

## 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 11/07)

Dat	:е_	, at	,	California.
1.	_	FER: THIS IS AN OFFER FROM		("Buyor")
	Α.	THE REAL PROPERTY TO BE ACQUIRED is described as ., .		( buyer ).
	ъ.	Accessor	e Parcel No	cituated in
		, Assessor , County of	Colifornia ("I	Situateu iii
	_	THE PURCHASE PRICE offered is, County to	, California, ( F	Property ).
	C.			
	_	OLOGE OF FOODOW shall account a	Dollars \$ Days After Acc	
_		CLOSE OF ESCROW shall occur on	(date) (or <b>Days</b> After Acc	ceptance).
2.	agr a c	IANCE TERMS: Obtaining the loans below is a contingency of this A eed in writing. Buyer shall act diligently and in good faith to obtain the de ontingency. Buyer represents that funds will be good when deposited w	signated loans. Obtaining deposit, down payment and closing co th Escrow Holder.	osts <b>is not</b>
	Α.	INITIAL DEPOSIT: Buyer has given a deposit in the amount of to the agent submitting the offer (or to ☐	\$	
		(or), made payable to	· · · · · · · · · · · · · · · · · · ·	
		which shall be held uncashed until Acceptance and then deposited	within 3 business days after Acceptance	
		(or	), with	
		Escrow Holder, (or ☐ into Broker's trust account).		
	В.	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an		
		within Days After Acceptance, or	·	
	C.	FIRST LOAN IN THE AMOUNT OF		
		(1) NEW First Deed of Trust in favor of lender, encumbering the Prop		
		interest of % fixed rate, or % initial a	ljustable rate with a maximum interest rate	
		of	d over years. Buyer shall	
		pay loan fees/points not to exceed (Thes	e terms apply whether the designated loan	
		is conventional, FHA or VA.)		
		(2) $\square$ FHA $\square$ VA: (The following terms only apply to the FHA or VA is		
		Seller shall pay % discount points. Seller shall pay of		
		not to exceed \$ Seller shall pay the	cost of lender required Repairs (including	
		those for wood destroying pest) not otherwise provided for	r in this Agreement, ☐ not to exceed	
		\$ (Actual loan amount may increas	e if mortgage insurance premiums, funding	
		fees or closing costs are financed.)		
	D.	<b>ADDITIONAL FINANCING TERMS:</b> ☐ Seller financing, (C.A.R. Form	FA);  secondary financing, \$	
		(C.A.R. Form PAA, paragraph 4A); assumed financing (C.A.R. Form	PAA, paragraph 4B)	
		· · · · · · · · · · · · · · · · · · ·		
	F	BALANCE OF PURCHASE PRICE (not including costs of obtaining loan	s and other closing costs) in the amount of \$	
		to be deposited with Escrow Holder within sufficient time to close escrov		
	F	PURCHASE PRICE (TOTAL):		
		LOAN APPLICATIONS: Within 7 (or) Days After Ad		neol enen
	G.	broker stating that, based on a review of Buyer's written application a	nd credit report. Ruver is pregualified or preapproved for the	NEW loan
		•	id credit report, buyer is prequainted or preapproved for the	INE VV IOAII
		specified in 2C above.	wer for Divier's lander or loop broker nursuant to 200 ab	منطئنيد الم
	п.	VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: B	yer (or Buyer's lender or loan broker pursuant to 2G) sh	an, within
		7 (or) Days After Acceptance, provide Seller written	/enfication of Buyer's down payment and closing costs.	4
	ı.	LOAN CONTINGENCY REMOVAL: (i) Within 17 (or)		
		the loan contingency or cancel this Agreement; <b>OR (ii)</b> (if checked) $\square$ t	ne loan contingency shall remain in effect until the designated	loans are
		funded.		
	J.	APPRAISAL CONTINGENCY AND REMOVAL: This Agreement is (OF		
		less than the specified purchase price. If there is a loan contingency, at	· · · · · · · · · · · · · · · · · · ·	•
			raph 14B(3), remove the appraisal contingency or cancel this A	-
		If there is no loan contingency, Buyer shall, as specified in paragraph 1	IB(3), remove the appraisal contingency within 17 (or	)Days
		After Acceptance.		
	K.	■ NO LOAN CONTINGENCY (If checked): Obtaining any loan in paragraph	aphs 2C, 2D or elsewhere in this Agreement is NOT a continge	ncy of this
		Agreement. If Buyer does not obtain the loan and as a result Buyer do	s not purchase the Property, Seller may be entitled to Buyer's	deposit or
		other legal remedies.		
	L.	☐ ALL CASH OFFER (If checked): No loan is needed to purchase the	Property. Buyer shall, within <b>7 (or</b> \( \square\) <b>) Days</b> After Ad	cceptance,
		provide Seller written verification of sufficient funds to close this transac		'
3.	CL	OSING AND OCCUPANCY:		
		Buyer intends (or does not intend) to occupy the Property as Buyer's	primary residence.	
		Seller-occupied or vacant property: Occupancy shall be delivered to		Of Escrow
	٥.	on; or on later than Days After	r Close Of Escrow (C.A.R. Form PAA naragraph 2.) If transfer of	of title and
		occupancy do not occur at the same time, Buyer and Seller are advised		
		insurance and legal advisors.		with tileli
		right laws of the United States (Title 17 U.S. Code) forbid the unauthorized	Buyer's Initials ( ) ( )	
repro	oducti	ion of this form, or any portion thereof, by photocopy machine or any other	Seller's Initials ( ) ( )	
CAL	<b>IFOR</b>	ncluding facsimile or computerized formats. Copyright © 1991-2007, NIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.	Reviewed by Date	EQUAL HOUSING
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RPA-CA REVISED 11/07 (PAGE 1 OF 8) CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAGE 1 OF 8)

Agent: Broker Phone: (408) 383-9889
Broker: Tuscany Realty, Inc. 1451 McCarthy Blvd., Milpitas CA 95035 Prepared using WINForms® software Fax: (408) 383-9887

Pr	oper	ty Address: ., Date:	
	C.	Tenant-occupied property: (i) Property shall be vacant at least 5 (or) Days Prior to Close Of Escrow, unless otherwise agree in writing. Note to Seller: If you are unable to deliver Property vacant in accordance with rent control and other applicable Law, you must be in breach of this Agreement.	
	OR	(ii) (if checked) Tenant to remain in possession. The attached addendum is incorporated into this Agreement (C.A.R. Form PA paragraph 3.);	Α,
	OR	(iii) (if checked) This Agreement is contingent upon Buyer and Seller entering into a written agreement regarding occupancy of the Prope within the time specified in paragraph 14B(1). If no written agreement is reached within this time, either Buyer or Seller may cancel this Agreement in writing.	
	D.	At Close Of Escrow, Seller assigns to Buyer any assignable warranty rights for items included in the sale and shall provide any available Copi of such warranties. Brokers cannot and will not determine the assignability of any warranties.	es
	E.	At Close Of Escrow, unless otherwise agreed in writing, Seller shall provide keys and/or means to operate all locks, mailboxes, security system alarms and garage door openers. If Property is a condominium or located in a common interest subdivision, Buyer may be required to pay deposit to the Homeowners' Association ("HOA") to obtain keys to accessible HOA facilities.	
4.	or s	<b>.OCATION OF COSTS</b> (If checked): Unless otherwise specified here, this paragraph only determines who is to pay for the report, inspection, to ervice mentioned. If not specified here or elsewhere in this Agreement, the determination of who is to pay for any work recommended or identificantly such report, inspection, test or service shall be by the method specified in paragraph 14B(2).	
	A.	WOOD DESTROYING PEST INSPECTION:  (1) Buyer Seller shall pay for an inspection and report for wood destroying pests and organisms ("Report") which shall be prepared.	he
		by, a registered structural pe	est
		control company. The Report shall cover the accessible areas of the main building and attached structures and, if checked: 🔲 detach garages and carports, 🗎 detached decks, 🗎 the following other structures or areas	∌а
		. The Report shall not include roof coverings. If Property is a condominium or located in a common interest subdivision, the Report shall include only the separate interest and any exclusive-use areas being transferr and shall not include common areas, unless otherwise agreed. Water tests of shower pans on upper level units may not be performed with consent of the owners of property below the shower.	ed
	OR	(2) [If checked) The attached addendum (C.A.R. Form WPA) regarding wood destroying pest inspection and allocation of cost is incorporat into this Agreement.	∍d
	В.	OTHER INSPECTIONS AND REPORTS:	
		(1) Buyer Seller shall pay to have septic or private sewage disposal systems inspected Seller shall pay to have domestic wells tested for water potability and productivity	
		(2) Suyer Seller shall pay to have domestic wells rested for water potability and productivity  (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	
	C.	GOVERNMENT REQUIREMENTS AND RETROFIT:  (1) Buyer Seller shall pay for smoke detector installation and/or water heater bracing, if required by Law. Prior to Close Of Escrow, Sel shall provide Buyer a written statement of compliance in accordance with state and local Law, unless exempt.	er
		(2) Buyer Seller shall pay the cost of compliance with any other minimum mandatory government retrofit standards, inspections a reports if required as a condition of closing escrow under any Law.	nd 
	D.	ESCROW AND TITLE:	
		(1) Buyer Seller shall pay escrow fee	. •
		Escrow Holder shall be	. •
		Owner's title policy to be issued by	
		(Buyer shall pay for any title insurance policy insuring Buyer's <b>lender</b> , unless otherwise agreed in writing.)	
	E.	OTHER COSTS:	
		(1) Buyer Buyer Seller shall pay County transfer tax or transfer fee	. •
		(2) Buyer Seller shall pay City transfer tax or transfer fee Seller shall pay HOA transfer fee Seller shall pay HOA transfer fee	. •
		(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 pla	n,
		issued by	. ,
		(6) Buyer Seller shall pay for	
		(7) 🛮 Buyer 🖺 Seller shall pay for	
5.		(1) Seller shall, within the time specified in paragraph 14A, deliver to Buyer, if required by Law: (i) Federal Lead-Based Paint Disclosures a pamphlet ("Lead Disclosures"); and (ii) disclosures or notices required by sections 1102 et. seq. and 1103 et. seq. of the California Civil Co ("Statutory Disclosures"). Statutory Disclosures include, but are not limited to, a Real Estate Transfer Disclosure Statement ("TDS"), Natu Hazard Disclosure Statement ("NHD"), notice or actual knowledge of release of illegal controlled substance, notice of special tax and assessments (or, if allowed, substantially equivalent notice regarding the Mello-Roos Community Facilities Act and Improvement Bond Act	de ral 'or
		<ul> <li>(2) Buyer shall, within the time specified in paragraph 14B(1), return Signed Copies of the Statutory and Lead Disclosures to Seller.</li> <li>(3) In the event Seller, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information or representations previously provided to Buyer of which Buyer is otherwise unaware, Seller sh 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 disclosed in reports ordered and paid for by Buyer.</li> </ul>	ial all <b>ed</b>
		Buver's initials ( ) ( )	

Seller's Initials ( \_\_\_\_\_\_ ) ( \_\_\_\_\_ Reviewed by \_\_\_\_\_ Date \_\_

Pr	roperty Address:	Date:
	Buyer shall have the right to cancel this Agregiving written notice of cancellation to Seller or (5) Note to Buyer and Seller: Waiver of Statuto B. NATURAL AND ENVIRONMENTAL HAZARDS: earthquake guides (and questionnaire) and environ Property is located in a Special Flood Hazard Araca; Earthquake Fault Zone; Seismic Hazard Zorequired for those zones.  C. MEGAN'S LAW DATABASE DISCLOSURE: Not offenders is made available to the public via an Inton an offender's criminal history, this information ZIP Code in which he or she resides. (Neither Statuto Seller)	or subsequent or amended disclosure or notice is delivered to Buyer after the offer is Signed, ement within <b>3 Days</b> After delivery in person, or <b>5 Days</b> After delivery by deposit in the mail, by r Seller's agent. (Lead Disclosures sent by mail must be sent certified mail or better.) ry and Lead Disclosures is prohibited by Law.  Within the time specified in paragraph 14A, Seller shall, if required by Law: (i) deliver to Buyer nmental hazards booklet; (ii) even if exempt from the obligation to provide a NHD, disclose if the ea; Potential Flooding (Inundation) Area; Very High Fire Hazard Zone; State Fire Responsibility one; and (iii) disclose any other zone as required by Law and provide any other information tice: Pursuant to Section 290.46 of the Penal Code, information about specified registered sex ternet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending will include either the address at which the offender resides or the community of residence and eller nor Brokers are required to check this website. If Buyer wants further information, Broker his website during Buyer's inspection contingency period. Brokers do not have expertise in this
	area.)	
6.	planned unit development or other common intere  B. If the Property is a condominium or is located in a  Days After Acceptance to request from the HOA ( or anticipated claim or litigation by or against the spaces; (iv) Copies of the most recent 12 months all HOAs governing the Property (collectively, "CI	After Acceptance to disclose to Buyer whether the Property is a condominium, or is located in a
7.	CONDITIONS AFFECTING PROPERTY:	
	Buyer's Investigation rights; (ii) the Property, condition as on the date of Acceptance; and (iii) a  B. SELLER SHALL, within the time specified in	d (a) in its PRESENT physical condition as of the date of Acceptance and (b) subject to including pool, spa, landscaping and grounds, is to be maintained in substantially the same II debris and personal property not included in the sale shall be removed by Close Of Escrow. In paragraph 14A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the vithin the past five years, AND MAKE OTHER DISCLOSURES REQUIRED BY LAW (C.A.R.
	C. NOTE TO BUYER: You are strongly advised to since Seller may not be aware of all defects af may not be built according to code, in complia	conduct investigations of the entire Property in order to determine its present condition fecting the Property or other factors that you consider important. Property improvements nce with current Law, or have had permits issued.  ect the Property and, as specified in paragraph 14B, based upon information discovered in
		r (ii) request that you make Repairs or take other action.
R	ITEMS INCLUDED AND EXCLUDED:	i (ii) request that you make Repairs of take other action.
Ο.		included or excluded in the MLS, flyers or marketing materials are <b>not</b> included in the purchase 8B or C.
	<ul> <li>(1) All EXISTING fixtures and fittings that are atta</li> <li>(2) Existing electrical, mechanical, lighting, plum built-in appliances, window and door screens dishes, private integrated telephone systems in-ground landscaping, trees/shrubs, water so</li> <li>(3) The following items:</li> <li>(4) Seller represents that all items included in the</li> </ul>	abing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates, solar systems, awnings, shutters, window coverings, attached floor coverings, television antennas, satellite, air coolers/conditioners, pool/spa equipment, garage door openers/remote controls, mailbox, fiteners, water purifiers, security systems/alarms; and  purchase price, unless otherwise specified, are owned by Seller.
	(5) All items included shall be transferred free of I	
9.	paragraph and paragraph 14B. Within the time is agreed, to conduct inspections, investigations, tes inspect for lead-based paint and other lead-based sex offender database; (iv) confirm the insurabili Buyer's Inspection Advisory (C.A.R. Form BIA).	TTERS AFFECTING PROPERTY:  of other matter affecting the Property, is a contingency of this Agreement as specified in this pecified in paragraph 14B(1), Buyer shall have the right, at Buyer's expense unless otherwise ts, surveys and other studies ("Buyer Investigations"), including, but not limited to, the right to: (i) dipaint hazards; (ii) inspect for wood destroying pests and organisms; (iii) review the registered ty of Buyer and the Property; and (v) satisfy Buyer as to any matter specified in the attached fithout Seller's prior written consent, Buyer shall neither make nor cause to be made: (i) invasive one by any governmental building or zoning inspector or government employee unless required

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 Date \_\_\_\_ Reviewed by \_

made available to Buyer.

by Law.

B. Buyer shall complete Buyer Investigations and, as specified in paragraph 14B, remove the contingency or cancel this Agreement. Buyer shall give

Pro	perty Ado	dress: .,		Date:
	expense r and appro materials. receipts for (iii) provide	may be performed by Seller or to oval requirements. Repairs shat It is understood that exact re or Repairs performed by others the Copies of receipts and states	through others, provided that the work complies all be performed in a good, skillful manner with a storation of appearance or cosmetic items follow; (ii) prepare a written statement indicating the ments to Buyer prior to final verification of conditions.	
11.	Repair all and costs applicable work done "Notice of	damage arising from Buyer Inc. Buyer shall carry, or Buyer shall carry, or Buyer standard and prose on the Property at Buyer's dir	vestigations; and (iii) indemnify and hold Seller shall require anyone acting on Buyer's behalf tecting Seller from liability for any injuries to pe ection prior to Close Of Escrow. Seller is advise orm NNR) for Buyer Investigations and work of	Buyer shall: (i) keep the Property free and clear of liens; (ii) harmless from all resulting liability, claims, demands, damages to carry, policies of liability, workers' compensation and othersons or property occurring during any Buyer Investigations of different that certain protections may be afforded Seller by recording a done on the Property at Buyer's direction. Buyer's obligations
12.	A. Within			ninary (title) report, which is only an offer by the title insurer to
	may a <b>B.</b> Title is of rec	offect title are a contingency of s taken in its present condition ord or not, as of the date of Acc	this Agreement as specified in paragraph 14B. subject to all encumbrances, easements, coven	nants, conditions, restrictions, rights and other matters, whether less Buyer is assuming those obligations or taking the Property
	<b>D.</b> At Clocertific Buyer	ose Of Escrow, Buyer shall recate or of Seller's leasehold in	eceive a grant deed conveying title (or, for staterest), including oil, mineral and water rights ctions. THE MANNER OF TAKING TITLE MA	matters known to Seller affecting title, whether of record or not tock cooperative or long-term lease, an assignment of stock if currently owned by Seller. Title shall vest as designated if Y HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES
	availa requir	bility, desirability, coverage, ar ed by this paragraph, Buyer sh	•	ompany, at Buyer's request, can provide information about the dendorsements. If Buyer desires title coverage other than that y increase in cost.
	A. This A		pon the sale of any property owned by Buyer.	
OR		checked): The attached addernis Agreement.	ndum (C.A.R. Form COP) regarding the conting	gency for the sale of property owned by Buyer is incorporated
14.	TIME PE	RIODS; REMOVAL OF CON		e following time periods may only be extended, altered
	(C.A.R. F	9	en agreement. Any removal of contingencie	s or cancellation under this paragraph must be in writing
		ER HAS: 7 (or ☐nsible under paragraphs 4, 5A		uyer all reports, disclosures and information for which Seller is
			Days After Acceptance, unless othe	erwise agreed in writing, to:
				applicable information, which Buyer receives from Seller; and l-based paint hazards as well as other information specified ir
	pa	aragraph 5 and insurability of B	uyer and the Property); and	
			s of Statutory and Lead Disclosures delivered by (1), Buyer may request that Seller make repairs	y Seller in accordance with paragraph 5A. s or take any other action regarding the Property (C.A.R. Form
		· ·	agree to or respond to Buyer's requests.	or appraisal contingency), Buyer shall, in writing, remove the
	ap	oplicable contingency (C.A.R.	Form CR) or cancel this Agreement. However,	if (i) government-mandated inspections/ reports required as a
	ha	ondition of closing; or (ii) Commas 5 (or []	) Days After receipt of any such items, o	n 6B are not made within the time specified in 14A, then Buyer or the time specified in 14B(1), whichever is later, to remove the
			Y OR CONTRACTUAL OBLIGATION; SELLER	R RIGHT TO CANCEL: a Notice to Buyer to Perform (as specified below), may cance
	th th	is Agreement in writing and au	athorize return of Buyer's deposit if, by the time ancel this Agreement. Once all contingencies	specified in this Agreement, Buyer does not remove in writing have been removed, failure of either Buyer or Seller to close
	(2) C	ontinuation of Contingency: move in writing the applicable	Even after the expiration of the time specifie	d in 14B, Buyer retains the right to make requests to Seller, eller cancels pursuant to 14C(1). Once Seller receives Buyer's lant to 14C(1).
	Ca	ancel this Agreement in writing	and authorize return of Buyer's deposit for any	Buyer a Notice to Buyer to Perform (as specified below), may y of the following reasons: (i) if Buyer fails to deposit funds as good when deposited; (iii) if Buyer fails to provide a letter as
	re	equired by 2G; (iv) if Buyer fails	to provide verification as required by 2H or 2L;	(v) if Seller reasonably disapproves of the verification provided
	se	eparate liquidated damage for	m for an increased deposit as required by para	ired by paragraph 5A(2); or <b>(vii)</b> if Buyer fails to sign or initial a agraph 16. <b>Seller is not required to give Buyer a Notice to</b>
	(4) N		The Notice to Buyer to Perform (C.A.R. Form NE	BP) shall: (i) be in writing; (ii) be signed by Seller; and (iii) give icable paragraph, whichever occurs last) to take the applicable
	ad	ction. A Notice to Buyer to Perf		Prior to the expiration of the applicable time for Buyer to remove Buyer's Initials ( ) ( )
Cor		91-2007, CALIFORNIA ASSOCIATI	ONLOG PEALTOPS® INC	Seller's Initials ( ) ( )
		ISED 11/07 (PAGE 4 OF 8)	RNIA RESIDENTIAL PURCHASE AGREEMEN	Reviewed by Date EQUAL HOUSING OPPORTUNITY  IT (RPA-CA PAGE 4 OF 8)zfx
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	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 inability to obtain financing.  E. 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, Buyer and Seller agree to Sign mutual instructions to cancel the sale and escrow and release deposits 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. Release of funds will require mutual Signed release instructions from Buyer and Seller, judicial decision or arbitration award. A party may be subject to a civil penalty of up to \$1,000 for refusal to sign such instructions if no good faith dispute exists as to who is entitled to the deposited funds (Civil Code §1057.3).  FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final inspection of the Property within 5 (or
	Buyer's Initials/ Seller's Initials/
17.	<ul> <li>A. MEDIATION: Buyer and Seller agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. Paragraphs 17B(2) and (3) below apply to mediation whether or not the Arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.</li> <li>B. ARBITRATION OF DISPUTES: (1) Buyer and Seller agree that any dispute or claim in Law or equity arising</li> </ul>
	between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 17B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the parties mutually agree to a different arbitrator, who shall render an award in accordance with substantive California Law. The parties shall have the right to discovery in accordance with California Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part III of the California Code of Civil Procedure. Judgment upon the award of the
	accordance with Title 9 of Part III of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Interpretation of this agreement to arbitrate shall be governed by the Federal Arbitration Act.  (2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: 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 California Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the
	mediation and arbitration provisions.  (3) BROKERS: Buyer and Seller agree to mediate and arbitrate disputes or claims involving either or both Brokers, consistent with 17A and B, provided either or both Brokers shall have agreed to such mediation or arbitration prior to, or within a reasonable time after, the dispute or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result in Brokers being deemed parties to the Agreement.
	"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE
	SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."  "WE HAVE BEAD AND LINDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING.
	"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL
	ARBITRATION."  Buyer's Initials/ Seller's Initials/
Сор	Buyer's Initials ( ) ( )
RP.	PA-CA REVISED 11/07 (PAGE 5 OF 8)  Reviewed by Date Date

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

Date:

Property Address: .,

Pro	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.
	<b>EQUAL HOUSING OPPORTUNITY:</b> The Property is sold in compliance with federal, state and local anti-discrimination Laws. <b>ATTORNEY FEES:</b> 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
23.	paragraph 17A.  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.	<b>TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES:</b> 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. <b>Neither this Agreement nor any provision in it may be extended, amended, modified, altered or</b>
25.	changed, except in writing Signed by Buyer and Seller.  OTHER TERMS AND CONDITIONS, including attached supplements:  A. ☑ Buyer's Inspection Advisory (C.A.R. Form BIA)  B. ☐ Purchase Agreement Addendum (C.A.R. Form PAA paragraph numbers: )  C. ☐ Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)  D. ☐ Seller shall provide Buyer with a completed Seller Property Questionnaire (C.A.R. form SPQ) within the time specified in paragraph 14A  E.

- 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.
- **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	



Pro	perty Address:	Date:	
	AGENCY:		
	A. DISCLOSURE: Buyer and Seller each acknown Relationships."	wledge prior receipt of C.A.R. Form AD "Disclosur	re Regarding Real Estate Agency
	possibility of multiple representation by the Brobuyer-broker agreement or separate document represent other potential buyers, who may contain the potential buyers, who may contain the potential buyers, who may contain the potential buyers.	O SELLERS: Buyer and Seller each acknowledge oker representing that principal. This disclosure ment (C.A.R. Form DA). Buyer understands that Brophisider, make offers on or ultimately acquire the latest other sellers with competing properties of interest	ay be part of a listing agreement, ker representing Buyer may also Property. Seller understands that
	C. CONFIRMATION: The following agency relation	the state of the s	•
	Listing Agent		(Print Firm Name) is the agent
	of (check one): $\square$ the Seller exclusively; or $\square$	both the Buyer and Seller.	
	Selling Agent		(Print Firm Name) (if not same
		☐ the Buyer exclusively; or ☐ the Seller exclus	sively; or $\square$ both the Buyer and
28	Seller. Real Estate Brokers are not parties to JOINT ESCROW INSTRUCTIONS TO ESCROW		
20.		ortions thereof, of this Agreement constitute t	he joint escrow instructions of
	Buyer and Seller to Escrow Holder, which E additional mutual instructions to close the esparagraph D of the section titled Real Estate I for in paragraph 29 or 32A, or paragraph D or by Broker, Escrow Holder shall accept such a Broker's compensation provided for in such specified paragraphs are additional matters for concerned. Buyer and Seller will receive Escroprovisions upon Escrow Holder's request. To the general provisions will control as to the durinstructions, documents and forms provided by B. A Copy of this Agreement shall be (or   ———————————————————————————————————	Escrow Holder is to use along with any related coursecrow: 1, 2, 4, 12, 13B, 14E, 18, 19, 24, 25B and Brokers on page 8. If a Copy of the separate come of the section titled Real Estate Brokers on page 8 agreement(s) and pay out from Buyer's or Seller's agreement(s). The terms and conditions of this for the information of Escrow Holder, but about we show the extent the general provisions directly from Escrow Holder's general provisions are inconsistentiaties and obligations of Escrow Holder only. Buyer by Escrow Holder that are reasonably necessary to delivered to Escrow Holder within 3 bus	nter offers and addenda, and any ad 25D, 26, 28, 29, 32A, 33 and pensation agreement(s) provided is deposited with Escrow Holder funds, or both, as applicable, the Agreement not set forth in the chich Escrow Holder need not be row Holder and will execute such at or conflict with this Agreement, and Seller will execute additional close the escrow. iness days after Acceptance uyer and Seller authorize Escrow
	purposes of escrow. The validity of this Agre	gnatures as defined in this Agreement as origina eement as between Buyer and Seller is not affec	
	section titled Real Estate Brokers on page paragraphs 29 and 32A, respectively, and in Escrow or pursuant to any other mutually e revoked only with the written consent of Bro	purpose of compensation pursuant to paragraphs 8. Buyer and Seller irrevocably assign to Brorevocably instruct Escrow Holder to disburse the executed cancellation agreement. Compensation obsers. Escrow Holder shall immediately notify Brois Agreement, or is not good at time of deposit with acrow.	okers compensation specified in se funds to Brokers at Close Of instructions can be amended or okers: (i) if Buyer's initial or any
		paragraph of this Agreement for which Escrow	v Holder is responsible shall be
	delivered to Escrow Holder within 2 business of	days after mutual execution of the amendment.	·
29.	BROKER COMPENSATION FROM BUYER: If a	pplicable, upon Close Of Escrow, Buyer agrees to	o pay compensation to Broker as
	specified in a separate written agreement between	n Buyer and Broker.	
30.	TERMS AND CONDITIONS OF OFFER:		
	Seller are incorporated in this Agreement only if	above terms and conditions. All paragraphs with f initialed by all parties. If at least one but not all e right to continue to offer the Property for sale an	I parties initial, a counter offer is

 Buyer's Initials ( \_\_\_\_\_\_\_ ) ( \_\_\_\_\_\_\_\_

 Seller's Initials ( \_\_\_\_\_\_\_ ) ( \_\_\_\_\_\_\_\_

 eviewed by \_\_\_\_\_\_\_\_ Date \_\_\_\_\_\_\_



Signed in two or more counterparts, all of which shall constitute one and the same writing.

time prior to notification of Acceptance. Buyer has read and acknowledges receipt of a Copy of the offer and agrees to the above confirmation of agency relationships. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for payment of Brokers' compensation. This Agreement and any supplement, addendum or modification, including any Copy, may be

Property Address:											Date	:					
				ed revo	ked and	and the deposit shall be returned unless the offer is Signed by Seller and a Co								Copy of the			
Signed offer is perso authorized to re	onally received ceive it by	by Buye 5:00	er, or by _ PM or	n the	third	Day	after									check	
Date							Da			_ (date),							M□ PM).
BUYER																	
(Print name)						_	(Pr	int na	me)								
(Address)																	
<ul> <li>32. BROKER COMPEN</li> <li>A. Upon Close Of E</li> <li>B. If escrow does n</li> <li>33. ACCEPTANCE OF above offer, agrees read and acknowled</li> <li>☐ (If checked) SUB</li> </ul>	Escrow, Seller ot close, composers: Selle to sell the Proges receipt of	agrees to pensation reporty on a Copy of	to pay corn is payables that Se the above of this Agr	ole as s ller is tl ve term eemen	pecified ne owne s and co t, and a	in that er of the ondition uthoriz	separa e Prope ns, and es Brok	erty, or agree er to d	ten agr has the s to the eliver a	reement. e authorit e above o a Signed	ty to e confiri Copy	execut mation to Bu	te this A n of age yer.	greeme ncy re	ent. S latior	Seller a	accepts the
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SELLER						_	SE	LLER									
(Print name)						_	(Pr	int na	me)								
(Address) (/ (Initials)	CONFIRMAT agent on (da	ΓΙΟΝ OF te)	ACCEPT	ΓANCE	: A Cop	by of S	signed /	Accepta	ance w	vas perso	onally	recei	ved by I	Buyer	or B	uyer's is crea	authorized
(Initials)	a Copy of S this docume intended to	ent. Com	pletion o	of this o	onfirm	ation i	s not le	gally	require	ed in ord	ler to		. 9		• •		
D. COOPERATING BE accept, out of Listin which the Property i CBC) between Listin Real Estate Broker (Sell	g Broker's pro s offered for s ig Broker and	oceeds in ale or a Coopera	escrow: reciprocal ting Broke	(i) the I MLS; er.	amount or (ii)	specif ] (if ch	ied in t	he MLS	S, prov	vided Coc specified	perat in a s	ing B epara	roker is ate writte	a Parti en agre	icipa eeme	nt of thent (C.A	ne MLS in
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Real Estate Broker (List By	ing Firm)						Lic	ansa #				cense	#				
Address					City			CHSC #			— Sta			Zip			
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ESCROW HOLDER AC Escrow Holder acknowle counter offer numbers _	edges receipt of	of a Copy	of this A	greeme	ent, (if ch	necked	,	leposit and	in the a	amount o	of \$						),
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Escrow Holder is advise	d that the date	of Confi	rmation o	of Accep	otance o	of the A	greeme	ent as l	betwee	en Buyer a	and S	eller i	s				
Escrow Holder																	
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## **BUYER'S INSPECTION ADVISORY**

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

Property Address: • •		("Property").

- **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.
- 4. SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage. (Geotechnical engineers are best suited to determine such conditions, causes and remedies.)

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BIA-A REVISED 10/02 (PAGE 1 OF 2)

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

Agent: Broker Phone: (408) 383-9889 Fax: (408) 383-9887 Prepared using WINForms® software Broker: Tuscany Realty, Inc. 1451 McCarthy Blvd., Milpitas CA 95035

	perty Address				
6. 7.	<b>ROOF:</b> Present condition, age, leaks, a <b>POOL/SPA:</b> Cracks, leaks or operation <b>WASTE DISPOSAL:</b> Type, size, adec sewer, and applicable fees.	al problems. (Pool contribution)	ractor ndition	s are best suited to determine them of sewer and septic systems a	se conditions.) nd components, connection to
8.	WATER AND UTILITES; WELL SYS				e restrictions and costs. Water
9.	quality, adequacy, condition, and perfo ENVIRONMENTAL HAZARDS: Potentiead contamination, radon, methane, consisted disposal sites, electromagnetic mold (airborne, toxic or otherwise), further appropriate professional or read the before the professional or read the prof	tial environmental hazar ther gases, fuel oil or c fields, nuclear sources, ingus or similar contam poklets "Environmental	rds, in themic , and ninant	cluding, but not limited to, asbest cal storage tanks, contaminated s other substances, materials, pro s). (For more information on the	coil or water, hazardous waste, ducts, or conditions (including se items, you may consult an
10.	<b>EARTHQUAKES AND FLOODING:</b> S	usceptibility of the Prop			
	flood. (A Geologist or Geotechnical Eng FIRE, HAZARD AND OTHER INSURA the Property in a seismic, flood or fire the Property and Buyer, may affect the early as this information may affect oth is best suited to provide information on BUILDING PERMITS, ZONING AND governmental limitations, restrictions, a (Such information is available from app	ANCE: The availability a hazard zone, and other availability and need for decisions, including these conditions.)  O GOVERNMENTAL Fand requirements affective hazard.	and cond or cer the rer REQU ing th	ost of necessary or desired insura- itions, such as the age of the Pro- tain types of insurance. Buyer sh moval of loan and inspection conti IREMENTS: Permits, inspection e current or future use of the Pro-	ance may vary. The location of operty and the claims history of ould explore insurance options ingencies. (An insurance agent as, certificates, zoning, other operty, its development or size.
	review or interpret any such information	n.)	•		·
13.	RENTAL PROPERTY RESTRICTION charged, the maximum number of occusystems for doors and windows, includ (Government agencies can provide info	ipants; and the right of a ding window bars, shoul	a land ld be	lord to terminate a tenancy. Dead examined to determine whether t	bolt or other locks and security
14.	<b>SECURITY AND SAFETY:</b> State and and/or other measures to decrease the fire safety and other measures concerr to county. Unless specifically agreed, can provide information about these results.	risk to children and other ing other features of the he Property may not be	er per e Prop e in co	sons of existing swimming pools a perty. Compliance requirements di ompliance with these requirement	and hot tubs, as well as various iffer from city to city and county
15.	NEIGHBORHOOD, AREA, SUBDIVIS schools, proximity and adequacy of law other government services, available telecommunications or other technological existing and proposed transportation, of from any source, wild and domestic a botanical diseases, historic or other governments are disconsistent or other governments, conditions and influence preferences of Buyer.	v enforcement, crime stality, adequacy and congress and instality on struction and develop in imals, other nuisance vernmentally protected and possible lack of construction.	atisticost o llationa oment s, haz sites omplia	s, the proximity of registered felo f any speed-wired, wireless ir s, proximity to commercial, indu- that may affect noise, view, or tra- tards, or circumstances, protected or improvements, cemeteries, fac- ince with any governing documen	ns or offenders, fire protection, neternet connections or other estrial or agricultural activities, ffic, airport noise, noise or odor d species, wetland properties, illties and condition of common ts or Homeowners' Association
	Buyer and Seller acknowledge and agree guarantee the condition of the Property; (iii repairs provided or made by Seller or others Property; (v) Shall not be responsible for ide by an inspection of reasonably accessible a permits concerning the title or use of Proper (viii) Shall not be responsible for verifying s Service, advertisements, flyers or other protransaction entered into by Buyer or Seller; education and experience required to perfedesired assistance from appropriate profess	Does not guarantee the ps; (iv) Does not have an obentifying defects on the Proreas of the Property or are ty; (vii) Shall not be resport quare footage, representatinotional material; (ix) Shall and (x) Shall not be resport real estate licensed a	perform oligation perty, knowrnsible fions of l not be onsible	nance, adequacy or completeness of n to conduct an inspection of commor in common areas, or offsite unless su n to Broker; (vi) Shall not be responsib for identifying the location of boundary others or information contained in Invalor e responsible for providing legal or tax to for providing other advice or information.	inspections, services, products or a areas or areas off the site of the ch defects are visually observable ble for inspecting public records or lines or other items affecting title; restigation reports, Multiple Listing a dvice regarding any aspect of a ation that exceeds the knowledge,
	signing below, Buyer and Seller eads s Advisory. Buyer is encouraged to re		hey h	nave read, understand, accept a	and have received a Copy of
Bu	yer Signature	Date		Buyer Signature	Date
Se	Iler Signature	Date		Seller Signature	Date

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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Property Address:

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Reviewed by \_

Data:

