorized Agent; or (ii) an elect has been sent to the designated electronic delivery address spin C.A.R. Form DEDA. After Acceptance, Agent may chang writing, Delivering notice of the change in designated electronic could be, for example, to DropBox or GoogleDrive or other for unwilling to open the link or download the documents or or link shall notify the sender in writing, within 3 Days after Deliveffective upon Delivery of the documents and not the link. Fail consent to receive, and Buyer opening, the document by link. L. "Electronic Copy" or "Electronic Signature" means, as a Law. Unless Otherwise Agreed, Buyer and Seller agree to the	S Otherwise Agreed, means and shall be effective upon personal Agent. Personal receipt means (i) a Copy of the document, or as rty or Authorized Agent, regardless of the Delivery method used (i.e. ument, shall be deemed to be "in possession" if it is located in the interioric Copy of the document, or as applicable, link to the document, pecified in the Real Estate Broker Section unless Otherwise Agreed by the designated electronic delivery address for that Agent by, in nic delivery address to the other Party (C.A.R. Form DEDA). Links functionally equivalent program. If the recipient of a link is unable therwise prefers Delivery of the documents directly, Recipient of a very of the link (C.A.R. Form RFR). In such case, Delivery shall be ure to notify sender within the time specified above shall be deemed pplicable, an electronic copy or signature complying with California use of Electronic Signatures. Buyer and Seller agree that electronic content or integrity of this Agreement without the knowledge and
	M. "Law" means any law, code, statute, ordinance, regulation, r	ule or order, which is adopted by a controlling city, county, state or
	federal legislative, judicial or executive body or agency.	
	N. "Legally Authorized Signer" means an individual who has paragraph 41.	authority to Sign for the principal as specified in paragraph 40 or
	O. "Otherwise Agreed" means an agreement in writing, signed	
		rations, replacements, modifications or retrofitting of the Property
	provided for under this Agreement. Q. "Sign" or "Signed" means either a handwritten or Electronic	Signature on an original document, Copy or any counterpart.
33.	FAIR APPRAISAL ACT NOTICE:	orginature of all original document, copy of any coamorpart.
	including, but not limited to, any of the following: race, color gender (including, but not limited to, pregnancy, childbirth, bre expression), sexual orientation, marital status, medical conditi- and possession of a driver's license issued to persons unable federal law), source of income, ancestry, disability (mental a diagnosis, and genetic characteristics), genetic information, of	ojective, and not influenced by improper or illegal considerations, r, religion (including religious dress, grooming practices, or both), eastfeeding, and related conditions, and gender identity and gender on, military or veteran status, national origin (including language use to provide their presence in the United States is authorized under and physical, including, but not limited to, HIV/AIDS status, cancer or age.
34.	information to the lender or mortgage broker that retained th Estate Appraisers at https://www2.brea.ca.gov/complaint/ or of TERMS AND CONDITIONS OF OFFER: This is an offer to purcha Liquidated Damages and Arbitration of Disputes paragraphs are inc	nced by any of the above factors, the seller or buyer can report this e appraiser and may also file a complaint with the Bureau of Real call (916) 552-9000 for further information on how to file a complaint. ase the Property on the terms and conditions herein. The individual corporated in this Agreement if initialed by all Parties or if incorporated
	by mutual agreement in a Counter Offer or addendum. If at least agreement is reached. Seller has the right to continue to offer the notification of Acceptance and to market the Property for backup receipt of a Copy of the offer and agree to the confirmation of age defaults, Buyer may be responsible for payment of Brokers' commodification, including any Copy, may be Signed in two or more of	one but not all Parties initial, a Counter Offer is required until e Property for sale and to accept any other offer at any time prior to offers after Acceptance. The Parties have read and acknowledge ncy relationships. If this offer is accepted and Buyer subsequently mpensation. This Agreement and any supplement, addendum or counterparts, all of which shall constitute one and the same writing. Signing the document is deemed to have read the document in its
35.	TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time incorporated in this Agreement. Its terms are intended by the Parti with respect to its subject matter and may not be contradicted by ev If any provision of this Agreement is held to be ineffective or invaling effect. Except as Otherwise Agreed, this Agreement shall be interpreted.	is of the essence. All understandings between the Parties are es as a final, complete and exclusive expression of their Agreement idence of any prior agreement or contemporaneous oral agreement. d, the remaining provisions will nevertheless be given full force and preted, and disputes shall be resolved in accordance with the Laws position in it may be extended, amended, modified, altered or
36.	LEGALLY AUTHORIZED SIGNER: Wherever the signature or init 41 appear on this Agreement or any related documents, it shall be and not in an individual capacity, unless otherwise indicated. The I	ials of the Legally Authorized Signer identified in paragraph 40 and e deemed to be in a representative capacity for the entity described Legally Authorized Signer (i) represents that the entity for which that ess in California and (ii) shall Deliver to the other Party and Escrow

Holder, as specified in paragraph 3N(4), evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

37.	LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of the deposit actually paid. Release of funds will rand Seller, judicial decision or arbitration award. SELLER SHALL SIGN A SEPARATE LIQUIDATED DEPOSIT AS LIQUIDATED DAMAGES (C.A.R. FOR	equire mutual, Signed rele . AT THE TIME OF ANY IN DAMAGES PROVISION IN	ease instructions fro ICREASED DEPOSI	m both Buyer T BUYER AND
	Buyer's Initials/_	s	Seller's Initials	



Property Address: Date:	
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38. MEDIATION:

A. The Parties agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. The mediation shall be conducted through the C.A.R. Real Estate Mediation Center for Consumers (www.consumermediation.org) or through any other mediation provider or service mutually agreed to by the Parties. The Parties also agree to mediate any disputes or claims with Agents(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Agent. Mediation fees, if any, shall be divided equally among the Parties involved, and shall be recoverable under the prevailing party attorney fees clause. If, for any dispute or claim to which this paragraph applies, any Party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that Party shall not be entitled to recover attorney fees, even if they would otherwise be available to that Party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.

B. ADDITIONAL MEDIATION TERMS: (i) Exclusions from this mediation agreement are specified in paragraph 39B; (ii)

The obligation to mediate does not preclude the right of either Party to seek a preservation of rights under paragraph

39C; and (iii) Agent's rights and obligations are further specified in paragraph 39D.

39. ARBITRATION OF DISPUTES:

A. The Parties agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The Parties also agree to arbitrate any disputes or claims with Agents(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Agent. The arbitration shall be conducted through any arbitration provider or service mutually agreed to by the Parties. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of transactional real estate Law experience, unless the Parties mutually agree to a different arbitrator. Enforcement of, and any motion to compel arbitration pursuant to, this agreement to arbitrate shall be governed by the procedural rules of the Federal Arbitration Act, and not the California Arbitration Act, notwithstanding any language seemingly to the contrary in this Agreement. The Parties shall have the right to discovery in accordance with Code of Civil Procedure § 1283.05. The arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction.

8. EXCLUSIONS: The following matters are excluded from mediation and arbitration: (i) Any matter that is within the jurisdiction of a probate, small claims or bankruptcy court; (ii) an unlawful detainer action; and (iii) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract

as defined in Civil Code § 2985.

C. PRESERVATION OF ACTIONS: The following shall not constitute a waiver nor violation of the mediation and arbitration provisions: (i) the filing of a court action to preserve a statute of limitations; (ii) the filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, provided the filing party concurrent with, or immediately after such filing, makes a request to the court for a stay of litigation pending any applicable mediation or arbitration proceeding; or (iii) the filing of a mechanic's lien.

- D. AGENTS: Agents shall not be obligated nor compelled to mediate or arbitrate unless they agree to do so in writing. Any Agents(s) participating in mediation or arbitration shall not be deemed a party to this Agreement.
- E. "NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL ARBITRATION."

Buyer's Initials/	Seller's Initials/_



40.		FFER	had and the dense to the order to be the order of the Domestic order.
	A.	date and time specified in paragraph 3C, the offer is Sign	ked and the deposit, if any, shall be returned to Buyer unless by the ed by Seller and a Copy of the Signed offer is Delivered to Buyer or
4		Buyer's Authorized Agent. Seller has no obligation to res	spond to an offer made.
	B.	Form RCSD) is not required for the Legally Authorized	eted, a Representative Capacity Signature Disclosure (C.A.R. Signers designated below.)
		power of attorney or other entity.	s is a trust, corporation, LLC, probate estate, partnership, holding a
		(2) Full entity name: The following is the full name of the en name of the estate, including case #):	tity (if a trust, enter the complete trust name; if under probate, enter full
	7		reement, when the name described below is used, it shall be deemed
		to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust);	trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Doe
		(B) If Property is sold under the jurisdiction of a proba probate name (John Doe, executor, or Estate (or C (4) Legally Authorized Signer:	ate court: The name of the executor or administrator, or a simplified conservatorship) of John Doe).
		(A) This Agreement is being Signed by a Legally Authorindividual. See paragraph 36 for additional terms	rized Signer in a representative capacity and not for him/herself as an . s/are:,
	C.		and has read and understands, every page and all attachments that
	D.		
	(Sig	Signature) By,	Date:
		Printed name of BUYER:	
		□ Printed Name of Legally Authorized Signer:	Title it applicable
	(Sig	Signature) By,	Date:
		Printed name of BUYER:	
			Title, if applicable,
		IF MORE THAN TWO SIGNERS, USE Additional Signature A	ddendum (C.A.R. Form ASA).
41.	ACC	CCEPTANCE	
		receipt of a Copy of this Agreement and authorizes Agent to Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with any Seller Counter Offer (C.A.R. Form SCO or SMCO)	r Offer or Back-Up Offer Addendum, or both, checked below.
		□ Back-Up Offer Addendum (C.A.R. Form BUO)	
	B.	(C.A.R. Form RCSD) is not required for the Legally Aut (1) Non-Individual (entity) Sellers: One or more Sellers	s is a trust, corporation, LLC, probate estate, partnership, holding a
		(2) Full entity name: The following is the full name of the	entity (if a trust, enter the complete trust name; if under probate, enter
			reement, when the name described below is used, it shall be deemed
		to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified	trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Doe
		Revocable Family Trust);	
		(B) If Property is sold under the jurisdiction of a probate probate name (John Doe, executor, or Estate (or C) (4) Legally Authorized Signer:	ate court: The name of the executor or administrator, or a simplified conservatorship) of John Doe).
		(A) This Agreement is being Signed by a Legally Author individual. See paragraph 36 for additional terms	rized Signer in a representative capacity and not for him/herself as an . //are:
	C.	 The VLPA has 17 pages. Seller acknowledges receipt of, make up the Agreement. 	and has read and understands, every page and all attachments that
	D.	. SELLER SIGNATURE(S):	
	(Sig	Signature) By,	Date:
	P	Printed name of SELLER:	
		☐ Printed Name of Legally Authorized Signer:	Title, if applicable,
	(Sig	Signature) By,	Date:
	Р	Printed name of SELLER:	
			Title, if applicable,
		IF MORE THAN TWO SIGNERS, USE Additional Signature A	ddendum (C.A.R. Form ASA).

Date:_

Property Address:

Property Address:Date:							
OFFER NOT ACCEPTED:/No Counter Offer is being made. This offer was not accepted by Seller(date)							
REAL E	STATE BROKERS SE	CTION:					
2. Ag 3. Pre wri	2. Agency relationships are confirmed as stated in paragraph 2.						
	ents' Signatures and o		-				
Α.					DRE Lic. #		
					Date		
					Date State Zip		
	Email				State		
	☐ More than one ager	t from the same firm	represents Buyer. Add	ditional Agent Acknowle	dgement (C.A.R. Form AAA) atta (C.A.R. Form ABA) attached.		
				r			
	☐ Attached DEDA: If	Parties elect to have	an alternative Delivery	method, such method m	ay be indicated on C.A.R. Form [DEDA.	
В.					DRE Lic. #		
	Ву			DRE Lic. #	Date		
	Ву			DRE Lic. #	Date		
					State Zip		
	Email Phone #						
	☐ More than one agent from the same firm represents Seller. Additional Agent Acknowledgement (C.A.R. Form AAA) attached. ☐ More than one brokerage firm represents Seller. Additional Broker Acknowledgement (C.A.R. Form ABA) attached.						
Designated Electronic Delivery Address(es) (To be filled out by Seller's Agent): Email above or							
☐ Attached DEDA: If Parties elect to have an alternative Delivery method, such method may be indicated on C.A.R. Form DEDA.							
			Buyer's Initials	/ Selle	er's Initials/		
ESCROW HOLDER ACKNOWLEDGMENT: Escrow Holder acknowledges receipt of a Copy of this Agreement, (if checked, and agrees to act as Escrow Holder subject to paragraph 22 of this Agreement, any supplemental escrow instructions and the terms of Escrow Holder's general provisions.							
Escrow Holder is advised by that the date of Acceptance of the Agreement is							
Escrow	Escrow Holder Escrow #						
Ву	ByDate						
Address	8						
Phone/I	-ax/E-mail						
Escrow Holder has the following license number # Department of Financial Protection and Innovation, Department of Insurance, Department of Real Estate.							
PRESENTATION OF OFFER:/ Seller's Brokerage Firm presented this offer to Seller on(date). Broker or Designee Initials							

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WOODEN BALCONIES AND STAIRS ADDENDUM (C.A.R. Form WBSA, Revised 12/24)

Thi	is is an addendum to the Residential Purchase Agreement or □ Counter offer No, or □ Othe	er
dat	ted, on property known as	("Property"),
bet	tween	("Buyer"),
and	4	("Seller").
Bu	yer and Seller are referred to as "Parties."	
	 BALCONIES, EXTERIOR STAIRWAYS AND OTHER ELEVATED ELEMENTS: A. If any building on the Property contains 3 or more units, and has balconies, decks, stairway extending beyond the exterior walls of the building, which are at least 6 feet above ground let whole or in part by wood or wood-based products ("Elevated Elements"), Health and Safety Cot that an inspection of the Elevated Elements be completed by January 1, 2026 and at least ever be suffered to the confidence of the inspection report indicates that the inspector advises there is an immediate threat to the confidence or requires corrective work for non-immediate threats, then the owner must take the appropriate required under Health and Safety Code § 17973. C. Health and Safety Code § 17973 obligates an owner to maintain copies of the inspection report inspection cycles. 	t for not less than two
2.	REQUIREMENT TO DELIVER REPORT TO BUYERS: Seller shall, within the time specified in Deliver to Buyer an inspection report of the Elevated Elements prepared within the preceding 6 year and Safety Code § 17973: (i) showing that the Elevated Elements are in proper working condition threat to health or safety; OR (ii) if the report shows that any portion of the Elevated Element are in reference of the report and evidence that the indicated Elevated Elements have been corrected in accordance requirements; OR (iii) if the report shows that any portion of the Elevated Elements are in need of rehave not been made, a statement that the repairs have not been made; OR (iv) up until January 1 such report has been made.	rs pursuant to Health on and do not pose a need of repair, a copy with code and permit
3.	WHEN PROPERTY IS IN A COMMON INTEREST DEVELOPMENT: The requirements under Hea 17973 do not apply to the owner of a property in a common interest development. However, beginn home owners' associations will have similar obligations, but the inspection is required every 9 years be kept and incorporated into the association's reserve study.	ning January 1, 2025.
4.	AUTHORIZED INSPECTORS: For Common Interest Developments: Licensed structural engineers or licensed civil engineers. For Other Properties: A licensed architect; licensed civil or structural contractor holding any or all of the "A," "B," or "C-5" license classifications issued by the Contractors with a minimum of five years' experience, as a holder of the aforementioned classifications or lice multistory wood frame buildings; or an individual certified as a building inspector or building offici state, national, or international association, as determined by the local jurisdiction. These individual certified by the local jurisdiction while performing these inspections.	l engineer; a building State License Board, enses, in constructing al from a recognized
By agi	signing below, Buyer and Seller acknowledge that each has read, understands, and rece rees to the terms of this Wooden Balconies and Stairs Addendum.	eived a copy of and
Bu	yer [Date
		Date
		Date
		Date
001		

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