

CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS For Use With Single Family Residential Property — Attached or Detached (C.A.R. Form RPA-CA, Revised 10/02)

Date	e .	, at	,	, California.					
		FER:							
		THE REAL PROPERTY TO BE ACQUIRED is described as		(Baye.).					
	٥.	Assessor's Parcel No.		situated in					
		, Assessor's Parcel No.		California ("Property")					
	C	THE PURCHASE PRICE offered is		_ , Camorna, (1 roperty).					
	С.	THE FUNCTIAGE Official is	Dollare \$						
	_	CLOSE OF ECCROW shall assure an	Dollars \$	Dave After Assentance)					
,	D.	CLOSE OF ESCROW shall occur on	(date) (or	d below or (ii) otherwise					
		eed in writing. Buyer shall act diligently and in good faith to obtain the designated loa							
		ontingency. Buyer represents that funds will be good when deposited with Escrow H		it and closing costs is not					
	Δ.	INITIAL DEPOSIT: Buyer has given a deposit in the amount of	\$						
		to the agent submitting the offer (or to) by personal check						
		(or), made payable to), by percental effective						
		(or $\ \ \ \ \ \ \ \ \ \ \ \ \ $	siness days after Accentance						
		(or \square	\ with						
		(or ☐							
	R	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an increased d	enosit in the amount of \$						
	Ь.								
	_	within Days After Acceptance, or	·						
	C.	(1) NEW First Deed of Trust in favor of lender, encumbering the Property, securin							
		, , , , , , , , , , , , , , , , , , , ,	. ,						
		interest of % fixed rate, or % initial adjustable rate	e with a maximum interest rate						
		of %, balance due in years, amortized over	years. Buyer shall						
		pay loan fees/points not to exceed (These terms app	ly whether the designated loan						
		is conventional, FHA or VA.)	ll \						
		(2) FHA VA: (The following terms only apply to the FHA or VA loan that is ch							
		Seller shall pay % discount points. Seller shall pay other fees no							
		not to exceed \$ Seller shall pay the cost of lend							
		those for wood destroying pest) not otherwise provided for in this							
		\$ (Actual loan amount may increase if mortgage	e insurance premiums, funding						
	_	fees or closing costs are financed.)							
	D.	ADDITIONAL FINANCING TERMS: ☐ Seller financing, (C.A.R. Form SFA); ☐ sec	condary financing, \$						
		(C.A.R. Form PAA, paragraph 4A); assumed financing (C.A.R. Form PAA, paragr	aph 4B)						
	E.	BALANCE OF PURCHASE PRICE (not including costs of obtaining loans and other	closing costs) in the amount of \$						
		to be deposited with Escrow Holder within sufficient time to close escrow.							
		PURCHASE PRICE (TOTAL):							
	G.	LOAN APPLICATIONS: Within 7 (or							
		broker stating that, based on a review of Buyer's written application and credit report, Buyer is prequalified or preapproved for the NEW loan							
		specified in 2C above.							
	Н.	VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Buyer (or Bu	iyer's lender or loan broker pursu	ant to 2G) shall, within					
		7 (or) Days After Acceptance, provide Seller written verification of							
	l.	LOAN CONTINGENCY REMOVAL: (i) Within 17 (or) Days After A							
		the loan contingency or cancel this Agreement; OR (ii) (if checked) ☐ the loan continuous	tingency shall remain in effect until	the designated loans are					
		funded.							
	J.	APPRAISAL CONTINGENCY AND REMOVAL: This Agreement is (OR, if checked,	is NOT) contingent upon the F	Property appraising at no					
		less than the specified purchase price. If there is a loan contingency, at the time the							
		Days After Acceptance), Buyer shall, as specified in paragraph 14B(3)							
		If there is no loan contingency, Buyer shall, as specified in paragraph 14B(3), remove							
		After Acceptance.	3,	(, , , , , , , , , , , , , , , , , , ,					
	K.	NO LOAN CONTINGENCY (If checked): Obtaining any loan in paragraphs 2C, 2l	D or elsewhere in this Agreement is	NOT a contingency of this					
		Agreement. If Buyer does not obtain the loan and as a result Buyer does not purch							
		other legal remedies.	ace the Property, cone, may be one	and to Buyor o dopodit or					
		ALL CASH OFFER (If checked): No loan is needed to purchase the Property. But	ver shall within 7 (or 🗆)	Dave After Acceptance					
	L.	provide Seller written verification of sufficient funds to close this transaction.	yei silali, witilii 7 (Of)	Days Aiter Acceptance,					
,	CI.	•							
		OSING AND OCCUPANCY:	idanaa						
		Buyer intends (or does not intend) to occupy the Property as Buyer's primary resi							
	В.	Seller-occupied or vacant property: Occupancy shall be delivered to Buyer at	AM _ PM, _ on the	date of Close Of Escrow;					
		on; or _ no later than Days After Close Of E	scrow. (C.A.K. Form PAA, paragrap	n 2.) If transfer of title and					
		occupancy do not occur at the same time, Buyer and Seller are advised to: (i) enter							
The -		insurance and legal advisors.	Buyer's Initials () ()					
epro	ducti	ion of this form, or any portion thereof, by photocopy machine or any other	Seller's Initials () (T=T					
near	is, i FOR	right laws of the United States (Title 17 U.S. Code) forbid the unauthorized ion of this form, or any portion thereof, by photocopy machine or any other nocluding facsimile or computerized formats. Copyright © 1991-2002, NIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.	Buyer's Initials (EQUAL HOUSING					
			Date	OPPORTUNITY					

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CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 1 OF 8)

Agent: ALAN C. ADEMIS Broker: E Real Estate Phone: (619)6880410 411 Camino Del Rio S. #200 , Sa Fax: (619) Prepared using WINForms® software , San Diego **ČA 92108**

Pro	perty	ty Address:, Da	te:
	C.	Tenant-occupied property: (i) Property shall be vacant at least 5 (or) Days Prior to Close Of Escin writing. Note to Seller: If you are unable to deliver Property vacant in accordance with rent control and other be in breach of this Agreement.	
		t (ii) (if checked) Tenant to remain in possession. The attached addendum is incorporated into this Ag paragraph 3.);	reement (C.A.R. Form PAA,
	OR	k (iii) (if checked) This Agreement is contingent upon Buyer and Seller entering into a written agreement regard within the time specified in paragraph 14B(1). If no written agreement is reached within this time, either Buyer or Sel in writing.	
	D.	At Close Of Escrow, Seller assigns to Buyer any assignable warranty rights for items included in the sale and shal of such warranties. Brokers cannot and will not determine the assignability of any warranties.	l provide any available Copies
		At Close Of Escrow, unless otherwise agreed in writing, Seller shall provide keys and/or means to operate all locks alarms and garage door openers. If Property is a condominium or located in a common interest subdivision, Bu deposit to the Homeowners' Association ("HOA") to obtain keys to accessible HOA facilities.	
4.	or s by a	LOCATION OF COSTS (If checked): Unless otherwise specified here, this paragraph only determines who is to pay service mentioned. If not specified here or elsewhere in this Agreement, the determination of who is to pay for any wany such report, inspection, test or service shall be by the method specified in paragraph 14B(2). WOOD DESTROYING PEST INSPECTION:	
		(1) Buyer Seller shall pay for an inspection and report for wood destroying pests and organisms ("Report by	_ , a registered structural pest
		control company. The Report shall cover the accessible areas of the main building and a checked: detached garages and carports, detached decks, the following off	
		not include roof coverings. If Property is a condominium or located in a common interest subdivision, the separate interest and any exclusive-use areas being transferred and shall not include common areas, unless ot shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans on upper level units may not be performed without consent of the owners of property below the shower pans of the owners of property below the shower pans of the owners of property below the shower pans of the owners of t	Report shall include only the herwise agreed. Water tests of ower.
		(2) (If checked) The attached addendum (C.A.R. Form WPA) regarding wood destroying pest inspection and all into this Agreement. OTHER INSPECTIONS AND REPORTS:	ocation of cost is incorporated
		OTHER INSPECTIONS AND REPORTS:	
		(1) ☐ Buyer ☐ Seller shall pay to have septic or private sewage disposal systems inspected	
		(3) Buyer Seller shall pay for a natural hazard zone disclosure report prepared by	
		(4) Buyer Seller shall pay for the following inspection or report	
		(5) Buyer Seller shall pay for the following inspection or report	
		GOVERNMENT REQUIREMENTS AND RETROFIT:	
		(1) \square Buyer \square Seller shall pay for smoke detector installation and/or water heater bracing, if required by Law. Pr	
		shall provide Buyer a written statement of compliance in accordance with state and local Law, unless exempt	
		(2) Buyer Seller shall pay the cost of compliance with any other minimum mandatory government retroit	•
	_	reports if required as a condition of closing escrow under any Law.	·
		ESCROW AND TITLE:	
		(1) Buyer Seller shall pay escrow fee Escrow Holder shall be	
		Escrow Holder shall be	·
		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.)	
	E.	OTHER COSTS:	
		(1) Buyer Seller shall pay County transfer tax or transfer fee	
		(2) Buyer Seller shall pay City transfer tax or transfer fee	
		(3) Buyer Seller shall pay HOA transfer fees	
		(4) Buyer Seller shall pay HOA document preparation fees	
		(5) Buyer Seller shall pay the cost, not to exceed \$, of a	one-year home warranty plan,
		issued by with the following optional coverage:	,
		with the following optional coverage:	
		(6) Buyer Seller shall pay for	
5		ATUTORY DISCLOSURES (INCLUDING LEAD-BASED PAINT HAZARD DISCLOSURES) AND CANCELLATION	RIGHTS:
υ.	A.	(1) Seller shall, within the time specified in paragraph 14A, deliver to Buyer, if required by Law: (i) Federal Lead pamphlet ("Lead Disclosures"); and (ii) disclosures or notices required by sections 1102 et. seq. and 1103 et. seq. ("Statutory Disclosures"). Statutory Disclosures include, but are not limited to, a Real Estate Transfer Disclosur Hazard Disclosure Statement ("NHD"), notice or actual knowledge of release of illegal controlled substance assessments (or, if allowed, substantially equivalent notice regarding the Mello-Roos Community Facilities Act 1915) and, if Seller has actual knowledge, an industrial use and military ordnance location disclosure (C.A.R. Fc. 20). Buyer shall, within the time specified in paragraph 14B(1), return Signed Copies of the Statutory and Lead Disclosure.	l-Based Paint Disclosures and eq. of the California Civil Code are Statement ("TDS"), Natura e, notice of special tax and/or and Improvement Bond Act of form SSD).
		(3) In the event Seller, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting inaccuracy in disclosures, information or representations previously provided to Buyer of which Buyer is ott promptly provide a subsequent or amended disclosure or notice, in writing, covering those items. However, disclosure shall not be required for conditions and material inaccuracies disclosed in reports ordered and the conditions.	the Property, or any material herwise unaware, Seller shall , a subsequent or amended

Buyer's Initials (_ Seller's Initials (_ Reviewed by _____ _ Date _

Pro	roperty Address:,,	Date:
	 (4) If any disclosure or notice specified in 5A(1), or subsequent or amended disclosure or notice is delive Buyer shall have the right to cancel this Agreement within 3 Days After delivery in person, or 5 Days A giving written notice of cancellation to Seller or Seller's agent. (Lead Disclosures sent by mail must be se (5) Note to Buyer and Seller: Waiver of Statutory and Lead Disclosures is prohibited by Law. B. NATURAL AND ENVIRONMENTAL HAZARDS: Within the time specified in paragraph 14, Seller shall, if earthquake guides (and questionnaire) and environmental hazards booklet; (ii) even if exempt from the oblig Property is located in a Special Flood Hazard Area; Potential Flooding (Inundation) Area; Very High Fire Harea; Earthquake Fault Zone; Seismic Hazard Zone; and (iii) disclose any other zone as required by La required for those zones. 	fter delivery by deposit in the mail, by nt certified mail or better.) required by Law: (i) deliver to Buyer ation to provide a NHD, disclose if the lazard Zone; State Fire Responsibility aw and provide any other information
	C. DATA BASE DISCLOSURE: NOTICE: The California Department of Justice, sheriff's departments, police 200,000 or more and many other local law enforcement authorities maintain for public access a data base or register pursuant to paragraph (1) of subdivision (a) of Section 290.4 of the Penal Code. The data base is source of information about the presence of these individuals in any neighborhood. The Department of Judentification Line through which inquiries about individuals may be made. This is a "900" telephone service. about individuals they are checking. Information regarding neighborhoods is not available through the "900" to	of the locations of persons required to s updated on a quarterly basis and a ustice also maintains a Sex Offender Callers must have specific information
6.	CONDOMINIUM/PLANNED UNIT DEVELOPMENT DISCLOSURES: A. SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer whether the Property	ty is a condominium or is located in a
	planned unit development or other common interest subdivision (C.A.R. Form SSD). B. If the Property is a condominium or is located in a planned unit development or other common interest subdivibuse. Days After Acceptance to request from the HOA (C.A.R. Form HOA): (i) Copies of any documents required or anticipated claim or litigation by or against the HOA; (iii) a statement containing the location and numb spaces; (iv) Copies of the most recent 12 months of HOA minutes for regular and special meetings; and (v) all HOAs governing the Property (collectively, "CI Disclosures"). Seller shall itemize and deliver to Buyer all and any CI Disclosures in Seller's possession. Buyer's approval of CI Disclosures is a contingency of this Agi	ision, Seller has 3 (or) by Law; (ii) disclosure of any pending er of designated parking and storage the names and contact information of CI Disclosures received from the HOA
7.	CONDITIONS AFFECTING PROPERTY:	
	 A. Unless otherwise agreed: (i) the Property is sold (a) in its PRESENT physical condition as of the dat Buyer's Investigation rights; (ii) the Property, including pool, spa, landscaping and grounds, is to be condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shal B. SELLER SHALL, within the time specified in paragraph 14A, DISCLOSE KNOWN MATERIAL FA Property, including known insurance claims within the past five years, AND MAKE OTHER DISCLOSE (STATE CORD) 	maintained in substantially the same I be removed by Close Of Escrow. ACTS AND DEFECTS affecting the
	 Form SSD). C. NOTE TO BUYER: You are strongly advised to conduct investigations of the entire Property in order since Seller may not be aware of all defects affecting the Property or other factors that you consider may not be built according to code, in compliance with current Law, or have had permits issued. D. NOTE TO SELLER: Buyer has the right to inspect the Property and, as specified in paragraph 14B, ba 	important. Property improvements sed upon information discovered in
R	those inspections: (i) cancel this Agreement; or (ii) request that you make Repairs or take other action ITEMS INCLUDED AND EXCLUDED:	1.
0.	 A. NOTE TO BUYER AND SELLER: Items listed as included or excluded in the MLS, flyers or marketing mate price or excluded from the sale unless specified in 8B or C. B. ITEMS INCLUDED IN SALE: 	rials are not included in the purchase
	 (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, built-in appliances, window and door screens, awnings, shutters, window coverings, attached floor codishes, private integrated telephone systems, air coolers/conditioners, pool/spa equipment, garage doin-ground landscaping, trees/shrubs, water softeners, water purifiers, security systems/alarms; and (3) The following items: 	overings, television antennas, satellite
	 (4) Seller represents that all items included in the purchase price, unless otherwise specified, are owned by \$ (5) All items included shall be transferred free of liens and without Seller warranty. C. ITEMS EXCLUDED FROM SALE: 	Seller.
_	DILVEDIO INVEGTICATION OF DEODEDTY AND MATTERS ASSESSING PROPERTY.	·
y .	 A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of paragraph and paragraph 14B. Within the time specified in paragraph 14B(1), Buyer shall have the right, agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), includinspect for lead-based paint and other lead-based paint hazards; (ii) inspect for wood destroying pests and sex offender database; (iv) confirm the insurability of Buyer and the Property; and (v) satisfy Buyer as to Buyer's Inspection Advisory (C.A.R. Form BIA). Without Seller's prior written consent, Buyer shall neither mayor destructive Buyer Investigations; or (ii) inspections by any governmental building or zoning inspector or go by Law. B. Buyer shall complete Buyer Investigations and as specified in paragraph 14B, remove the contingency or call. 	at Buyer's expense unless otherwise iding, but not limited to, the right to: (i) I organisms; (iii) review the registered any matter specified in the attached ake nor cause to be made: (i) invasive overnment employee, unless required

made available to Buyer.

Seller, at no cost, complete Copies of all Buyer Investigation reports obtained by Buyer. Seller shall make the Property available for all Buyer Investigations. Seller shall have water, gas, electricity and all operable pilot lights on for Buyer's Investigations and through the date possession is

Pro	pert	y Ac	ddress:,,		Date:
	exp and ma rec (iii)	ens I ap teria eipts pro	RS: Repairs shall be completed prior to final verification of condition unless of the may be performed by Seller or through others, provided that the work complied proval requirements. Repairs shall be performed in a good, skillful manner while. It is understood that exact restoration of appearance or cosmetic items for some of the series of the seri	es with with m ollowing Rep dition	th applicable Law, including governmental permit, inspection naterials of quality and appearance comparable to existing ing all Repairs may not be possible. Seller shall: (i) obtain pairs performed by Seller and the date of such Repairs; and it.
11.	Repand app wor "No	oair I co olica k do otice	R INDEMNITY AND SELLER PROTECTION FOR ENTRY UPON PROPERTY all damage arising from Buyer Investigations; and (iii) indemnify and hold Selle sts. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalt ble insurance, defending and protecting Seller from liability for any injuries to pone on the Property at Buyer's direction prior to Close Of Escrow. Seller is advisted from Non-responsibility" (C.A.R. Form NNR) for Buyer Investigations and work his paragraph shall survive the termination of this Agreement.	er har f to co perso sed th	rmless from all resulting liability, claims, demands, damages carry, policies of liability, workers' compensation and other ons or property occurring during any Buyer Investigations or nat certain protections may be afforded Seller by recording a
12.		Wit	AND VESTING: thin the time specified in paragraph 14, Buyer shall be provided a current preli- ue a policy of title insurance and may not contain every item affecting title. Buyer		
	C.	of r sub Wit At cer	y affect title are a contingency of this Agreement as specified in paragraph 14B. e is taken in its present condition subject to all encumbrances, easements, coverecord or not, as of the date of Acceptance except: (i) monetary liens of record upject to those obligations; and (ii) those matters which Seller has agreed to remove the time specified in paragraph 14A, Seller has a duty to disclose to Buyer Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stificate or of Seller's leasehold interest), including oil, mineral and water right yer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MANNER	enant inless ove in all ma stock is if c	s Buyer is assuming those obligations or taking the Property n writing. atters known to Seller affecting title, whether of record or not k cooperative or long-term lease, an assignment of stock currently owned by Seller. Title shall vest as designated in
13		CO Buy ava req	NSULT AN APPROPRIATE PROFESSIONAL. yer shall receive a CLTA/ALTA Homeowner's Policy of Title Insurance. A title of all ability, desirability, coverage, and cost of various title insurance coverages are juired by this paragraph, Buyer shall instruct Escrow Holder in writing and pay are DF BUYER'S PROPERTY:	comp	pany, at Buyer's request, can provide information about the andorsements. If Buyer desires title coverage other than that
10.	-		s Agreement is NOT contingent upon the sale of any property owned by Buyer.		
OR	В.	_	(If checked): The attached addendum (C.A.R. Form COP) regarding the continuous	ngen	cy for the sale of property owned by Buyer is incorporated
14	TIN		othis Agreement. PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS: TI	he fo	ollowing time periods may only be extended altered
			ed or changed by mutual written agreement. Any removal of contingenci		
	•		Form CR).		
	Α.		LLER HAS: 7 (or) Days After Acceptance to deliver to E ponsible under paragraphs 4, 5A and B, 6A, 7B and 12.	Buyer	all reports, disclosures and information for which Seller is
	В.		BUYER HAS: 17 (or	nerwis	se agreed in writing, to:
		` ,	(i) complete all Buyer Investigations; approve all disclosures, reports and other		
			approve all matters affecting the Property (including lead-based paint and lead	ad-ba	used paint hazards as well as other information specified in
			paragraph 5 and insurability of Buyer and the Property); and (ii) return to Seller Signed Copies of Statutory and Lead Disclosures delivered	hv Se	eller in accordance with paragraph 5A
		(2)	Within the time specified in 14B(1), Buyer may request that Seller make repair	,	1 0 1
			RR). Seller has no obligation to agree to or respond to Buyer's requests.		
(3) By the end of the time specified in 14B(1) (or 2I for loan contingency or 2J for appraisal contingency), Buyer shall, in writing, applicable contingency (C.A.R. Form CR) or cancel this Agreement. However, if the following inspections, reports or disclosures a					
within the time specified in 14A, then Buyer has 5 (or					
14B(1), whichever is later, to remove the applicable contingency or cancel this Agreement in writing: (i) government-mandated inspec					
	_		reports required as a condition of closing; or (ii) Common Interest Disclosures	•	
C. CONTINUATION OF CONTINGENCY OR CONTRACTUAL OBLIGATION; SELLER RIGHT TO CANCEL: (1) Seller right to Cancel; Buyer Contingencies: Seller, after first giving Buyer a Notice to Buyer to Perform (as specified below					
		(.,	this Agreement in writing and authorize return of Buyer's deposit if, by the tim the applicable contingency or cancel this Agreement. Once all contingencies escrow on time may be a breach of this Agreement.	e spe	ecified in this Agreement, Buyer does not remove in writing
		(2)	Continuation of Contingency: Even after the expiration of the time specifie remove in writing the applicable contingency or cancel this Agreement until S written removal of all contingencies, Seller may not cancel this Agreement purs	Seller	r cancels pursuant to 14C(1). Once Seller receives Buyer's
		(3)	Seller right to Cancel; Buyer Contract Obligations: Seller, after first giving		• •
			cancel this Agreement in writing and authorize return of Buyer's deposit for a		
			required by 2A or 2B; (ii) if the funds deposited pursuant to 2A or 2B are no required by 2G; (iv) if Buyer fails to provide verification as required by 2H or 2L		
			by 2H or 2L; (vi) if Buyer fails to return Statutory and Lead Disclosures as req		
			separate liquidated damage form for an increased deposit as required by pa	ragra	aph 16. Seller is not required to give Buyer a Notice to
		(<u>/</u> 1\	Perform regarding Close of Escrow. Notice To Buyer To Perform: The Notice to Buyer to Perform (C.A.R. Form N	VRD)	shall: (i) he in writing: (ii) he signed by Seller: and (iii) give
		(7)	Buyer at least 24 (or) hours (or until the time specified in the app		
			action. A Notice to Buyer to Perform may not be given any earlier than 2 Days		
			a contingency or cancel this Agreement or meet a 14C(3) obligation.	В	Buyer's Initials () ()
Con	vri~!	ı+	1001 2002 CALIEODNIA ASSOCIATION OF BEALTODS® INC	S	Buyer's Initials () () Seller's Initials () () eviewed by Date
			1991-2002, CALIFORNIA ASSOCIATION OF REALTORS®, INC. EVISED 10/02 (PAGE 4 OF 8)	Re	eviewed by Date FOUAL HOUSING OPPORTUNITY

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	costs, to the party entitled to the funds. Fees escrow. Release of funds will require mut	and costs may be payable t tual Signed release instruc	to service pr	ncel the sale and escrow and release deposits, less fees and coviders and vendors for services and products provided during Buyer and Seller, judicial decision or arbitration award. A h instructions if no good faith dispute exists as to who is
	entitled to the deposited funds (Civil Code		o sign suci	i instructions if no good faith dispute exists as to who is
15.	FINAL VERIFICATION OF CONDITION: Buyer	•	a final inspe	ection of the Property within 5 (or) Days Prior
			•	: (i) the Property is maintained pursuant to paragraph 7A; (ii)
	Repairs have been completed as agreed; and (ii	•		•
16.				because of Buyer's default, Seller shall retain,
				is a dwelling with no more than four units, one
	• • • • • • • • • • • • • • • • • • • •			all be no more than 3% of the purchase price.
				quire mutual, Signed release instructions from
	• • • • • • • • • • • • • • • • • • • •			YER AND SELLER SHALL SIGN A SEPARATE
	LIQUIDATED DAMAGES PROVISION	I FOR ANY INCREAS	ED DEPC	SIT. (C.A.R. FORM RID)
		Buyer's Initials	/	Seller's Initials /
17.	DISPUTE RESOLUTION:			
		ediate any dispute or claim	arising betw	veen them out of this Agreement, or any resulting transaction,
	before resorting to arbitration or court action	n. Paragraphs 17B(2) and (3) below app	ly whether or not the Arbitration provision is initialed. Mediation
		•	, ,	or claim to which this paragraph applies, any party commences
	· •	_		es to mediate after a request has been made, then that party
	PROVISION APPLIES WHETHER OR NOT			available to that party in any such action. THIS MEDIATION
				any dispute or claim in Law or equity arising
				ction, which is not settled through mediation,
				d subject to paragraphs 17B(2) and (3) below.
				y with at least 5 years of residential real estate
				erent arbitrator, who shall render an award in
				have the right to discovery in accordance with
				spects, the arbitration shall be conducted in
				vil Procedure. Judgment upon the award of the
	arbitrator(s) may be entered into	any court having ju	urisdictio	n. Interpretation of this agreement to arbitrate
	shall be governed by the Federal	Arbitration Act.		
				s are excluded from mediation and arbitration: (i) a judicial
				rust, mortgage or installment land sale contract as defined
	• , , ,		•	enforcement of a mechanic's lien; and (iv) any matter that ling of a court action to enable the recording of a notice of
	•			provisional remedies, shall not constitute a waiver of the
	mediation and arbitration provisions.	, rosorroromp, mjanonom,	0. 00. p	Actional remodeles, chair not concatate a marter of the
	(3) BROKERS: Buyer and Seller agree to	mediate and arbitrate dis	putes or cla	aims involving either or both Brokers, consistent with 17 A
	and B, provided either or both Brokers s	hall have agreed to such i	mediation o	or arbitration prior to, or within a reasonable time after, the
	·	•	both Broke	rs to participate in mediation or arbitration shall not result
	in Brokers being deemed parties to the A			
				OU ARE AGREEING TO HAVE ANY DISPUTE
				ATION OF DISPUTES' PROVISION DECIDED BY
				V AND YOU ARE GIVING UP ANY RIGHTS YOU
				OURT OR JURY TRIAL. BY INITIALING IN THE HTS TO DISCOVERY AND APPEAL, UNLESS
				BITRATION OF DISPUTES' PROVISION, IF YOU
				THIS PROVISION, YOU MAY BE COMPELLED
				ORNIA CODE OF CIVIL PROCEDURE. YOUR
	AGREEMENT TO THIS ARBITRA			
				S AND AGREE TO SUBMIT DISPUTES ARISING
				N OF DISPUTES' PROVISION TO NEUTRAL
	ARBITRATION."	Buyer's Initials		
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				B 11 W 1 /
				Buyer's Initials () ()
Cor	ovright © 1991-2002. CALIFORNIA ASSOCIATION OF R	REALTORS®, INC.		Seller's Initials () ()

CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 5 OF 8)

D. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in a separate written agreement between Buyer and Seller, 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

E. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the

Date:

T4671204.ZFX

Property Address: ___

cancellation right, or for inability to obtain financing.

RPA-CA REVISED 10/02 (PAGE 5 OF 8)

Prop	perty Address: Date:
18.	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 property taxes and assessments, interest, rents, HOA regular, special, and emergency dues and assessments imposed 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. 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 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. TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.
19.	WITHHOLDING TAXES: Seller and Buyer agree to execute any instrument, affidavit, statement or instruction reasonably necessary
20.	to comply with federal (FIRPTA) and California withholding Law, if required (C.A.R. Forms AS and AB). MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the MLS a pending sale and, upon Close Of Escrow, the terms of this transaction to be published and disseminated to persons and entities authorized to use the information on terms
	approved by the MLS.
	EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws. ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, the prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as provided in paragraph 17A.
23.	SELECTION OF SERVICE PROVIDERS: If Brokers refer Buyer or Seller to persons, vendors, or service or product providers ("Providers"), Brokers do not guarantee the performance of any Providers. Buyer and Seller may select ANY Providers of their own choosing.
24.	TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this Agreement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed, except in writing Signed by Buyer and Seller.

C.

- 26. DEFINITIONS: As used in this Agreement:
 A. "Acceptance" means the time the offer or final counter offer is accepted in writing by a party and is delivered to and personally received by the other party or that party's authorized agent in accordance with the terms of this offer or a final counter offer.
 - **B.** "Agreement" means the terms and conditions of this accepted California Residential Purchase Agreement and any accepted counter offers and addenda.
 - C. "C.A.R. Form" means the specific form referenced or another comparable form agreed to by the parties.
 - D. "Close Of Escrow" means the date the grant deed, or other evidence of transfer of title, is recorded. If the scheduled close of escrow falls on a Saturday, Sunday or legal holiday, then close of escrow shall be the next business day after the scheduled close of escrow date.
 - E. "Copy" means copy by any means including photocopy, NCR, facsimile and electronic.
 - F. "Days" means calendar days, unless otherwise required by Law.

25. OTHER TERMS AND CONDITIONS, including attached supplements:

B. Purchase Agreement Addendum (C.A.R. Form PAA paragraph numbers:

A. Buyer's Inspection Advisory (C.A.R. Form BIA)

- **G.** "Days After" means the specified number of calendar days after the occurrence of the event specified, not counting the calendar date on which the specified event occurs, and ending at 11:59PM on the final day.
- **H.** "Days Prior" means the specified number of calendar days before the occurrence of the event specified, not counting the calendar date on which the specified event is scheduled to occur.
- I. "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic copy or signature complying with California Law. Buyer and Seller agree that electronic means will not be used by either party to modify or alter the content or integrity of this Agreement without the knowledge and consent of the other.
- J. "Law" means any law, code, statute, ordinance, regulation, rule or order, which is adopted by a controlling city, county, state or federal legislative, judicial or executive body or agency.
- K. "Notice to Buyer to Perform" means a document (C.A.R. Form NBP), which shall be in writing and Signed by Seller and shall give Buyer at least 24 hours (or as otherwise specified in paragraph 14C(4)) to remove a contingency or perform as applicable.
- L. "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement.
- M. "Signed" means either a handwritten or electronic signature on an original document, Copy or any counterpart.
- N. Singular and Plural terms each include the other, when appropriate.

Buyer's Initials (Seller's Initials ()()
Reviewed by	Date



	A.	DISCLOSURE: Buyer and Seller each acknowledge prior receipt of C.A.R. Form AD "Disclosure Regarding Real Estate Agency Relationships."
		POTENTIALLY COMPETING BUYERS AND SELLERS: Buyer and Seller each acknowledge receipt of a disclosure of the possibility of multiple representation by the Broker representing that principal. This disclosure may be part of a listing agreement buyer-broker agreement or separate document (C.A.R. Form DA). Buyer understands that Broker representing Buyer may also represent other potential buyers, who may consider, make offers on or ultimately acquire the Property. Seller understands that Broker representing Seller may also represent other sellers with competing properties of interest to this Buyer.
	C.	CONFIRMATION: The following agency relationships are hereby confirmed for this transaction: Listing Agent (Print Firm Name) is the agen
		of (check one): ☐ the Seller exclusively; or ☐ both the Buyer and Seller. Selling Agent
20	10	as Listing Agent) is the agent of (check one): the Buyer exclusively; or the Seller exclusively; or both the Buyer and Seller. Seller. Real Estate Brokers are not parties to the Agreement between Buyer and Seller.
2 8.		INT ESCROW INSTRUCTIONS TO ESCROW HOLDER: The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions or
		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: 1, 2, 4, 12, 13B, 14E, 18, 19, 24, 25B and C, 26, 28, 29, 32A, 33 and paragraph D of the section titled Real Estate Brokers on page 8. If a Copy of the separate compensation agreement(s) provided for in paragraph 29 or 32A, or paragraph D of the section titled Real Estate Brokers on page 8 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 directly from Escrow Holder and will execute such provisions upon Escrow Holder's request. 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.
	В.	A Copy of this Agreement shall be delivered to Escrow Holder within 3 business days after Acceptance (or
		Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraphs 29, 32A and paragraph D of the section titled Real Estate Brokers on page 8. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraphs 29 and 32A, respectively, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close O' Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Escrow Holder shall immediately notify Brokers: (i) if Buyer's initial or any additional deposit 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. 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 2 business days after mutual execution of the amendment.
29.		OKER COMPENSATION FROM BUYER: If applicable, upon Close Of Escrow, Buyer agrees to pay compensation to Broker as ecified in a separate written agreement between Buyer and Broker.
30.	TE Thi Sel req tim cor pay	RMS AND CONDITIONS OF OFFER: s is an offer to purchase the Property on the above terms and conditions. All paragraphs with spaces for initials by Buyer and ler are incorporated in this Agreement only if initialed by all parties. If at least one but not all parties initial, a counter offer is unitial agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any e prior to notification of Acceptance. Buyer has read and acknowledges receipt of a Copy of the offer and agrees to the above offirmation of agency relationships. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for ment of Brokers' compensation. This Agreement and any supplement, addendum or modification, including any Copy, may be used in two or more counterparts, all of which shall constitute one and the same writing.



Property Address: ____

27. AGENCY:

_ Date:__

Property Address:							Date:				
31. EXPIRATION OF OFFER: This offer shall be deemed revoked Signed offer is personally received by Buyer, or by	and the d	eposit shall b	e retu	rned unles	s the offe	er is S	Signed b	y Selle	r and		
authorized to receive it by 5:00 PM on the third	calendar			offer is (date)						hecked,	
Date				(date)							
BUYER											
(Print Name)		(Print N	lame)								
 (Address) 32. BROKER COMPENSATION FROM SELLER: A. Upon Close Of Escrow, Seller agrees to pay compensation B. If escrow does not close, compensation is payable as spec 33. ACCEPTANCE OF OFFER: Seller warrants that Seller is the cabove offer, agrees to sell the Property on the above terms a read and acknowledges receipt of a Copy of this Agreement, a (If checked) SUBJECT TO ATTACHED COUNTER OFFER 	cified in that bwner of the nd condition nd authorized, DATED	nt separate wr ne Property, cons, and agre zes Broker to	ritten a or has ees to delive	agreement. the author the above er a Signed	ity to exe confirma Copy to	cute ition o Buye	this Agr of agend r.	eemen cy relat	t. Sel ionsh	ler acce	pts the
DateSELLER											
(Print Name)		(Print N	lame)								
(/) CONFIRMATION OF ACCEPTANCE: A agent on (date) a Copy of Signed Acceptance is perso this document. Completion of this con intended to evidence the date that Com	onally rece	at eived by Buy is not legally	yer or	_	☐ PM. A uthorize der to cr	bind d ag	ling Ag ent whe	reeme	nt is r not	created confir	when med in
 A. Real Estate Brokers are not parties to the Agreement betw B. Agency relationships are confirmed as stated in paragraph C. If specified in paragraph 2A, Agent who submitted the offer for D. COOPERATING BROKER COMPENSATION: Listing Broker accept, out of Listing Broker's proceeds in escrow: (i) the am which the Property is offered for sale or a reciprocal MLS; or (CBC) between Listing Broker and Cooperating Broker. Real Estate Broker (Selling Firm) 	n 27. Buyer acking agrees to ount specificion (ii) ☐ (if cl	nowledges re pay Cooper fied in the M hecked) the a	ating LS, pr amour	Broker (Se rovided Co at specified	operating in a sep	Brok arate	er is a written	Partici agreer	pant ment	of the M (C.A.R.	ILS in
Ву					Date						
Address (City	F-mail			_ State _			Zip _			
By (Address Fax Fax Fax Real Estate Broker (Listing Firm)		L-IIIaII									
By					Date						
Address (Telephone Fax	City	E-mail			_ State _			Zip _			
relephone Fax		E-IIIdII									
ESCROW HOLDER ACKNOWLEDGMENT: Escrow Holder acknowledges receipt of a Copy of this Agreement, counter offer numbers			nd								
supplemental escrow instructions and the terms of Escrow H				ow noidei	subject t	о раг	agrapn	20 OI (I	iis Aç	greemer	it, ariy
Escrow Holder is advised that the date of Confirmation of Acceptar	nce of the A	Agreement as	s betw	een Buyer	and Sell	er is					
Escrow Holder											
ByAddress					Date						
Phone/Fax/E-mail											
Escrow Holder is licensed by the California Department of Cor	porations,	☐ Insurance	,	eal Estate	Licens	e#_					
(/) REJECTION OF OFFER: No counter offer (Seller's Initials) (Date)	er is be	ing made.	This	offer wa	as revie	wed	and	rejecte	d by	y Selle	r on
THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN This form is available for use by the entire real estate industry. It is not inte which may be used only by members of the NATIONAL ASSOCIATION OF R	A REAL I APPROPRI nded to ider	ESTATE BRO IATE PROFESS ntify the user a	KER I SIONA s a RE	S THE PEI L. :ALTOR®. F	RSON QU REALTOR	JALIFI	ED TO	ADVISE	E ON	REAL I	ESTATE

Published by the California Association of REALTORS®

Reviewed by _

Date



BUYER'S INSPECTION ADVISORY

(C.A.R. Form BIA, Revised 10/02)

Property Address: , ,	("Property").
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A. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokers. For this reason, you should conduct thorough investigations of the Property personally and with professionals who should provide written reports of their investigations. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.

- **B. BUYER RIGHTS AND DUTIES:** You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. The purchase agreement gives you the right to investigate the Property. If you exercise this right, and you should, you must do so in accordance with the terms of that agreement. This is the best way for you to protect yourself. It is extremely important for you to read all written reports provided by professionals and to discuss the results of inspections with the professional who conducted the inspection. You have the right to request that Seller make repairs, corrections or take other action based upon items discovered in your investigations or disclosed by Seller. If Seller is unwilling or unable to satisfy your requests, or you do not want to purchase the Property in its disclosed and discovered condition, you have the right to cancel the agreement if you act within specific time periods. If you do not cancel the agreement in a timely and proper manner, you may be in breach of contract.
- **C. SELLER RIGHTS AND DUTIES:** Seller is required to disclose to you material facts known to him/her that affect the value or desirability of the Property. However, Seller may not be aware of some Property defects or conditions. Seller does not have an obligation to inspect the Property for your benefit nor is Seller obligated to repair, correct or otherwise cure known defects that are disclosed to you or previously unknown defects that are discovered by you or your inspectors during escrow. The purchase agreement obligates Seller to make the Property available to you for investigations.
- D. BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as soil stability, geologic or environmental conditions, hazardous or illegal controlled substances, structural conditions of the foundation or other improvements, or the condition of the roof, plumbing, heating, air conditioning, electrical, sewer, septic, waste disposal, or other system. The only way to accurately determine the condition of the Property is through an inspection by an appropriate professional selected by you. If Broker gives you referrals to such professionals, Broker does not guarantee their performance. You may select any professional of your choosing. In sales involving residential dwellings with no more than four units, Brokers have a duty to make a diligent visual inspection of the accessible areas of the Property and to disclose the results of that inspection. However, as some Property defects or conditions may not be discoverable from a visual inspection, it is possible Brokers are not aware of them. If you have entered into a written agreement with a Broker, the specific terms of that agreement will determine the nature and extent of that Broker's duty to you. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
- E. YOU ARE ADVISED TO CONDUCT INVESTIGATIONS OF THE ENTIRE PROPERTY, INCLUDING, BUT NOT LIMITED TO THE FOLLOWING:
 - 1. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof, plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa, other structural and non-structural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property. (Structural engineers are best suited to determine possible design or construction defects, and whether improvements are structurally sound.)
 - 2. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. (Professionals such as appraisers, architects, surveyors and civil engineers are best suited to determine square footage, dimensions and boundaries of the Property.)
 - 3. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms and other infestation or infection. Inspection reports covering these items can be separated into two sections: Section 1 identifies areas where infestation or infection is evident. Section 2 identifies areas where there are conditions likely to lead to infestation or infection. A registered structural pest control company is best suited to perform these inspections.

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BIA REVISED 10/02 (PAGE 1 OF 2)

BUYER'S INSPECTION ADVISORY (BIA PAGE 1 OF 2)

6.	ROOF: Present con POOL/SPA: Cracks	dition, age, leaks, and remaining, leaks or operational problems. (Factorial transfer in the control of the con	useful life. (Roofing contractors a Pool contractors are best suited to	uch conditions, causes and remedi are best suited to determine these o determine these conditions.) eptic systems and components, co	conditions.)
8.	WATER AND UTIL			availability, use restrictions and o	costs. Water
	ENVIRONMENTAL lead contamination, waste disposal sites mold (airborne, toxi appropriate professi "Protect Your Family	HAZARDS: Potential environmer radon, methane, other gases, fur s, electromagnetic fields, nuclear c or otherwise), fungus or similar onal or read the booklets "Enviror From Lead in Your Home" or both	ntal hazards, including, but not lingle oil or chemical storage tanks, sources, and other substances ar contaminants). (For more informmental Hazards: A Guide for Hah.)	mited to, asbestos, lead-based pai contaminated soil or water, hazar s, materials, products, or condition ormation on these items, you may domeowners, Buyers, Landlords ar	dous waste, is (including consult an definition of the consult and tenants,"
10.		ND FLOODING: Susceptibility of or Geotechnical Engineer is best s		mic hazards and propensity of the nese conditions.)	Property to
	the Property in a se the Property and Bu early as this informa is best suited to pro-	ismic, flood or fire hazard zone, a lyer, may affect the availability an lition may affect other decisions, ir vide information on these condition	and other conditions, such as the nd need for certain types of insur ncluding the removal of loan and ns.)	or desired insurance may vary. The eage of the Property and the clair rance. Buyer should explore insuratinspection contingencies. (An insumits, inspections, certificates, zo	ns history of ance options rance agent
	(Such information is	tions, restrictions, and requiremer available from appropriate goverr ny such information.)	nts affecting the current or future nmental agencies and private info	e use of the Property, its developm ormation providers. Brokers are no	nent or size. t qualified to
13.	. RENTAL PROPER charged, the maxim systems for doors a	TY RESTRICTIONS: Some cities um number of occupants; and the	e right of a landlord to terminate a ars, should be examined to dete	ons that limit the amount of rent a tenancy. Deadbolt or other locks rmine whether they satisfy legal re irements.)	and security
14.	and/or other measur fire safety and other to county. Unless sp	AFETY: State and local Law may res to decrease the risk to children measures concerning other featu	y require the installation of barri n and other persons of existing sures of the Property. Compliance ay not be in compliance with the	iers, access alarms, self-latching r wimming pools and hot tubs, as we requirements differ from city to city ese requirements. (Local governme	ell as various and county
15	schools, proximity a other government telecommunications existing and propose from any source, w botanical diseases, areas of common in	nd adequacy of law enforcement, services, availability, adequacy or other technology services a ed transportation, construction and ild and domestic animals, other historic or other governmentally pterest subdivisions, and possible tions and influences of significan	, crime statistics, the proximity of and cost of any speed-wind and installations, proximity to co d development that may affect no nuisances, hazards, or circumst protected sites or improvements, lack of compliance with any gove	Neighborhood or area condition fregistered felons or offenders, fire ed, wireless internet connection ommercial, industrial or agriculturoise, view, or traffic, airport noise, nuances, protected species, wetland cemeteries, facilities and condition erning documents or Homeowners' igions, and personal needs, require	e protection, is or other al activities, oise or odor d properties, of common Association
	guarantee the condition repairs provided or man observable in reasonaresponsible for inspect boundary lines or othe contained in Investigation providing legal or tax other advice or information.	n of the Property; (iii) Does not guara de by Seller or others; (iv) Shall not be ably accessible areas of the Property ing public records or permits concerni- er items affecting title; (vii) Shall not tion reports, Multiple Listing Service, advice regarding any aspect of a tran	antee the performance, adequacy or e responsible for identifying defects ty; (b) are in common areas; or (c) ing the title or use of Property; (vi) SI to be responsible for verifying square advertisements, flyers or other promisaction entered into by Buyer or Se location and experience required to pe	should pay or Seller should accept; (completeness of inspections, services, that are not known to Broker and (a) are are off the site of the Property; (v) shall not be responsible for identifying the footage, representations of others of notional material; (viii) Shall not be responsible efform real estate licensed activity. Buygals.	products or e not visually Shall not be le location of r information sponsible for for providing
		yer and Seller each acknowled s encouraged to read it carefully		stand, accept and have received	l a Copy of
Bu -	ıyer Signature	Date	Buyer Signature	Date)
Se	eller Signature	Date	Seller Signature	Date	;
ADI TRA This	EQUACY OF ANY PROV ANSACTIONS. IF YOU DE s form is available for use I	'ISION IN ANY SPECIFIC TRANSACTIO SIRE LEGAL OR TAX ADVICE, CONSULT	IN. A REAL ESTATE BROKER IS THE AN APPROPRIATE PROFESSIONAL. Itended to identify the user as a REALTOF	RESENTATION IS MADE AS TO THE LEGAL PERSON QUALIFIED TO ADVISE ON R®. REALTOR® is a registered collective me of Ethics.	REAL ESTATE
(§	The System for Success™	Published by the California Association of REALTORS	®	Reviewed by Date	EQUAL HOUSING Opportunity

4. SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement,

__ Date: ___