

CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

(C.A.R. Form RPA-CA, Revised 12/15)

		repared: 1/31/2021	
1.		FER:	/"D o ."\
		THIS IS AN OFFER FROM Dhaval Sharma THE REAL PROPERTY to be acquired is	("Buyer"). , situated in
	٥.	(City), (County), California, (Zip Code), Assessor's Parcel No.	("Property").
	C.	THE PURCHASE PRICE offered is	(1 Toporty).
		Dollars \$	
		CLOSE OF ESCROW shall occur on (date)(or D	ays After Acceptance).
		Buyer and Seller are referred to herein as the "Parties." Brokers are not Parties to this Agreement.	
2.	_	ENCY:	
	Α.	DISCLOSURE : The Parties each acknowledge receipt of a "Disclosure Regarding Real Estate	Agency Relationships"
	_	(C.A.R. Form AD).	
	В.	CONFIRMATION: The following agency relationships are hereby confirmed for this transaction:	the agent of (sheek ana);
		Listing Agent (Print Firm Name) is the Seller exclusively; or both the Buyer and Seller.	the agent of (check one):
			e) (if not the same as the
		Listing Agent) is the agent of (check one): the Buyer exclusively; or the Seller exclusively; or both the Buyer a	
	C.	POTENTIALLY COMPETING BUYERS AND SELLERS: The Parties each acknowledge rece	
		Representation of More than One Buyer or Seller - Disclosure and Consent" (C.A.R. Form PRBS).	•
3.		ANCE TERMS: Buyer represents that funds will be good when deposited with Escrow Holder.	
	Α.	INITIAL DEPOSIT: Deposit shall be in the amount of	\$
		(1) Buyer Direct Deposit: Buyer shall deliver deposit directly to Escrow Holder by electronic funds	
		transfer,cashier's check,personal check,other within 3 business days	
	^	after Acceptance (or	
	UK	(2) Buyer Deposit with Agent: Buyer has given the deposit by personal check (or) to the agent submitting the offer (or to), made payable to	
		. The deposit shall be held uncashed until Acceptance and then deposited	
		with Escrow Holder within 3 business days after Acceptance (or).	
		Deposit checks given to agent shall be an original signed check and not a copy.	
	(No	te: Initial and increased deposits checks received by agent shall be recorded in Broker's trust fund log.)	
	B.	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an increased deposit in the amount of	\$
		within Days After Acceptance (or).	
		If the Parties agree to liquidated damages in this Agreement, they also agree to incorporate the increased	
		deposit into the liquidated damages amount in a separate liquidated damages clause (C.A.R. Form	
	_	RID) at the time the increased deposit is delivered to Escrow Holder.	
	C.	ALL CASH OFFER: No loan is needed to purchase the Property. This offer is NOT contingent on Buyer obtaining a loan. Written verification of sufficient funds to close this transaction IS ATTACHED to this offer or	
		Buyer shall, within 3 (or) Days After Acceptance, Deliver to Seller such verification.	
	D.	LOAN(S):	
	-	(1) FIRST LOAN: in the amount of	\$
		This loan will be conventional financing or FHA, VA, Seller financing (C.A.R. Form SFA),	*
		assumed financing (C.A.R. Form AFA), Other . This loan shall be at a fixed	
		rate not to exceed % or, an adjustable rate loan with initial rate not to exceed %.	
		Regardless of the type of loan, Buyer shall pay points not to exceed % of the loan amount.	
		(2) SECOND LOAN in the amount of	\$
		This loan will be conventional financing or Seller financing (C.A.R. Form SFA), assumed	
		financing (C.A.R. Form AFA), Other This loan shall be at a fixed rate not to exceed % or, an adjustable rate loan with initial rate not to exceed %. Regardless of	
		the type of loan, Buyer shall pay points not to exceed % of the loan amount.	
		(3) FHA/VA: For any FHA or VA loan specified in 3D(1), Buyer has 17 (or) Days After Acceptance	
		to Deliver to Seller written notice (C.A.R. Form FVA) of any lender-required repairs or costs that	
		Buyer requests Seller to pay for or otherwise correct. Seller has no obligation to pay or satisfy lender	
		requirements unless agreed in writing. A FHA/VA amendatory clause (C.A.R. Form FVAC) shall be a	
		part of this Agreement.	
	E.	ADDITIONAL FINANCING TERMS:	
	_		•
	F.	BALANCE OF DOWN PAYMENT OR PURCHASE PRICE in the amount of	\$
	_	to be deposited with Escrow Holder pursuant to Escrow Holder instructions.	Φ.
	G.	PURCHASE PRICE (TOTAL):	*
			•
Bu	yer's	Initials () () Seller's Initials ()	
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RF	A-C	A REVISED 12/15 (PAGE 1 OF 10) CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 1 OF 10)	EQUAL HOUSING OPPORTUNITY

closing costs. (Verificatio) Days After Acceptance, D	eliver to Seller written verification of Buyer's down payment and
	on attached.)	_
		ement is (or is NOT) contingent upon a written appraisal of the
		the purchase price. Buyer shall, as specified in paragraph 14B(3), reement within 17 (or) Days After Acceptance.
J. LOAN TERMS:	isal contingency of cancer this Ag	reement within 17 (or) days After Acceptance.
(1) LOAN APPLICATIONS:	Within 3 (or) Days After Ac	ceptance, Buyer shall Deliver to Seller a letter from Buyer's lender or
		application and credit report, Buyer is prequalified or preapproved
		sified in paragraph 3D is an adjustable rate loan, the prequalification
		t the initial loan rate. (Letter attached.)
		n good faith to obtain the designated loan(s). Buyer's qualification
		eement unless otherwise agreed in writing. If there is no appraisal
		r removed, then failure of the Property to appraise at the purchase nt pursuant to the loan contingency if Buyer is otherwise qualified
		ding deposit, balance of down payment and closing costs are not
contingencies of this Agree		, g ,
(3) LOAN CONTINGENCY		
		specified in paragraph 14, in writing, remove the loan contingency or
•	∍re is an appraisal contingency, r	emoval of the loan contingency shall not be deemed removal of the
appraisal contingency. (4) NO LOAN CONTING	ENCY: Obtaining any loan specifi	ed above is NOT a contingency of this Agreement. If Buyer does not
		ty, Seller may be entitled to Buyer's deposit or other legal remedies.
		Buyer, from any source, for closing or other costs that is agreed to
		uyer's lender. If the total credit allowed by Buyer's lender ("Lender
		i) the Contractual Credit shall be reduced to the Lender Allowable
		ent between the Parties, there shall be no automatic adjustment to
		Contractual Credit and the Lender Allowable Credit.
		representation of the type of financing specified (including but not
		or contingent or non-contingent loan). Seller has agreed to a specific on Buyer's covenant concerning financing. Buyer shall pursue the
		to cooperate with Buyer's efforts to obtain any financing other than
		ch alternate financing does not excuse Buyer from the obligation to
	close escrow as specified in this A	greement.
4. SALE OF BUYER'S PROPERT		
		OT contingent upon the sale of any property owned by Buyer. contingent upon the sale of property owned by Buyer as specified
		contingent upon the sale of property owned by buyer as specified
in the attached addendum ((
in the attached addendum (0 5. ADDENDA AND ADVISORIES		
		Addendum # (C.A.R. Form ADM)
5. ADDENDA AND ADVISORIES A. ADDENDA: Back Up Offer Addendum	: n (C.A.R. Form BUO)	Court Confirmation Addendum (C.A.R. Form CCA)
5. ADDENDA AND ADVISORIES A. ADDENDA: Back Up Offer Addendum Septic, Well and Property	: n (C.A.R. Form BUO) v Monument Addendum (C.A.R. F	Court Confirmation Addendum (C.A.R. Form CCA) orm SWPI)
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Date:

Property Address:

		(1) Buyer Seller shall pay for smoke alarm and carbon monoxide device installation and water heater bracing, if required by Law. Prior to Close Of Escrow ("COE"), Seller shall provide Buyer written statement(s) of compliance in accordance with state
		and local Law, unless Seller is exempt. (2) (i) Buyer Seller shall pay the cost of compliance with any other minimum mandatory government inspections and reports
		if required as a condition of closing escrow under any Law. (ii) Buyer Seller shall pay the cost of compliance with any other minimum mandatory government retrofit standards required as a condition of closing escrow under any Law, whether the work is required to be completed before or after COE.
	•	(iii) Buyer shall be provided, within the time specified in paragraph 14A, a copy of any required government conducted or point-of-sale inspection report prepared pursuant to this Agreement or in anticipation of this sale of the Property.
	C.	ESCROW AND TITLE: (1) (a) Buyer Seller shall pay escrow fee
		(b) Escrow Holder shall be
		(c) The Parties shall, within 5 (or) Days After receipt, sign and return Escrow Holder's general provisions.
		(2) (a) Buyer Seller shall pay for owner's title insurance policy specified in paragraph 13E
		(b) Owner's title policy to be issued by
		(Buyer shall pay for any title insurance policy insuring Buyer's lender, unless otherwise agreed in writing.)
	D.	OTHER COSTS:
		(1) Buyer Seller shall pay County transfer tax or fee .
		(2) Buyer Seller shall pay City transfer tax or fee
		(3) Buyer Seller shall pay Homeowners' Association ("HOA") transfer fee
		(4) Seller shall pay HOA fees for preparing documents required to be delivered by Civil Code §4525.
		(5) Buyer Seller shall pay HOA fees for preparing all documents other than those required by Civil Code §4525.
		(6) Buyer to pay for any HOA certification fee.
		(7) Buyer Seller shall pay for any private transfer fee
		(8) Buyer Seller shall pay for
		(9) Buyer Seller shall pay for
	([10] Buyer Seller shall pay for the cost, not to exceed \$, of a standard (or upgraded)
		one-year home warranty plan, issued by, with the
		following optional coverages: Air Conditioner Pool/Spa Other:
		to investigate these coverages to determine those that may be suitable for Buyer.
		OR Buyer waives the purchase of a home warranty plan. Nothing in this paragraph precludes Buyer's purchasing
		a home warranty plan during the term of this Agreement.
8.	ITE	MS INCLUDED IN AND EXCLUDED FROM SALE:
•-		NOTE TO BUYER AND SELLER: Items listed as included or excluded in the MLS, flyers or marketing materials are not
		included in the purchase price or excluded from the sale unless specified in paragraph 8 B or C. ITEMS INCLUDED IN SALE: Except as otherwise specified or disclosed,
		(1) All EXISTING fixtures and fittings that are attached to the Property;
		(2) EXISTING electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates, solar power systems, built-in appliances, window and door screens, awnings, shutters, window coverings, attached floor
		coverings, television antennas, satellite dishes, air coolers/conditioners, pool/spa equipment, garage door openers/remote controls, mailbox, in-ground landscaping, trees/shrubs, water features and fountains, water softeners, water purifiers, security
		systems/alarms and the following if checked: all stove(s), except ; all vasher(s) and dryer(s), except ; all vasher(s) and dryer(s), except ; (3) The following additional items:
		(4) Existing integrated phone and home automation systems, including necessary components such as intranet and Internet-
		connected hardware or devices, control units (other than non-dedicated mobile devices, electronics and computers) and applicable software, permissions, passwords, codes and access information, are (are NOT) included in the sale.
		(5) LEASED OR LIENED ITEMS AND SYSTEMS: Seller shall, within the time specified in paragraph 14A, (i) disclose to Buyer
		if any item or system specified in paragraph 8B or otherwise included in the sale is leased, or not owned by Seller, or
		specifically subject to a lien or other encumbrance, and (ii) Deliver to Buyer all written materials (such as lease, warranty,
		etc.) concerning any such item. Buyer's ability to assume any such lease, or willingness to accept the Property subject to
		any such lien or encumbrance, is a contingency in favor of Buyer and Seller as specified in paragraph 14B and C.
		(6) Seller represents that all items included in the purchase price, unless otherwise specified, (i) are owned by Seller and shall
		be transferred free and clear of liens and encumbrances, except the items and systems identified pursuant to 8B(5) and
	_	, and (ii) are transferred without Seller warranty regardless of value.
	C.	ITEMS EXCLUDED FROM SALE: Unless otherwise specified, the following items are excluded from sale: (i) audio and video
		components (such as flat screen TVs, speakers and other items) if any such item is not itself attached to the Property, even if a
		bracket or other mechanism attached to the component or item is attached to the Property; (ii) furniture and other items secured
		to the Property for earthquake purposes; and (iii)
		. Brackets attached to walls, floors or ceilings for any such component, furniture
		or item shall remain with the Property (or will be removed and holes or other damage shall be repaired, but not painted).
Rı.	var's	Initials () () Seller's Initials () ()
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CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 3 OF 10) Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 <u>www.zipLogix.com</u>

Date:

Property Address:

B. GOVERNMENT REQUIREMENTS AND RETROFIT:

KPA-C	CA REVISED 12/15 (PAGE 4 OF 10) CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 4 OF 10)
	Initials () () Seller's Initials () ()
	(1) SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer if the Property is a condominium, or is located in a planned development or other common interest subdivision (C.A.R. Form SPQ or ESD).
F.	Code and county on the NPMS Internet Web site. CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:
	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
	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
F.	check this website. If Buyer wants further information, Broker recommends that Buyer obtain information from this website during Buyer's inspection contingency period. Brokers do not have expertise in this area.) NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply to inform
	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 Brokers are required to
D.	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 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
	substitute, an affidavit sufficient to comply with federal (FIRPTA) and California withholding Law (C.A.R. Form AS or QS).
C	energy rating pamphlet; (ii) 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; and Seismic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other information required for those zones. WITHHOLDING TAXES: Within the time specified in paragraph 14A, to avoid required withholding, Seller shall Deliver to Buyer or qualified
В.	Delivery by deposit in the mail, by giving written notice of cancellation to Seller or Seller's agent. NATURAL AND ENVIRONMENTAL HAZARD DISCLOSURES AND OTHER BOOKLETS: Within the time specified in paragraph 14A, Seller shall, if required by Law: (i) Deliver to Buyer earthquake guide(s) (and questionnaire), environmental hazards booklet, and home
	(7) If any disclosure or notice specified in paragraph 10A(1), or subsequent or amended disclosure or notice is Delivered to Buyer after the offer is Signed, Buyer shall have the right to cancel this Agreement within 3 Days After Delivery in person, or 5 Days After Delivery by deposit in the mail, by giving written notice of concellation to Seller as Seller a grant.
	Property, or any material inaccuracy in disclosures, information or representations previously provided to Buyer, Seller shall promptly provide a subsequent or amended disclosure or notice, in writing, covering those items. However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracies of which Buyer is otherwise aware, or which are disclosed in reports provided to or obtained by Buyer or ordered and paid for by Buyer.
	provide Buyer with a Seller Property Questionnaire (C.A.R. Form SPQ); (ii) if Seller is not required to provide a TDS, Seller shall complete and provide Buyer with an Exempt Seller Disclosure (C.A.R. Form ESD). (5) Buyer shall, within the time specified in paragraph 14B(1), return Signed Copies of the Statutory, Lead and other disclosures to Seller. (6) In the event Seller or Listing Broker, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information, or representations provided to Buyer. Seller shall
	(3) Note to Buyer and Seller: Waiver of Statutory and Lead Disclosures is prohibited by Law.(4) Within the time specified in paragraph 14A, (i) Seller, unless exempt from the obligation to provide a TDS, shall, complete and
	and signed the Seller section(s) and the Listing Agent, if any, has completed and signed the Listing Broker section(s), or, if applicable, an Agent Visual Inspection Disclosure (C.A.R. Form AVID). Nothing stated herein relieves a Buyer's Broker, if any, from the obligation to (i) conduct a reasonably competent and diligent visual inspection of the accessible areas of the Property and disclose, on Section IV of the TDS, or an AVID, material facts affecting the value or desirability of the Property that were or should have been revealed by such an inspection or (ii) complete any sections on all disclosures required to be completed by Buyer's Broker.
	actual knowledge of release of illegal controlled substance, notice of special tax and/or assessments (or, if allowed, substantially equivalent notice regarding the Mello-Roos Community Facilities Act of 1982 and Improvement Bond Act of 1915) and, if Seller has actual knowledge, of industrial use and military ordnance location (C.A.R. Form SPQ or ESD). (2) Any Statutory Disclosure required by this paragraph is considered fully completed if Seller has answered all questions and completed
	but are not limited to, a Real Estate Transfer Disclosure Statement ("TDS"), Natural Hazard Disclosure Statement ("NHD"), notice or

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Date:

PM on

AM/

) Days Prior to Close Of Escrow, unless otherwise agreed in

PM) on the date of Close

Property Address:

9. CLOSING AND POSSESSION:

Of Escrow: (ii) no later than

you may be in breach of this Agreement.

OR Tenant to remain in possession (C.A.R. Form TIP).

A. Buyer intends (or does not intend) to occupy the Property as Buyer's primary residence.
 B. Seller-occupied or vacant property: Possession shall be delivered to Buyer: (i) at 6 PM or (

D. Tenant-occupied property: Property shall be vacant at least 5 (or

calendar davs after Close Of Escrow: or (iii)

available Copies of any such warranties. Brokers cannot and will not determine the assignability of any warranties.

Buyer is advised to consult with Buyer's lender about the impact of Seller's occupancy on Buyer's loan.

to pay a deposit to the Homeowners' Association ("HOA") to obtain keys to accessible HOA facilities.

C. Seller remaining in possession After Close Of Escrow: If Seller has the right to remain in possession after Close Of Escrow, (i) the Parties are advised to sign a separate occupancy agreement such as __C.A.R. Form SIP, for Seller continued occupancy of less than 30 days, __C.A.R. Form RLAS for Seller continued occupancy of 30 days or more; and (ii) the Parties are advised to consult with their insurance and legal advisors for information about liability and damage or injury to persons and personal and real property; and (iii)

writing. Note to Seller: If you are unable to deliver Property vacant in accordance with rent control and other applicable Law,

E. At Close Of Escrow: Seller assigns to Buyer any assignable warranty rights for items included in the sale; and Seller shall Deliver to Buyer

F. At Close Of Escrow, unless otherwise agreed in writing, Seller shall provide keys, passwords, codes and/or means to operate all locks, mailboxes, security systems, alarms, home automation systems and intranet and Internet-connected devices included in the purchase price, and garage door openers. If the Property is a condominium or located in a common interest subdivision, Buyer may be required

10. STATUTÓRY AND OTHER DISCLOSURES (INCLUDING LEAD-BASED PÁINT HAZARD DISCLOSURES) AND CANCELLATION RIGHTS:

A. (1) Seller shall, within the time specified in paragraph 14A, Deliver to Buyer: (i) if required by Law, a fully completed: Federal Lead-Based Paint Disclosures (C.A.R. Form FLD) and pamphlet ("Lead Disclosures"); and (ii) unless exempt, fully completed disclosures or notices required by sections 1102 et. seq. and 1103 et. seq. of the Civil Code ("Statutory Disclosures"). Statutory Disclosures include,

at

AM/

Property Address:	Date:
-------------------	-------

(2) If the Property is a condominium or is located in a planned development or other common interest subdivision, Seller has 3 (or) Days After Acceptance to request from the HOA (C.A.R. Form HOA1): (i) Copies of any documents required by Law; (ii) disclosure of any pending or anticipated claim or litigation by or against the HOA; (iii) 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; and (v) the names and contact information of all HOAs governing the Property (collectively, "CI Disclosures"). (vi) private transfer fees; (vii) Pet fee restrictions; and (viii) smoking restrictions. Seller shall itemize and Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Buyer's approval of CI Disclosures is a contingency of this Agreement as specified in paragraph 14B(3). The Party specified in paragraph 7, as directed by escrow, shall deposit funds into escrow or direct to HOA or management company to pay for any of the above.

- 11. CONDITION OF PROPERTY: Unless otherwise agreed in writing: (i) the Property is sold (a) "AS-IS" in its PRESENT physical condition as of the date of Acceptance and (b) subject to Buyer's Investigation rights; (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.
 - **A.** Seller shall, within the time specified in paragraph 14A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including known insurance claims within the past five years, and make any and all other disclosures required by law.
 - **B.** Buyer has the right to conduct Buyer Investigations of the Property and, as specified in paragraph 14B, based upon information discovered in those investigations: (i) cancel this Agreement; or (ii) request that Seller make Repairs or take other action.
 - C. Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller 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 permits issued.

12. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:

- A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 14B. Within the time specified in paragraph 14B(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to: (i) a general physical inspection; (ii) 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 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); (iii) inspect for lead-based paint and other lead-based paint hazards; (iv) satisfy Buyer as to any matter specified in the attached Buyer's Inspection Advisory (C.A.R. Form BIA); (v) review the registered sex offender database; (vi) confirm the insurability of Buyer and the Property including the availability and cost of flood and fire insurance; and (vii) review and seek approval of leases that may need to be assumed by Buyer. Without Seller's prior written consent, Buyer shall neither make nor cause to be made: invasive or destructive Buyer Investigations, except for minimally invasive testing required to prepare a Pest Control Report; or inspections by any governmental building or zoning inspector or government employee, unless required by Law.
- **B.** Seller shall make the Property available for all Buyer Investigations. Buyer shall (i) as specified in paragraph 14B, complete Buyer Investigations and either remove the contingency or cancel this Agreement, and (ii) give Seller, at no cost, complete Copies of all such Investigation reports obtained by Buyer, which obligation shall survive the termination of this Agreement.
- C. Seller shall have water, gas, electricity and all operable pilot lights on for Buyer's Investigations and through the date possession is made available to Buyer.
- D. Buyer indemnity and seller protection for entry upon 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 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 obligations under this paragraph shall survive the termination of this Agreement.

13. TITLE AND VESTING:

- A. Within the time specified in paragraph 14, Buyer shall be provided a current preliminary title report ("Preliminary Report"). 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. Buyer's review of the Preliminary Report and any other matters which may affect title are a contingency of this Agreement as specified in paragraph 14B. 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. Seller shall within 7 Days After Acceptance, give Escrow Holder a completed Statement of Information.
- **B.** 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 (which Seller is obligated to pay off) 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.
- **C.** Within the time specified in paragraph 14A, Seller has a duty to disclose to Buyer all matters known to Seller affecting title, whether of record or not.
- **D.** At Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock certificate or of Seller's leasehold interest), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.

Buyer's Initials ()()	Seller's Initials ()()
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	Property (C.A.R. Form RR). Seller has no obligation to agree to or respond to (C.A.R. Form RRRR) Buyer's requests.
	(3) By the end of the time specified in paragraph 14B(1) (or as otherwise specified in this Agreement), Buyer shall Deliver to Seller a
	removal of the applicable contingency or cancellation (C.A.R. Form CR or CC) of this Agreement. However, if any report, disclosure
	or information for which Seller is responsible is not Delivered within the time specified in paragraph 14A, then Buyer has 5 (or)
	Days After Delivery of any such items, or the time specified in paragraph 14B(1), whichever is later, to Deliver to Seller a removal of
	the applicable contingency or cancellation of this Agreement.
	(4) Continuation of Contingency: Even after the end of the time specified in paragraph 14B(1) and before Seller cancels, if at all,
	pursuant to paragraph 14D, 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 14D(1).
	(5) Access to Property: Buyer shall have access to the Property to conduct inspections and investigations for 17 (or) Days After
_	Acceptance, whether or not any part of the Buyer's Investigation Contingency has been waived or removed.
C.	REMOVAL OF CONTINGENCIES WITH OFFER: Buyer removes the contingencies specified in the attached Contingency
	Removal form (C.A.R. Form CR). If Buyer removes any contingency without an adequate understanding of the Property's
_	condition or Buyer's ability to purchase, Buyer is acting against the advice of Broker.
D.	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. (2) Seller right to Cancel; Buyer Contract Obligations: Seller, after first delivering to Buyer a NBP, 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 3A, or
	3B or if the funds deposited pursuant to paragraph 3A or 3B are not good when deposited; (ii) Deliver a notice of FHA or VA costs
	or terms as required by paragraph 3D(3) (C.A.R. Form FVA); (iii) Deliver a letter as required by paragraph 3J(1); (iv) Deliver
	verification, or a satisfactory verification if Seller reasonably disapproves of the verification already provided, as required by
	paragraph 3C or 3H; (v) In writing assume or accept leases or liens specified in 8B5; (vi) Return Statutory and Lead Disclosures as
	required by paragraph 10A(5); or (vii) Sign or initial a separate liquidated damages form for an increased deposit as required by
	paragraphs 3B and 21B; or (viii) Provide evidence of authority to sign in a representative capacity as specified in paragraph 19. In
	such event, Seller shall authorize the return of Buyer's deposit, except for fees incurred by Buyer.
E.	NOTICE TO BUYER OR SELLER TO PERFORM: The NBP or NSP shall: (i) be in writing; (ii) be signed by the applicable Buyer or
	Seller; and (iii) give the other Party at least 2 (or) Days After Delivery (or until the time specified in the applicable paragraph,
	whichever occurs last) to take the applicable action. A NBP or NSP may not be Delivered any earlier than 2 Days Prior to the expiration of
	the applicable time for the other Party to remove a contingency or cancel this Agreement or meet an obligation specified in paragraph 14.
F.	EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless
	otherwise specified in writing, 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 Repairs or corrections pertaining to that contingency or
_	cancellation right, or for the inability to obtain financing.
G.	CLOSE OF 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 (or) Days After Delivery to close escrow. A DCE
	may not be Delivered any earlier than 3 Days Prior to the scheduled close of escrow.
Н.	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 mutual instructions to cancel the sale and escrow and release deposits, if
	any, to the party entitled to the funds, less fees and costs incurred by that party. Fees and costs may be payable to service providers
	and vendors for services and products provided during escrow. Except as specified below, release of funds will require mutual
	Signed release instructions from the Parties, judicial decision or arbitration award. If either Party fails to execute mutual
	instructions to cancel escrow, one Party may make a written demand to Escrow Holder for the deposit. (C.A.R. Form BDRD or SDRD).
	Escrow Holder, upon receipt, shall promptly deliver notice of the demand to the other Party. If, within 10 Days After Escrow Holder's
	notice, the other Party does not object to the demand, Escrow Holder shall disburse the deposit to the Party making the demand. If
	Escrow Holder complies with the preceding process, each Party shall be deemed to have released Escrow Holder from any and all
	claims or liability related to the disbursal of the deposit. Escrow Holder, at its discretion, may nonetheless require mutual cancellation
	instructions. 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 who is entitled to the deposited funds (Civil Code §1057.3).
	Seller's Initials () ()
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E. Buyer shall receive a CLTA/ALTA "Homeowner's Policy of Title Insurance", if applicable to the type of property and buyer. If not, Escrow Holder shall notify Buyer. A title company can provide information about the availability, coverage, and cost of other title policies and endorsements. If the Homeowner's Policy is not available, Buyer shall choose another policy, instruct Escrow Holder in writing and shall pay any increase in cost.
 14. TIME PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS: The following time periods may only be extended, altered, modified or changed by mutual written agreement. Any removal of contingencies or cancellation under this paragraph by

responsible under paragraphs 5, 6, 7, 8B(5), 10A, B, C, and F, 11A and 13A. If, by the time specified, Seller has not Delivered any

review all disclosures, reports, lease documents to be assumed by Buyer pursuant to paragraph 8B(5), and other applicable information, which Buyer receives from Seller; and approve all matters affecting the Property; and (ii) Deliver to Seller Signed Copies

such item, Buyer after first Delivering to Seller a Notice to Seller to Perform (C.A.R. Form NSP) may cancel this Agreement.

of Statutory and Lead Disclosures and other disclosures Delivered by Seller in accordance with paragraph 10A.

) Days After Acceptance to Deliver to Buyer all Reports, disclosures and information for which Seller is

) Days After Acceptance, unless otherwise agreed in writing, to: (i) complete all Buyer Investigations;

either Buyer or Seller must be exercised in good faith and in writing (C.A.R. Form CR or CC).

Date:

Property Address:

A. SELLER HAS: 7 (or

B. (1) BUYER HAS: 17 (or

Property Address:	Date:
15. FINAL VERIFICATION OF CONDITION: Buyer shall have the right	to make a final verification of the Property within 5 (or) Days
Prior to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but	ut solely to confirm: (i) the Property is maintained pursuant to paragraph 11;
(ii) Repairs have been completed as agreed; and (iii) Seller has complied	d with Seller's other obligations under this Agreement (C.A.R. Form VP).
16. REPAIRS: Repairs shall be completed prior to final verification of co	ndition unless otherwise agreed in writing. Repairs to be performed at
Seller's expense may be performed by Seller or through others	s, 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. It is understood	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) prepare a written
statement indicating the Repairs performed by Seller and the date of	of such Repairs; and (iii) provide Copies of invoices and paid receipts
and statements to Buyer prior to final verification of condition.	
17. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless	otherwise agreed in writing, the following items shall be PAID CURRENT
and prorated between Buyer and Seller as of Close Of Escrow: real pro	operty taxes and assessments, interest, rents, HOA regular, special, and
emergency dues and assessments imposed prior to Close Of Escrow	v, premiums on insurance assumed by Buyer, payments on bonds and
assessments assumed by Buyer, and payments on Mello-Roos and ot	her Special Assessment District bonds and assessments that are now a
lien. The following items shall be assumed by Buyer WITHOUT CRE	DIT toward the purchase price: prorated payments on Mello-Roos and

OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month. 18. BROKERS:

A. 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.

other Special Assessment District bonds and assessments and HOA special assessments that are now a lien but not yet due. Property will be reassessed upon change of ownership. Any supplemental tax bills shall be 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). TAX BILLS ISSUED AFTER CLOSE

- B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Broker: (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 Broker; (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.
- 19. REPRESENTATIVE CAPACITY: If one or more Parties is signing this Agreement in a representative capacity and not for him/herself as an individual then that Party shall so indicate in paragraph 31 or 32 and attach a Representative Capacity Signature Disclosure (C.A.R. Form RCSD). Wherever the signature or initials of the representative identified in the RCSD appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Party acting in a representative capacity (i) represents that the entity for which that party is acting already exists and (ii) shall Deliver to the other Party and Escrow Holder, within 3 Days After Acceptance, 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).

20. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

- A. 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, 3, 4B, 5A, 6, 7, 10C, 13, 14G, 17, 18A, 19, 20, 26, 29, 30, 31, 32 and paragraph D of the section titled Real Estate Brokers on page 10. If a Copy of the separate compensation agreement(s) provided for in paragraph 18A, or paragraph D of the section titled Real Estate Brokers on page 10 is deposited with Escrow Holder by Broker, 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 paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder and will execute such provisions within the time specified in paragraph 7C(1)(c). 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 will 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 (or) Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required by paragraphs 7, 10 or elsewhere in this Agreement.
- B. A Copy of this Agreement including any counter offer(s) and addenda shall be delivered to Escrow Holder within 3 Days After). 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 Seller delivers an affidavit to Escrow Holder to satisfy Seller's FIRPTA obligation under paragraph 10C. Escrow Holder shall deliver to Buyer a Qualified Substitute statement that complies with federal Law.

Buyer's Initials () ()	Seller's Initials () (
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Prop	erty Address:	Date:
	Brokers are a party to the escrow for the sole purpose section titled Real Estate Brokers on page 10. Buyer paragraph 18A, and irrevocably instruct Escrow Holder to other mutually executed cancellation agreement. Compe	of compensation pursuant to paragraph 18A and paragraph D of the and Seller irrevocably assign to Brokers compensation specified in disburse those funds to Brokers at Close Of Escrow or pursuant to any sation instructions can be amended or revoked only with the written hold harmless Escrow Holder from any liability resulting from Escrow
D	 Upon receipt, Escrow Holder shall provide Seller and paragraph 3A and 3B. Once Escrow Holder becomes av 	Seller's Broker verification of Buyer's deposit of funds pursuant to vare of any of the following, Escrow Holder shall immediately notify all own payment is not made pursuant to this Agreement, or is not good at
	delivered to Escrow Holder within 3 Days after mutual execu	of this Agreement for which Escrow Holder is responsible shall be tion of the amendment.
	EMEDIES FOR BUYER'S BREACH OF CONTRACT:	de facele an malanca au faufaiteura af dan acit au malaine a dan acit
А		dy (such as release or forfeiture of deposit or making a deposit
		purchase in violation of this Agreement shall be deemed invalid
_		ory liquidated damages requirements set forth in the Civil Code.
Б		e this purchase because of Buyer's default, Seller shall retain, If the Property is a dwelling with no more than four units, one
		t retained shall be no more than 3% of the purchase price. Any
		vided in paragraph 14H, release of funds will require mutual,
		Seller, judicial decision or arbitration award. AT THE TIME OF
		SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION
	INCORPORATING THE INCREASED DEPOSIT AS L	
	Buyer's Initials/	Seller's Initials /
22. D	ISPUTE RESOLUTION:	
		or claim arising between them out of this Agreement, or any resulting
	transaction, before resorting to arbitration or court activ	on through the C.A.R. Real Estate Mediation Center for Consumers
		nediation provider or service mutually agreed to by the Parties. The
		s with Broker(s), who, in writing, agree to such mediation prior
		claim is presented to the Broker. Mediation fees, if any, shall be pute or claim to which this paragraph applies, any Party (i) commences
		rough mediation, or (ii) before commencement of an action, refuses to
		hall not be entitled to recover attorney fees, even if they would otherwise
		ATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION
_	PROVISION IS INITIALED. Exclusions from this mediatio	n agreement are specified in paragraph 22C.
В	. ARBITRATION OF DISPUTES:	and a south and also as his town and the south of the base and an arrange
		or equity arising between them out of this Agreement or any
		mediation, shall be decided by neutral, binding arbitration. The aims with Broker(s), who, in writing, agree to such arbitration
		oute or claim is presented to the Broker. The arbitrator shall be
	• •	st 5 years of residential real estate Law experience, unless the
		e Parties shall have the right to discovery in accordance with
		spects, the arbitration shall be conducted in accordance with
		igment upon the award of the arbitrator(s) may be entered into
		is agreement to arbitrate shall be governed by the Federal
	Arbitration Act. Exclusions from this arbitration ag	
		BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE
		N THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED
		BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY : DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY
		GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND
		FICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES'
		RBITRATION AFTER AGREEING TO THIS PROVISION, YOU
		THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL
	PROCEDURE. YOUR AGREEMENT TO THIS ARBIT	
		EGOING 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 /

C. ADDITIONAL MEDIATION AND ARBITRATION TERMS:

(1) EXCLUSIONS: The following matters are excluded from mediation and arbitration: (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; and (iii) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court.

Buyer's Initials (______) (______) Seller's Initials (______) (______)

Pro	operty Address:	Date:
	provisions: (i) the filing of a court action to preserve a s recording of a notice of pending action, for order of attac (iii) the filing of a mechanic's lien.	onstitute a waiver nor violation of the mediation and arbitration tatute of limitations; (ii) the filing of a court action to enable the hment, receivership, injunction, or other provisional remedies; or
	(3) BROKERS: Brokers shall not be obligated nor compelled Broker(s) participating in mediation or arbitration shall no	to mediate or arbitrate unless they agree to do so in writing. Any
	SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the whether referred by Broker or selected by Buyer, Seller or other person. MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to referred by Brokers.	e performance of any vendors, service or product providers ("Providers"),
٥.	to use the information on terms approved by the MLS.	
25.	Seller shall be entitled to reasonable attorney fees and costs from the	Buyer and Seller arising out of this Agreement, the prevailing Buyer or non-prevailing Buyer or Seller, except as provided in paragraph 22A.
26.	ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interest	est in this Agreement without first having obtained the separate written
	consent of Seller to a specified assignee. Such consent shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless EQUAL HOUSING OPPORTUNITY: The Property is sold in complian TERMS AND CONDITIONS OF OFFER:	
	This is an offer to purchase the Property on the above terms and disputes paragraph is incorporated in this Agreement if initialed by a addendum. If at least one but not all Parties initial, a counter offer is offer the Property for sale and to accept any other offer at any tacknowledge receipt of a Copy of the offer and agree to the confisubsequently defaults, Buyer may be responsible for payment of Broor modification, including any Copy, may be Signed in two or more confished the confiscion of the confiscion	e essence. All understandings between the Parties are incorporated in this
	and may not be contradicted by evidence of any prior agreement or conte be ineffective or invalid, the remaining provisions will nevertheless be give	exclusive expression of their Agreement with respect to its subject matter, emporaneous oral agreement. If any provision of this Agreement is held to an full force and effect. Except as otherwise specified, this Agreement shall to of the State of California. Neither this Agreement nor any provision in n writing Signed by Buyer and Seller.
30.	DEFINITIONS: As used in this Agreement: A "Acceptance" means the time the offer or final counter offer in	s accepted in writing by a Party and is delivered to and personally
	received by the other Party or that Party's authorized agent in acc B. "Agreement" means this document and any counter offers and between the Parties. Addenda are incorporated only when Signed	ordance with the terms of this offer or a final counter offer. any incorporated addenda, collectively forming the binding agreement by all Parties.
	C. "C.A.R. Form" means the most current version of the specific forD. "Close Of Escrow", including "COE", means the date the grant of	
	E. "Copy" means copy by any means including photocopy, NCR, fa	csimile and electronic.
	(including Close Of Escrow) shall not include any Saturday, Sund	e last Day for performance of any act required by this Agreement ay, or legal holiday and shall instead be the next Day. the occurrence of the event specified, not counting the calendar date
	on which the specified event occurs, and ending at 11:59 PM on t	ne final day.
	date on which the specified event is scheduled to occur.	ore the occurrence of the event specified, not counting the calendar
	Buyer or Seller or the individual Real Estate Licensee for that prin	d in writing, means and shall be effective upon: personal receipt by cipal as specified in the section titled Real Estate Brokers on page 10,
	Buyer and Seller agree that electronic means will not be used by	other). cable, an electronic copy or signature complying with California Law. either Party to modify or alter the content or integrity of this Agreement
		or order, which is adopted by a controlling city, county, state or federal
		replacements, modifications or retrofitting of the Property provided for
31.	under this Agreement. M. "Signed" means either a handwritten or electronic signature on a EXPIRATION OF OFFER: This offer shall be deemed revoked and the state of the state	n original document, Copy or any counterpart. e deposit, if any, shall be returned to Buyer unless the offer is Signed
	by Seller and a Copy of the Signed offer is personally received by	Buyer, or by,
	who is authorized to receive it, by 5:00 PM on the third Day after this on (date)).	one is signed by duyer (or by AIM/_ PM,

One or more Buyers is signing this Agreement in a representative capacity and not for him/herself as an individual. See attached Representative Capacity Signature Disclosure (C.A.R. Form RCSD-B) for additional terms. **BUYER** BUYER Additional Signature Addendum attached (C.A.R. Form ASA).

Date

Date (Print name)

(Print name)

Property Address	s:		Date:	
32. ACCEPTANO Seller accep acknowledges	CE OF OFFER: Seller warrants that ts the above offer, and agrees to s receipt of a Copy of this Agreement,	Seller is the owner of the Property, o sell the Property on the above and authorizes Broker to Deliver a Sig	terms and conditions. Se ned Copy to Buyer.	ller has read and
(If checked)	SELLER'S ACCEPTANCE IS SUBJ	ECT TO ATTACHED COUNTER O	FFER (C.A.R. Form SCO o	or SMCO) DATED:
Representativ	ve Capacity Signature Disclosure (C.A	n a representative capacity and not .R. Form RCSD-S) for additional terms		dual. See attached
Date	SELLER			
(Print name)				
Date	SELLER			
(Print name)				
Additional Sign	nature Addendum attached (C.A.R. Fo	rm ASA).		
(/) (Initials)	personally received by Buyer or Buy AM/ PM. A binding Agreem Buyer or Buyer's authorized age	ent is created when a Copy of S nt whether or not confirmed in thi to create a binding Agreement; it	igned Acceptance is persons document. Completion of	at onally received by f this confirmation
 B. Agency relat C. If specified in D. COOPERATI Broker agree is a Participa are not both specified in a 	Brokers are not parties to the Agree ionships are confirmed as stated in paragraph 3A(2), Agent who submitte NG BROKER COMPENSATION: Les to accept, out of Listing Broker's ant of the MLS in which the Propert Participants of the MLS, or a recip	paragraph 2. d the offer for Buyer acknowledges recisting Broker agrees to pay Coope proceeds in escrow, the amount spery is offered for sale or a reciprocal procal MLS, in which the Property is Form CBC). Declaration of License	rating Broker (Selling Firm cified in the MLS, provided MLS. If Listing Broker and s offered for sale, then com	Cooperating Broker Cooperating Broker pensation must be
Real Estate Broke	er (Selling Firm)		CalBRE Lic. #	
Ву		CalBRE Lic. #	Date	
By Address		CalBRE Lic. # City	Date State Zip	
Telephone	Fax	E-mail		
Real Estate Broke	er (Listing Firm)	O IDDE I : . #	CalBRE Lic. #	
By By		CalBRE Lic. # CalBRE Lic. #	Date Date	
Address		City	State Zip	1
Telephone	Fax	E-mail		
Escrow Holder ack counter offer numb	ER ACKNOWLEDGMENT: knowledges receipt of a Copy of this Agroers ow instructions and the terms of Escrow	Seller's Statement of Information ar , and agrees to act as Escrow Hol	nd), this Agreement, any
• •		acceptance of the Agreement as between	Buyer and Seller is	
Escrow Holder		Esc	crow #	
By Address		Da	te	
Phone/Fax/E-mail Escrow Holder has	s the following license number # Business Oversight, Department of Ins	urance, Bureau of Real Estate.		
PRESENTATION	OF OFFER: (Broker or Designee Initials	Listing Broker presented this offer to Selle	er on	(date).
REJECTION OF C	OFFER: () () No coun	ter offer is being made. This offer was rej	ected by Seller on	(date).
form, or any portion the THIS FORM HAS BE OR ACCURACY OF	hereof, by photocopy machine or any other me EEN APPROVED BY THE CALIFORNIA ASS	tates copyright law (Title 17 U.S. Code) forbids eans, including facsimile or computerized forma OCIATION OF REALTORS® (C.A.R.). NO RE ISACTION. A REAL ESTATE BROKER IS T ISULT AN APPROPRIATE PROFESSIONAL.	ts. EPRESENTATION IS MADE AS TO	THE LEGAL VALIDITY

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) (Buyer's Initials Buyer Acknowledges that page 10 is part of this Agreement (

Reviewed by Broker or Designee



ADDENDUM TO PURCHASE AGREEMENT

1	Page Date:					
2						
3	This addendum to the Purchase Agreement dated pertains to the purchase of the property located at (herein the "Property"). If any conflict					
5	exists between the terms of this addendum and any terms contained elsewhere in this Purchase Agreement, the terms of					
6	this addendum shall supersede and take precedence. Buyer and Seller understand that this is a legally binding Purchase					
7	Agreement. If either party desires legal or tax advice, they should consult an appropriate professional.					
8	rigicoment. If etoner party desires legal of tan davice, oney should constant an appropriate professional.					
9	As-Is Sale: Buyer accepts the Property "As-Is." Any warranties of physical condition of the Property contained in this					
0	Purchase Agreement are void. Seller shall have no further responsibility or liability with respect to the condition of the					
1	Property. This provision shall survive delivery of the deed.					
2						
3	Inspection: Buyer shall have the right and duty to inspect the Property or have it inspected by a person of Buyer's choice					
4	at Buyer's expense. This Purchase Agreement is subject to Buyer completing an inspection and ratifying this Purchase					
5	Agreement by removing this contingency in writing prior to closing, based upon the inspection. The inspection may					
6	include, but is not limited to, Buyer's contractors confirming repair estimates. Promptly after signing this Purchase					
7	Agreement, Seller shall provide keys, alarm codes, gate codes, and garage door openers to Buyer. Seller allows Buyer to					
8	place a lock box on the Property in order to facilitate access for contractors, partners, lenders, renters, or buyers. In order					
9	to facilitate a timely inspection process, and since certain contractors require that the Property be vacant while					
20	inspections are being performed, Seller shall ensure the Property is vacated during the times provided by Buyer. If Buyer					
21	elects to have a pest inspection, Buyer shall notify Seller in writing and Seller shall provide Buyer with a pest inspection					
22	clearance letter from a pest inspection company of Buyer's choice.					
23						
24	Other: Buyer and Seller shall use a settlement company of Buyer's choice to close this transaction. If any earnest money					
25	is included in this Purchase Agreement, it may be deposited with the settlement company before closing at Buyer's option.					
26	If Buyer defaults on this Purchase Agreement for any reason, Seller's sole remedy shall be to retain the earnest money. If					
27	closing is delayed by Seller, Seller shall pay Buyer a per diem penalty of one hundred dollars. Buyer may extend the					
28	closing date an additional thirty days, without the need for an amendment, by delivering written notice and one hundred					
29	dollars to Seller. Buyer shall have the right to make a pre-closing inspection of the Property to determine that the					
80	Property is in the same condition as of the date of this Purchase Agreement. Any material change to the Property prior to					
31	closing shall entitle Buyer to cancel this Purchase Agreement by providing a written unilateral cancellation notice to					
32	Seller. Buyer shall have the right to make a pre-closing inspection of the Property to ensure it is vacant without tenants					
33	or occupants of any kind. Closing shall be automatically extended, without the need for an amendment, until tenants or					
34	occupants vacate the Property. Seller shall not continue to show the Property nor negotiate, receive, or accept back-up					
35	offers. Seller shall be responsible for any pending, levied, or certified assessments prior to closing. If an inspection report					
36	is required by the municipality in which the Property is located, either Buyer or Seller may schedule the inspection and					
37	Seller shall be responsible for the payment of any required inspection fees. If the municipality in which the Property is					
88	located charges or assesses vacant building fees, Seller shall be responsible for any such charged, pending, levied, and/or					
39	certified fees. If any open permits exist for the Property, Buyer may require Seller to have such permits closed by the					
10	appropriate city inspectors in a timely manner. Any cancellations, as provided in this Purchase Agreement, must be in					
1	writing and delivered to the other party in a timely manner. Any references to, or calculation of, days in this Purchase					
12	Agreement shall be considered business days and not calendar days, unless specifically stated otherwise.					

43	Page Date:					
44						
45	Seller's Personal Property at the Property (Check ONE)					
46						
47	☐ Seller shall remove all personal property and leave the Property in "broom-clean" condition prior to closing.					
48 49 50 51 52 53 54 55 56	□ Seller may leave any personal property currently at the Property for disposal by Buyer. Seller shall not add any additional items to the Property. Neither Seller nor Buyer assume any responsibility or liability for any personal property left at the Property after closing and Buyer may dispose of items as Buyer sees fit. Seller shall sign a "Bill of Sale" at closing reflecting the "As-Is" sale of any personal property to Buyer for the payment of one dollar by Buyer.					
56 57	Seller's Closing Costs (Check ONE)					
58	☐ Seller shall pay Seller's customary closing costs.					
59 60 61 62 63 64	assessments, vacant building fees, judgments, foreclosure redemption fees, utility service bills, other liens, o					
64 65 66	Buyer's Closing Costs (Check ONE)					
67	☐ Buyer shall pay Buyer's customary closing costs.					
68 69 70 71	☐ Seller shall pay Buyer's customary closing costs.					
72	Contingent Closing Date (OPTIONAL: Check ONE only if Property requires a "Code Compliance Inspection Report,"					
73 74	otherwise leave blank.)					
75 76	☐ Closing shall occur within days of Buyer receipt of any inspection reports required by the municipality in which the Property is located.					
77 78 79 80	☐ Closing shall occur within days of Buyer receipt of a sale approval letter from the municipality in which the Property is located.					
81	Buyer Disclosures: Buyer is a "for-profit" party and intends to make a profit on this transaction. Buyer is purchasing the					
82	Property below market value for that purpose. Buyer may rehab the Property and either sell it or rent it. Buyer may re-					
83	sell the Property "As-Is" to another buyer who may rehab the Property and either sell it or rent it. Buyer may assign its					
84	interest for a fee to another buyer without notification to, or approval from, Seller. An assignment by Buyer shall relieve					
85	Buyer of its obligations pursuant to this Purchase Agreement. In order to procure renters or buyers for Buyer's benefit,					
86	Buyer may advertise the Property during the executory period of this Purchase Agreement. Buyer may change the					
87	method of financing at no additional cost to Seller. In order to protect Buyer's financial privacy, Buyer is not allowed or					
88	required to provide Seller with verification of funds for any type of financing method used in this transaction. Buyer					
89	(and/or its principals, and/or assignees) is a licensed real estate broker but does not represent Seller in any agency,					
90	brokerage, or fiduciary capacity in this transaction.					

		Page Date:												
Seller Acknowledgements: Sell	er has read, understand	ds, and is fully satisfied with this Purc	hase Agreement. Seller is no											
confused about any aspect of this Purchase Agreement. Seller has willingly signed this Purchase Agreement and is not under duress. Seller has no physical, mental, or emotional conditions that adversely affect them in signing this Purchase Agreement. Seller is not under the influence of alcohol or any mind-altering substance. Seller is not taking medication														
							that would cloud their judgmen	that would cloud their judgment or render them unable to think clearly or make informed decisions. Seller understands						
							that Buyer has negotiated on B	uyer's own behalf and t	hat Seller has negotiated on Seller's o	wn behalf. Seller has not				
been promised anything other than what is contained in this Purchase Agreement. There are no verbal promises, side agreements, or other terms not contained in this Purchase Agreement. Buyer has not made any promises or agreements to; a) sell the Property back to Seller, b) lease it back to Seller with an option to buy, or c) otherwise have an ongoing business or contractual relationship with Seller regarding the Property. Seller understands that they are selling their														
							Property and that this is not a l	loan or a lease. Seller u	inderstands that they may be selling t	he Property below market				
							value but have chosen to do so because of a variety of reasons with regard to the Property and/or since the Seller's personal circumstances dictate that an immediate sale, even if at a discounted price, is preferable. Seller acknowledges							
														that this Purchase Agreement l
Seller:		Buyer:												
Seller's Signature	Date	Buyer's Signature	Date											
Seller's Printed Name		Buyer's Printed Name												
Seller's Signature	Date	Buyer's Signature	Date											
Seller's Printed Name		Buyer's Printed Name												