MORTGAGE LOAN DISCLOSURE STATEMENT (RE882) INFORMATIONAL SHEET

WHEN TO USE THIS FORM

TRADITIONAL LOAN PRODUCTS – This form may be used when the loan product being offered to the consumer <u>DOES NOT</u> allow the borrower to defer repayment of principal or interest. Each payment includes the full amount of interest and principal due for that installment. <u>THIS FORM CANNOT BE</u>

<u>USED FOR LOAN PRODUCTS THAT ALLOW THE BORROWER TO DEFER REPAYMENT OF</u>

<u>INTEREST OR PRINCIPAL AND ARE SECURED BY A 1 – 4 UNIT RESIDENTIAL PROPERTY.</u>

<u>FOR THOSE LOANS THE MORTGAGE LOAN DISCLOSURE STATEMENT/GOOD FAITH</u>

<u>ESTIMATE – NONTRADITIONAL MORTGAGE PRODUCT (ONE TO FOUR UNIT</u>

<u>RESIDENTIAL UNITS) - RE885 MUST BE USED. REFER TO THE DEFINITION OF A</u>

<u>NONTRADITIONAL MORTGAGE PRODUCT IN COMMISSIONER'S REGULATION 2842</u>

AVAILABLE ON THE DRE WEB SITE AT WWW.DRE.CA.GOV.

SECURED BY REAL PROPERTY – This form may be used when the loan is secured by real property (raw or unimproved land or parcels, commercial, multi-family, 1 to 4 unit residential, or any other interest in real property).

TIPS ON COMPLETING THIS FORM

Section I (B) (4) – Additional Compensation – This section is completed to disclose any compensation received by the broker from a lender in the form of a yield/spread premium, service release premium or any other rebate or compensation.

Section II (A) – PROPOSED LOAN INFORMATION – The form contains four (4) boxes for the purpose of providing loan terms and information to the consumer. Depending on the loan product being offered to the consumer, select the appropriate box and complete the information specified in that box. The Real Estate Law requires the disclosure of all material terms of the loan. In situations where the proposed loan terms cannot be accommodated in one of the four (4) boxes, an addendum, signed and dated by the borrower(s) and the broker (or broker's representative), should be attached to the form. The addendum must include all material information on the proposed loan. A real estate broker who wishes to use a form other than the approved RE882 must obtain the prior written approval of the Department.

<u>IF THE LOAN PRODUCT IS A NONTRADITIONAL MORTGAGE LOAN PRODUCT YOU ARE USING THE WRONG FORM. THE RE885 MUST BE USED.</u>

Other than the non-applicable boxes in Section II, do not leave any lines or spaces blank.

After completion, the form must be signed by the broker or broker's representative and provided to the borrower within THREE (3) DAYS OF RECEIVING THE BORROWER'S COMPLETED WRITTEN LOAN APPLICATION.

A COPY OF THE FORM SIGNED BY THE BORROWER MUST BE RETAINED BY THE BROKER FOR A PERIOD OF THREE (3) YEARS.

STATE OF CALIFORNIA
DEPARTMENT OF REAL ESTATE Serving Californians Since 1917
Serving Californians Since 1917

MORTGAGE LOAN DISCLOSURE STATEMENT (BORROWER)

882	(Rev	v. 6/09)					
me of Broker Bu			usiness Address				
		ARY OF LOAN TERMS	ф				
		INCIPAL AMOUNT	\$				
В.		TIMATED DEDUCTIONS FROM PRINCIPAL AMOU					
	1.	Costs and Expenses (See Paragraph III-A)	\$				
	2.	Broker Commission/Origination Fee (See Paragraph II					
	3.	Lender Origination Fee/Discounts (See Paragraph III-E Additional compensation will/may be received from lender of the second sec	/				
	4.	proceeds. YES \$(if known)					
	5	Amount to be Paid on Authorization of Borrower (See					
C		TIMATED CASH PAYABLE TO BORROWER (A LES	• •				
C.	LD.	IIWAILD CASITIATADLL TO BORROWER (A LLS	Ψ				
<u>GE</u>	NER	AL INFORMATION ABOUT LOAN					
	A.	PROPOSED LOAN INFORMATION					
	1.	Proposed loan term \square Years \square	Months				
		□ FIXED RATE LOAN	☐ ADJUSTABLE RATE LOAN (EXAMPLE 6-MONTH ARM; 1-YEAR ARM				
		Fixed rate loan% payable at \$ month	Proposed interest rate:%				
		7 mod rate roan // payaore at 4 monan	Fully indexed rate%				
			Proposed monthly payment \$				
			Maximum interest rate% Interest rate can increase% eachmonths				
			Maximum loan payment can be \$months				
	-						
		□ Initial fixed rate loan (example $2/28$; $3/1$; $5/1$)	☐ INITIAL ADJUSTABLE RATE LOAN (EXAMPLE LOW ENTRY RATE AR				
		Proposed initial fixed interest rate:%	Proposed initial adjustable interest rate %				
		Initial fixed interest rate in effect formonths Proposed initial monthly payment \$	Initial interest rate in effect formonths				
		Adjustable interest rate of% will begin after fixed rate	Proposed monthly payment \$ Fully indexed rate%				
		period ends	Maximum interest rate%				
		Monthly payment can increase to \$after fixed rate period en					
		Fully indexed rate% Maximum interest rate%	Monthly payment can increase to \$after initial adjustable rate period ends				
		Interest rate can increase% each months_	Maximum loan payment can be \$aftermonths				
		Maximum loan payment can be \$aftermonths					
	2.	This loan is based on limited or no documentation of you	ir income and/or assets and may have a higher interest rate, or n				
		points or fees than other products requiring documentati					
	3	The loan is subject to a halloon payment: \(\subseteq \text{No.} \subseteq \text{Ves} \)	If Yes, the following paragraph applies and a final balloon payn				
	of \$ will be due on/ [estimated date (month/day/year)].						
PA' AR OR	YMI RAN R TH	ENT. IN THAT CASE, YOU MAY AGAIN HAVE T NGING OF THE NEW LOAN. IN ADDITION, IF YO	N AGAINST YOUR PROPERTY TO MAKE THE BALLO O PAY COMMISSIONS, FEES AND EXPENSES FOR TO U ARE UNABLE TO MAKE THE MONTHLY PAYMENT OPERTY AND ALL OF YOUR EQUITY THROUGH FOR THE AMOUNT AND TERMS OF THIS LOAN.				
B.		s loan will be evidenced by a promissory note and secure cription):	d by a deed of trust on property identified as (street address or le				
C.	1.	Liens presently against this property (do not include los					
		Nature of Lien Priority I	ienholder's Name Amount Owing				
			<u> </u>				
	2. Liens that will remain against this property after the loan being applied for is made or arranged (included)						
	2.	for):	n oring applied for is made of attailged (illeftude foan being app				
			ienholder's Name Amount Owing				
		Nature of Lien Thorny L	Amount Owing				
	NO	TICE TO BORROWER: Be sure that you state the an	nount of all liens as accurately as possible. If you contract with				
			se you did not state these liens correctly, you may be liable to				
		nmissions, fees and expenses even though you do not ob					
	2011	in the second second and again you do not ou					
D.	Pren	ayments: The proposed loan has the following prepaym	nent provisions:				
		No prepayment penalty (you will not be charged a pena					
			· · · · · · · · · · · · · · · · · · ·				
			naid off or refinanced in the first vears. The prepayment				
			paid off or refinanced in the first years. The prepayment of principal in excess of 20% of the				

	Signature of Broker	Date	OR	Signature of Representative	Date			
	Broker's Address		_					
2.	THIS IS NOT A LOAN COMMITM in it. All parts of this form must be c statement. Name of Broker							
	will be made with funds owned or co above, that the loan "may" be made close of escrow if the funds to be re	ontrolled by the broke out of broker-controll ceived by the borrowe	er. If the beed funds, er are in fa	roker indicates in the Article 7 con the broker must notify the borrow act broker-controlled funds.	npliance immediately wer prior to the			
'. NO 1.	OTICES TO BORROWER: This disclosure statement may be us	ed if the broker is acti	ng as an a	agent in arranging the loan by a th	aird person or if the loa			
the	is loan may/will/will not (delete two) Business and Professions Code.	be made wholly or in	part from	i dioker-controlled funds as defin	eu in Section 10241(j			
in c	a junior lien on dwellings in a principal compliance with Article 7 of Chapter (delete two)	3 of the Real Estate La	aw.	-				
	7 Compliance: If this loan is secured							
	Total to be Paid on Authorization	n of Borrower		\$				
	6. Other:							
	5. Discharge of existing liens again	nst property						
	3. Beneficiary statement fees4. Reconveyance and similar fees							
	 Fire or other hazard insurance p Credit life or disability insurance (See Paragraph II-G) 							
C.	Estimated Payment to be Made Out	PA	Authoriza YABLE 7		<u>Others</u>			
	 Broker Commission/Origination Lender Origination Fee/Discour 	nts		\$ \$				
В.	Total Costs and Expenses Compensation	. Foo		\$				
	m. 10							
	6. Credit investigation fees7. Other costs and expenses:							
	5. Recording fees							
	3. Title insurance policy4. Notary fees							
	 Appraisal fee Escrow fee 	173	TABLE I		<u>Others</u>			
	EDUCTIONS FROM LOAN PROCEE Estimated Maximum Costs and Exp	enses of Arranging the	e Loan to YABLE T		Others			
G.	The purchase of credit life and/or credit	•	ce by a bo	orrower is not required as a condit	ion of making this loa			
F.	Late Charges: YES, see lo	an documents	□NO					
**								
	☐ If there is no impound (escrow) account or if your escrow (impound) account does not include one or more of the payr described above, you will have to plan for the payment of ☐ county property taxes** ☐ hazard insurance ☐ mo insurance ☐ flood insurance ☐ other of approximately \$ per year.							
L.	☐ There will be an impound (esc	for the payment of \square		ect approximately \$ a m roperty taxes** hazard insuran				
E.	Taxes and Insurance:							
	for the first years will include a penalty not to exceed months interest at the note interest rate but not more than the interest you would be charged if the loan were paid to maturity. Other – you will have to pay a prepayment penalty if the loan is paid off or refinanced in the first years as follows:							
	Tel the hist years will inclu							