AGENDA FOR THE SPECIAL MEETING OF THE SIERRA-PLUMAS JOINT UNIFIED SCHOOL DISTRICT FOR THE PURPOSE OF REAL PROPERTY OFFER and PUPIL TRANSPORTATION

May 29, 2013 6:00 pm

Loyalton Middle School, Room 4, Loyalton, California

This meeting will not be available for videoconferencing.

Any individual who requires disability-related accommodations or modifications including auxiliary aids and services in order to participate in the Board meeting should contact the Superintendent or designee in writing. Public inspection of agenda documents that are distributed to the Board less than 72 hours before the meeting, will be made available at Sierra-Plumas Joint Unified School District, 305 S. Lincoln Street, Sierraville, CA 96126 and posted with the online agenda at http://www.sierracountyofficeofeducation.org (Government Code 54957.5)

- A. **CALL TO ORDER** (Please be advised that this meeting will be recorded.)
- B. **ROLL CALL**
- C. **FLAG SALUTE**
- D. APPROVAL OF THE AGENDA
- E. PUBLIC COMMENT

Special Meeting Agenda Items only, please.

This is an opportunity for members of the public to directly address the governing board on any item of interest that is within the subject matter jurisdiction of the governing board listed on this agenda. Five minutes may be allotted to each speaker and a maximum of twenty minutes to each subject matter. (Education Code 35145.5; Bylaw 9322; Government Code 54954.3)

- F. **ACTION ITEMS**
 - 1. New Business
 - a. Property Purchase Agreement, 1999 Ridge Road, North San Juan, CA, APN #006-140-013-0** (Hardeman)
 - b. Home-To-School Transportation, 2013-14 school year, Loyalton Schools (Hardeman)
- G. ADVANCED PLANNING
 - 1. Next Regular Board Meeting will be held on WEDNESDAY, June 19, 2013, at Downieville School, Downieville, California, at 6:00 pm.
 - Suggested Agenda Items

Stanford J. Hardémán, Superintendent

prior month handout

enclosed

^{*} handout



COMMERCIAL PROPERTY PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

(NON-RESIDENTIAL) (C.A.R. Form CPA, Revised 4/13)

	FFER:					20, 2013	
Δ	i. THIS IS AN OFFER FROM A Partner ☐ Individual(s), ☐ A Corporation, ☐ A Partner	Gilbert	t Hakim and	/or assignee			("Buyer")
	☐ Individual(s), ☐ A Corporation, ☐ A Partner	ship. 🗌 An LLC,	An LLP, or	☐ Other			
8	N San Juan THE PURCHASE PRICE offered is Five File.	described as		1999	Ridge Rd	****	
		. Assess	sor's Parcel No). <u>006-140-0</u> ;	3-0		situated in
	N San Juan	$_$, County of $__$		Sierra		. California. ("	Property").
C	. THE PURCHASE PRICE offered is <u>Five Hu</u> . CLOSE OF ESCROW shall occur on	ndred Thouse	and				
-	OLOGE OF FOODOW!				_ (Dollars \$	500,000.00)).
a D	CLOSE OF ESCHOW shall occur on	June 28, .	2013	(date) (or 🗌	7W 9-4-4-0-4	Days After Ac	ceptance).
2. A	GENCY:	3 AEL LEDA 5					
Α	POTENTIALLY COMPETING BUYERS AND) SELLERS: Bu	iyer and Selle	er each acknowl	edge receip	of a disclosi	ure of the
	possibility of multiple representation by the Bi	oker tepreseming	g that principa	I Inis disclosure	may be pa	int of a listing a	igreement.
	buyer-representation agreement or separate or also represent other potential buyers, who ma	weament (C.A.H.	FORM DAL BI	uyer understands	that Broke	r representing I	Buyer may
	Broker representing Seller may also represent	y consider, make	oners on or u	itimately acquire	the Propert	y. Seller unders	stands that
В	CONFIRMATION: The following agency relation	onter seners with	compening pro	penies of interes	r to this Buy	er.	
	Liction Agent Magen	-Manus Sis Co	y commined to	r mis transaction.	(Drun	t Eiron Nervous: La	
	Listing Agent Mason of (check one): the Seller exclusively: or X Selling Agent Mason as Listing Agent) is the agent of (check one): [hoth the Buyer s	and Seller		film	ir cillir (Addition is	o the agent
	Selling Agent Mason	-McDuffie Co	mmercial		(Prin	t Firm Name) (i	f not came
	as Listing Agent) is the agent of (check one): [The Buyer exclu	sively or D	he Seller exclusi	velv or 1271	noth the Buyer	and Saller
	Real Estate Brokers are not parties to the Agre	ement between P	Ruver and Selle	ar	reny, or wall	outer the buyer.	and Other.
3. F	INANCE TERMS: Buyer represents that funds w						
Α	. INITIAL DEPOSIT: Deposit shall be in the am	ount of				.\$.50	. 000 . 00
	(1) Buyer shall deliver deposit directly to Esc	row Holder by pe	rsonal check,	🔯 electronic fun	ds transfer,		
	Other						
C	(or ☐ Other	it by personal che	ck (or 🔲) to		
	the agent submitting the offer (or to L.)), made	payable to		
		The deposit sh					
	then deposited with Escrow Holder (or 🔲 into						
	Acceptance (or Other Diversity Of Deposity	and Paras allate		al alama a ala ila alama).	•	
E	INCHEASED DEPOSIT: Buyer shall deposit	MILL ESCLON HOIGI	er an increase	a aeposii in ine a	impunt of	. 3	
_	within Days After Acceptance, or [LOAN(S):	J			······································		
·	(1) FIRST LOAN in the amount of					¢	
	This loan will be conventional financing	or if checked	□ Seller (C.A	B. Form SEALI	∃ assumed	- 14-	
	(C.A.R. Form PAA). [] subject to financing	a. Cher	Come. for t		This		
	(C.A.R. Form PAA), [] subject to financing loan shall be at a fixed rate not to exceed	3. 	% or. 🗌 an ad	diustable rate loa	n with initial		
	rate not to exceed % of the loan amo (2) SECOND LOAN in the amount of	Regardless of the	e type of loan,	Buyer shall pay p	oints not to		
	exceed % of the loan amo	ount.					
	(2) SECOND LOAN in the amount of		<u></u>			.\$	
	This loan will be conventional financing	or, if checked,	□ Seller (C.A	.R. Form SFA), l	☐ assumed		
	(C.A.R. Form PAA), ☐ subject to financing loan shall be at a fixed rate not to exceed rate not to exceed %.	J, 🗌 Other			This		
	loan shall be at a fixed rate not to exceed	15	% or. ∐ an a	ajustable rate loa	n with initial		
	exceed % of the loan amo	Hegaroless of the	e type or loan,	Buyer snall pay p	oints not to		
r	b. ADDITIONAL FINANCING TERMS:						
_	, Apprilotate Highlighton Linno.	myerar Manushiddid William Addis A. C. Ve Tanan					
E	BALANCE OF PURCHASE PRICE OR DOW	/N PAYMENT in	the amount of			.\$ 450	,000.00
_	to be deposited with Escrow Holder within suf	ficient time to clas	se escrow.				
F	PURCHASE PRICE (TOTAL):					\$ 500	,000.00
(VERIFICATION OF DOWN PAYMENT AND	CLOSING COST	TS: Buyer (or	Buyer's lender o	loan broke	r pursuant to 3	
	within 7 (or 🗆) Days After Acc	eptance, Deliver	to Seller writt	en verification o	f Buyer's do	wn payment a	nd clasing
	costs. (If checked, ☐ verification attached.)						
ŀ	I. LOAN TERMS:						
	(1) LOAN APPLICATIONS: Within 7 (or []) Da	ys Alter Accep	otance, Buyer sha	all Deliver to	Seller a letter fi	rom lender
	or loan broker stating that, based on a review for any NEW loan specified in 3C above, (If cl	v or Buyers writte	en application	and credit report,	Buyer is pri	equalified or pr	eapproved
	(2) LOAN CONTINGENCY: Buyer shall act	discontinuand in	attached.) aood faith to	abtain the decir	natod laan	(c) Obtaining t	ha lanasak
	specified above is a contingency of this Ag	reement unless c	therwise ance	ed in writing Bu	ingred logis	etual obligation	rio iodinis) e to obtain
n	rs Initials (X(grt 1) ()	TODATE CHICOSO C				***	o to obtall!
മാശാ	ITS Initials (X (OTT) () 3. California Association of REALTORS®, Inc.		S	eners Indials ()()	
			Ŕ	eller's Initials (Date		Lingui monaya
UPA	REVISED 4/13 (PAGE 1 OF 10)	DTV BUDOUACE					EDUAL KOUSING SPPORTUNITY
	COMMERCIAL PROPE				·		
	ent: Rob McQuade Phone: (9 ker: Better Homes and Gardens Real Estate 1819 F	916) 444-7577 < St Ste 100 Sacrai	Fax: (916) mento, CA 9581	444-7977 1-4182	Prepared u	sing zipForm® s	software

		4200					
Pr	oper	1999 Ridge ty Address: N. San. Juan		95960		Date: May 2	00 2012
		and provide deposit, balan-	ce of do	wn payment and cl	osing costs are not c	Date: May 2 ontingencies of this Agreement	.0, 2013
		(3) LOAN CONTINGENCY	REMO	VAL:		-	
		contingency or cancel this.	Aareem) Days Alle: Acc lent	epiance, buyer snaii	, as specified in Paragraph 17, in	writing remove the loan
	OR	I (ii) (If checked) 🔲 the loan	contino	jency shall remain i	n effect until the desi	gnated loans are funded.	
		(4) ☑ NO LOAN CONTIN	GENCY	(If checked) Obta	sining any loan spec	ified above is NOT a contingen	cy of this Agreement. If
		other legal remedies	ioan ar	id as a result Buyer	does not purchase t	he Property, Seller may be entit	ed to Buyer's deposit or
	Į.	APPRAISAL CONTINGEN	ICY AN	D REMOVAL: This	Agreement is (or, if o	checked, 🗷 is NOT) contingent	unon a written annraicat
		of the Property by a licen	sed or	certified appraiser	at no less than the s	specified ourchase price. If their	e is a loan contingonous
		specified in paragraph 178	1 CONTIN	gency shall be deer witno romovo the a	ned removal of this a	ppraisal centingency (or, [] if chor cancel this Agreement within	iecked, Buyer shall, as
		- Havs Aller Accentance) - I	1000	US DO LOSO POSTRA	ienny Bituet shall a	ic charifiad in norozenski 170/3	I in writing comment the
		appraisal contingency or ca	ancel th	is Agreement within	17 (or) Days After Acceptance.	, and an
	J.	ALL CASH OFFER (If a small control of sufficient from the	hecked de to ak): Buyer shall, withir	17 (or) Days After Acceptance.) Days After Acceptance ication attached.)	. Deliver to Seller written
	K.	BUTER STATED FINANC	AING: 3	seller has relied on	- Buyer's representat	ion of the type of financing spe	scified tincluding but not
		limited to, as applicable,	amount	of down payment	, contingent or non-	contingent loan, or all cash), i	f Buver seeks afternate
		financing, (i) Seller has no financing, wothed specific	obligati d. ia. ibi	on to cooperate wit	h Buyer's efforts to o	btain such financing, and (ii) Buy alternate financing does not	er shall also pursue the
		obligation to purchase the I	Propert	s Agreement, buy and close escrew	as specified in this A	areement	excuse Buyer from the
4.	AL	LOCATION OF COSTS (if	checke	d): Unless otherwi	se specified in writing	g, this paragraph only determin	es who is to pay for the
	ins	pection, test or service ("Re Intified in the Report.	eport") r	nentioned; it does i	not determine in the	report who is to pay for any	work recommended or
		INSPECTIONS AND REPO	DRTS:				
		(1) ☐ Buyer ☐ Seller shall	pay to	r sewer connection,	if required by Law pr	ior to Close Of Escrow	
		(2) ∐ Buver ⊟ Selier shal	i pay to	have septic or priva	ite sewade disposal s	System inspected	
		(4) Buver Seller shal	oav to	r a natural hazard zi	one disclosure report	ability and productivity prepared by	
		(5) ☐ Buyer ☐ Seller shall	pay to	the following inspe	ction or report	In the second se	
	R	(6) ☐ Buyer ☐ Seller shall GOVERNMENT REQUIRE	pay to	r the following inspe	ction or report		u,
	ω.	(1) ☐ Buyer ☐ Seller shall	I pay fo	or smoke detector i	nstallation and/or wa	ter heater bracing, it required by	Law, Prior to Close Of
		Escrow, Seller shall pro	vide Bu	iyer a written staten	ent of compliance in	accordance with state and local	Law, unless exempt.
		inspections and reports				er minimum mandatory governi er anv Law	nent retrotit standards,
		(3) Buyer Seller shall	I pay to	r installation of app	roved fire extinguish	er(s), sprinkler(s), and hose(s), if	required by Law, which
					ior to Close Of Esc	row Seller shall provide Buyer	a written statement of
	C.	compliance, if required ESCROW AND TITLE:					
		(1) ☐ Buyer 🖾 Seller shall	pay es	crow fee			
		Escrow Holder shall be	i nov to	r aumar'a titla incur	Selle	er's choice in paragraph 16E	
		Owner's title policy to b	e issue	d by	ance policy specified. S	eller's choice	
		(Buyer shall pay for any	title in:	surance policy insur	ing Buyer's <mark>lende</mark> r, u	eller's choice nless otherwise agreed in writing	.)
	D.	OTHER COSTS: (1) CLBuver & Seller shall	I nav Ci	ounty transfer tay or	transfer fee	and the state of t	
		(2) ☐ Buyer ☐ Seller shall	I pay Ci	ty transfer tax or tra	nsfer fee		
		(3) Buyer Seller shall	I pay O	wners' Association	(OA) transfer fee		
		(5) ☐ Buyer ☐ Seller shall	pay to	n document prepari	3808 1662	044-2003-11-11-11-11-11-11-11-11-11-11-11-11-11	
		(6) ☐ Buyer ☐ Seller shall	I pay fo	r		444	-
5.	ÇL	OSING AND POSSESSION	¥:				
	<i>></i> 4.	Close Of Escrow: On	n omis	* 1 (322) 29 Okt 20 Qili 1	or no later that	at 5pm or Days After Close advised to: (i) enter into a writte	se Of Escrow. If transfer
		of title and occupancy do r	ot occu	ir at the same time,	Buyer and Seller are	e advised to: (i) enter înto a writte	n occupancy agreement
	В	(C.A.R. Form PAA, paragra	aph 2);. Posses	and (II) consult with sing and occupanc	their insurance and l	egal advisors. ts of tenants under existing leas	as shall be delivered to
		Buyer on Close Of Escrow.				_	
	C.	At Close Of Escrow, (i) S	eller as	signs to Buyer any	assignable warranty	rights for items included in the	sale and (ii) seller shall
	n	At Close Of Essrow unler	copies o	n warranties, broke nvise agreed in wri	rs cannot and will not ting. Seller shall not	determine the assignability of an vide keys and/or means to open	y warranties.
	٠.	security systems, alarms a	and gar	age door openers.	If the Property is a	unit in a condominium or locate	ed in a common-interest
_	or.	subdivision, Buyer may be	require	d to pay a deposit to	the Owners' Associ	ation ("OA") to obtain keys to acc	essible OA facilities.
ъ.	30	reement and cutrent Law, s	ınıy dep hall be	transferred to Buve	e extent they have in er on Close Of Escro	ot been applied by Seller in acc w. Seller shall notify each tenant	ordance with any rental
	Civ	vil Code.					·
Βı	iyer's	s Initials (X) ()			Seller's Initials () (
CI	PAR	EVISED 4/13 (PAGE 2 OF 10)	434FT~	481 55055571	UDOLLAGE AMERICA	Reviewed by Date	(ONE HOUSE)
		COM	awenc	IAL PROPERTY P	ununase agkeem	ENT (CPA PAGE 2 OF 10)	1999 Ridge Rd.

Date	May	20.	2013

7. SELLER DISCLOSURE	ς.	

- A. ENERGY DISCLOSURE: Seller shall provide Buyer, at least 24 hours prior to execution of this Agreement, the Disclosure Summary Sheet, Statement of Energy Performance, Data Checklist, and the Facility Summary for the building as required by Public Resources Code Section 25402.10 and California Code of Regulations, Title 20, Sections 1680 through 1685. This requirement is effective for a building with total gross floor area square footage as follows: more than 50,000 square feet, July 1, 2013, more than 10,000 square feet and up to 50,000 square feet, January 1, 2014; and at least 5,000 square feet up to 10,000 square feet, July 1, 2014. For more information, see http://www.energy.ca.gov/AB1103/index.html
- B. NATURAL AND ENVIRONMENTAL DISCLOSURES: Seller shall, within the time specified in paragraph 17, if required by Law (i) Deliver to Buyer earthquake guides (and questionnaire) and environmental hazards booklet; (ii) even if exempt from the obligation to provide an NHD, disclose if the Property is located in a Special Flood Hazard Area; Potential Flooding (Inundation) Area; Very High Fire Hazard Zone; State Fire Responsibility Area Earthquake Fault Zone; Seismic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other information required for those zones.
- C. ADDITIONAL DISCLOSURES: Within the time specified in paragraph 17, Seller shall Deliver to Buyer, in writing, the following disclosures, documentation and information:
 - (1) RENTAL SERVICE AGREEMENTS: (i) All current leases, rental agreements, service contracts, and other agreements pertaining to the operation of the Property; and (ii) a rental statement including names of tenants, rental rates, period of rental, date of last rent increase, security deposits, rental concessions, rebates, or other benefits, if any, and a list of delinquent rents and their duration. Seller represents that no tenant is entitled to any concession, rebate, or other benefit, except as set forth in these documents.
 - (2) INCOME AND EXPENSE STATEMENTS: The books and records, including a statement of income and expense for the 12 months preceding Acceptance. Seller represents that the books and records are those maintained in the ordinary and normal course of business, and used by Seller in the computation of federal and state income tax returns.
 - (3) TENANT ESTOPPEL CERTIFICATES: (If checked) Tenant estoppel certificates (C.A.R. Form TEC) completed by Seller or Seller's agent, and signed by tenants, acknowledging: (i) that tenants' rental or lease agreements are unmodified and in full force and effect (or if modified, stating all such modifications); (ii) that no lessor defaults exist; and (iii) stating the amount of any prepaid rent or security deposit.
 - (4) SURVEYS, PLANS AND ENGINEERING DOCUMENTS: Copies of surveys, plans, specifications and engineering documents. If any, in Seller's possession or control.
 - (5) PERMITS: If in Seller's possession. Copies of all permits and approvals concerning the Property, obtained from any governmental entity, including, but not limited to, certificates of occupancy, conditional use permits, development plans, and licenses and permits pertaining to the operation of the Property.
 - (6) STRUCTURAL MODIFICATIONS: Any known structural additions or alterations to, or the installation, alteration, repair or replacement of, significant components of the structure(s) upon the Property.
 - (7) GOVERNMENTAL COMPLIANCE: Any improvements, additions, alterations or repairs made by Seller, or known to Seller to have been made, without required governmental permits, final inspections, and approvals.
 - (8) VIOLATION NOTICES: Any notice of violations of any Law filed or issued against the Property and actually known to Seller.
 - (9) MISCELLANEOUS ITEMS: Any of the following, if actually known to Seller: (i) any current pending lawsuit(s), investigation(s), inquiry(ies), action(s), or other proceeding(s) affecting the Property, or the right to use and occupy it; (ii) any unsatisfied mechanic's or materialman's lien(s) affecting the Property; and (iii) that any tenant of the Property is the subject of a bankruptcy.
- 9. SUBSEQUENT DISCLOSURES: 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 shall promptly Deliver 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.
- 10. CHANGES DURING ESCROW:
 - A. Prior to Close Of Escrow, Seller may only engage in the following acts, ("Proposed Changes"), subject to Buyer's rights in paragraph 17: (i) rent or lease any vacant unit or other part of the premises; (ii) after, modify, or extend any existing rental or lease agreement; (iii) enter into, after, modify or extend any service contract(s); or (iv) change the status of the condition of the Property.
 - B. At least 7 (or _______) Days prior to any Proposed Changes, Seller shall Deliver written notice to Buyer of any Proposed Changes.
- 11. CONDOMINIUM/PLANNED UNIT DEVELOPMENT DISCLOSURES:
 - A. SELLER HAS: 7 (or _______) Days After Acceptance to disclose to Buyer whether the Property is a condomimium, or located in a planned unit development or other common interest subdivision.

A.	
Buyer's Initials (XC) ()	Seller's Initials (

Reviewed by _____ Date ____



.	1999 Ridge Rd	
	B. If Property is a condominium, or located in a planned unit deversal (or) Days After Acceptance to request from the OA (Law; (ii) disclosure of any pending or anticipated claim or litigation to and number of designated parking and storage spaces; (iv) Copies special meetings, and (v) the names and contact information of all Seller shall itemize and deliver to Buyer all Cf Disclosures received Buyer's approval of Cf Disclosures is a contingency of this Agreement	C.A.R. Form HOA: (i) Copies of any documents required by y or against the OA. (iii) a statement containing the location of the most recent 12 months of OA minutes for regular and DA's governing the Property. (Collectively, "CI Disclosures." from the OA and any CI Disclosures in Seller's possession.
12,	 ITEMS INCLUDED AND EXCLUDED: A. NOTE TO BUYER AND SELLER: Items listed as included or exclude in the purchase price or excluded from the sale unless specified in 12 B. ITEMS INCLUDED IN SALE: 	ed in the MLS, flyers or marketing materials are not included 3 or C.
	(1) All EXISTING fixtures and fittings that are attached to the Property (2) EXISTING electrical, mechanical, lighting, plumbing and heating solar systems, built-in appliances, window and door screens, aw television antennas, satellite dishes, private integrated telepho- garage door openers/remote controls, mailbox, in-ground landsc systems/alarms.	fixtures, ceiling fans, firoplace inserts, gas logs and grates nings, shutters, window coverings, attached floor coverings ne systems, air coolers/conditioners, pool/spa equipment
	 (3) A complete inventory of all personal property of Seller currently purchase price shall be delivered to Buyer within the time specified. (4) Seller represents that all items included in the purchase price are specified in paragraph 17. Seller shall give Buyer a list of fixtures in the seller shall deliver title to the personal property by Bill of Sale. 	f in paragraph 17. unless otherwise specified, owned by Seller. Within the time not owned by Seller.
	condition. (6) As additional security for any note in favor of Selfer for any part of Statement to be filed with the Secretary of State, covering the thereof, and insurance proceeds. C. ITEMS EXCLUDED FROM SALE:	
13.	CONDITION OF PROPERTY: Unless otherwise agreed: (i) Property is the date of Acceptance and (b) subject to Buyer's investigation ri grounds, is to be maintained in substantially, the same condition as a property not included in the sale shall be removed by Seller by Close Of B. A. Seller warrants that the Property is legally approved as B. Seller shall, within the time specified in paragraph 17, DISCLOSE Property, including known insurance claims within the past five REQUIRED BY LAW. C. Buyer has the right to inspect the Property and, as specified	ghts; (ii) The Property including pool, spa, landscaping and of the date of Acceptance; and (iii) all debris and personal scrow. units. KNOWN MATERIAL FACTS AND DEFECTS affecting the years, AND MAKE ANY AND ALL OTHER DISCLOSURES
1.4	those inspections: (i) cancel this Agreement; or (ii) request that s BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTION	eller make Repairs or take other action.
	A. Buyer's acceptance of the condition of, and any other matter after specified in this paragraph and paragraph 17B. Within the time specified in this paragraph and paragraph 17B. Within the time specified in this paragraph and paragraph 17B. Within the time specified inspect specified inspect for wood destroying pests and organisms; (iii) review the regular and the Property; and (v) satisfy Buyer as to any matter specified.) Without Seller's prior written consent, Buyer shall neither mathrestigations; or (ii) inspections by any governmental building or zero.	cting the Property, is a contingency of this Agreement as pecified in paragraph 17B(1), Buyer shall have the right, a s, investigations, tests, surveys and other studies ("Buyer for lead-based paint and other lead-based paint hazards; (ii) listered sex offender database; (iv) confirm the insurability of ied in the attached Buyer's Inspection Advisory (C.A.R. Form ke nor cause to be made: (i) invasive or destructive Buyer
	 B. Seller shall make the Property available for all Buyer Investigations. Investigations and, either remove the contingency or cancel this Agre Investigation reports obtained by Buyer, which obligation shall survive. C. Seller shall have water, gas, electricity and all operable pilot lights of the continuous continuous. 	ement, and (ii) give Seller, at no cost, complete Copies of all the termination of this Agreement.
	is made available to Buyer. D. Buyer indemnity and Seller protection for entry upon property: repair all damage arising from Buyer Investigations; and (iii) indemn demands, damages and costs of Buyer's Investigations. Buyer shall to carry, policies of liability, workers' compensation and other applic for any injuries to persons or property occurring during any Buyer Investigation to Close Of Escrow. Seller is advised that certain protect Non-responsibility" (C.A.R. Form NNR) for Buyer Investigations are	Buyer shall: (i) keep the Property free and clear of liens: (ii fiy and hold Seller harmless from all resulting liability, claims carry, or Buyer shall require anyone acting on Buyer's behal able insurance, defending and protecting Seller from liability restigations or work done on the Property at Buyer's direction may be afforded Seller by recording a "Notice of the property and the property at Buyer's directions."

Proj	perty Ad		Ridge Rd Juan, CA	95960				Date. May 2	0, 2013	
	C. Adv	turchase Agreer thort Sale Adder tuyer Intent to E visories (If ch trobate Advisor)	nent Addendum ndum (C.A.R. Fo xchange Supple	ment (C.A.R. Form BE	<u>5)</u>	Septic, Well Other Seller Inten Buyer's Inst Statewide E	NPA: I and Property Mor Lio Exchange Sup bection Advisory (G luyer and Seller Ac pry (C.A.R. Form R	olement (C.A.R. C.A.R. Form BIA Ivisory (C.A.R. F	Form SES)	SWPII
16.	A. With the prei title spe	General Inde: iminary report Buyer's revie cified in parag	ecilied in para x. Seller shall in is only an offer and the prelination of the prelina	graph 17, Buyer sha within 7 Days After er by the title insure ninary report and an ition subject to all e	Acceptancer to issue ny other m	ce, give Escro a policy of fith atters which n	ow Holder a comile insurance and nay affect title ar	ipleted Statem may not cont e a contingen	ent of Informa ain every item by of this Agre	ition. The affecting ement as
	mat thos writi C. With of re	ters, whether se obligations ng an the time sp ecord or not.	of record or n or taking the p recified in para	ot, as of the date or property subject to the graph 17. Seller has	of Accepta hose oblig s a duty to	nce except: (i ations: and (ii disclose to B	 i) monetary liens i) those matters uyer all matters 	s of record un which Seller h known to Selle	less Buyer is as agreed to reaffecting title	assuming remove in , whether
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- 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 with regard to that contingency or cancellation right conclusively be deemed to have: (i) completed all Buyer Investigations, and review of reports and other applicable information and disclosures pertaining. (ii) elected to proceed with the transaction; and (iii) assumed all liability responsibility and expense for Repairs or corrections, or for inability to obtain financing.
- E. CLOSE OF ESCROW: Before Seller or Buyer may cancel this Agreement for failure of the other party to close escrow pursuant to this Agreement, Seller or Buyer must first Deliver to the other a demand to close escrow (C.A.R. Form DCE).
- F. 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 escrew and release deposits, if any, to the party entitled to the funds, less fees and costs incurred by that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrew. Release of funds will require mutual Signed release instructions from Buyer and Seller, judicial decision or arbitration award. A Buyer or Selfer 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).
- 18. REPAIRS: Repairs shall be completed prior to final verification of condition unless otherwise agreed in writing. Repairs to be performed at Seller's expense may be performed by Seller or through others, provided that the work complies with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain receipts for Repairs performed by others. (ii) prepare a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (iii) provide Copies of receipts and statements to Buyer prior to final verification of condition.
- 19. ENVIRONMENTAL HAZARD CONSULTATION: Buyer and Seller acknowledge: (i) Federal, state, and local legislation impose liability upon existing and former owners and users of real property, in applicable situations, for certain legislatively defined, environmentally hazardous substances; (ii) Broker(s) has/have made no representation concerning the applicability of any such Law to this transaction or to Buyer or to Seller, except as otherwise indicated in this Agreement; (iii) Broker(s) has/have made no representation concerning the existence, testing, discovery, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property; and (iv) Buyer and Seller are each advised to consult with technical and legal experts concerning the existence, testing, discovery, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property.
- 20. AMERICANS WITH DISABILITIES ACT: The Americans With Disabilities Act ("ADA") prohibits discrimination against individuals with disabilities. The ADA affects almost all commercial facilities and public accommodations. The ADA can require, among other things, that buildings be made readily accessible to the disabled. Different requirements apply to new construction, alterations to existing buildings, and removal of barriers in existing buildings. Compliance with the ADA may require significant costs. Monetary and injunctive remedies may be incurred if the Property is not in compliance. A real estate broker does not have the technical expertise to determine whether a building is in compliance with ADA requirements, or to advise a principal on those requirements. Buyer and Seller are advised to contact an attorney, contractor, architect, engineer or other qualified professional of Buyer's or Seller's own choosing to determine to what degree, if any, the ADA impacts that principal or this transaction.
- 21. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final inspection of the Property within 5 (or _____) Days Prior to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm. (i) the Property is maintained pursuant to paragraph 13; (ii) Repairs have been completed as agreed, and (iii) Seller has complied with Seller's other obligations under this Agreement (C.A.R. Form VP).
- 22. 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 a current 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 a current 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.
- 23. SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the performance of any vendors, service or product providers ("Providers"), whether referred by Broker or selected by Buyer, Seller or other person. Buyer and Seller may select ANY Providers of their own choosing.
- 24. MULTIPLE LISTING SERVICE/PROPERTY DATA SYSTEM: If Broker is a participant of a Multiple Listing Service ("MLS") or Property Data System ("PDS"), Broker is authorized to report to the MLS or PDS 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 or PDS.
- 25. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.
- 26. 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 34A.
- 27. 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.

Buyer's Initials (XgnW) ()	Seller's Initiats () ()	
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- B. "C.A.R. Form" means the specific form reterenced or another comparable form agreed to by the parties.
- C. "Close Of Escrow" means the date the grant deed, or other evidence of transfer of title, is recorded.
- D. "Copy" means copy by any means including photocopy, NCR, facsimile and electronic.
- E. "Days" means calendar days. However, after Acceptance, the last Day for performance of any act required by this Agreement (including Close Of Escrow) shall not include any Saturday, Sunday, or legal holiday and shall instead be the next Day
- F. "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 11:59 PM on the final day.
- G. "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
- H. "Deliver", "Delivered" or "Delivery", regardless of the method used (i.e. messenger, mail, email, fax. other), means and shall be effective upon (i) personal receipt by Buyer or Seller or the individual Real Estate Licensee for that principal as specified in paragraph D of the section titled Real Estate Brokers on page 10;
- OR (ii) if checked, per the attached addendum (C.A.B. Form RDN),
- "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. "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement
- L. "Signed" means either a handwritten or electronic signature on an original document, Copy or any counterpart,
- 28. ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interests in this Agreement without first having obtained the written consent of Seller. Such consent shall not be unreasonably withheld, unless otherwise agreed in writing. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement.
- 29. SUCCESSORS AND ASSIGNS: This Agreement shalf be binding upon, and inure to the benefit of, Buyer and Seller and their respective successors and assigns, except as otherwise provided herein.
- 30. COPIES: Seller and Buyer each represent that Copies of all reports, documents, certificates, approvals and other documents that are furnished to the other are true, correct and unaltered Copies of the original documents, if the originals are in the possession of the furnishing party.
- 31. BROKERS:
 - A. BROKER COMPENSATION: Seller or Buyer, or both, as applicable, agrees to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.
 - B. BROKERAGE: Neither Buyer nor Seller has utilized the services of, or for any other reason owes compensation to, a licensed real estate broker (individual or corporate), agent, finder, or other entity, other than as specified in this Agreement, in connection with any act relating to the Property, including, but not limited to, inquiries, introductions, consultation and negotiations leading to this Agreement. Buyer and Seller each agree to indemnify, defend, and hold the other, the Brokers specified herein and their agents, harmless from and against any costs, expenses or liability for compensation claimed inconsistent with the warranty and representations in this paragraph.
 - c. SCOPE OF BROKER DUTY: Buyer and Seller acknowledge and agree that: Brokers: (i) do not decide what price Buyer should pay or Seller should accept; (ii) do not guarantee the condition of the Property (iii) do not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) shall not be responsible for identifying defects that are not known to Brokers(s); (v) shall not be responsible for inspecting public records or permits concerning the title or use of the Property; (vi) shall not be responsible for identifying location of boundary lines or other items affecting title; (vii) shall not be responsible for verifying square footage, representations of others or information contained in inspection reports, MLS or PDS, advertisements, flyers or other promotional material, unless otherwise agreed in writing; (viii) shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller in the course of this representation; and (ix) shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.

32. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER

- A. The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any relating counter offers and addenda, and any additional mutual instructions to close the escrow 1, 3, 4, 6, 7C, 15B and D, 16, 17F, 22, 27, 31A, 32, 37, 40 and paragraph D of the section titled Real Estate Brokers on page 10. If a Copy of the separate compensation agreement(s) provided for in paragraph 31A, or paragraph D of the section titled Real Estate Brokers on page 10 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out of Buyer's or Seller's funds, or both, as applicable, the respective Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not specifically referenced above 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
- B. A Copy of this Agreement shall be delivered to Escrow Holder within 3 business days after Acceptance (or Escrow holder shall provide Seller's Statement of Information to Title company when received from Seller. Buyer and Seller

Escrow holder shall provide Seller's Statement of Information to Ti	itle company when received from Seller. Buyer an	id Selle
Buyer's Initials (* (* () ()	Seller's Initials () ()	
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authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs the Agreement.

- C. Brokers are a party to the Escrow for the sele purpose of compensation pursuant to paragraph 31A and paragraph D of the section titled Real Estate Brokers on page 10. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 31A, respectively, and irrevocably instructs Escrow Holder to disburse those funds to Brokers at Close Of Escrow, or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement. 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 either Buyer or Seller instruct Escrow Holder to cancel escrow.
- D. 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.
- 33. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. Buyer and Seller agree that this amount is a reasonable sum given that it is impractical or extremely difficult to establish the amount of damages that would actually be suffered by Seller in the event Buyer were to breach this Agreement. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award.

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34. DISPUTE RESOLUTION:

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. Buyer and Seller also agree to mediate any disputes or claims with Broker(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. 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 (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED. Exclusions from this mediation agreement are specified in paragraph 34C.

B. ARBITRATION OF DISPUTES:

Buyer and Seller agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. Buyer and Seller also agree to arbitrate any disputes or claims with Broker(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. 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. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Enforcement of this agreement to arbitrate shall be governed by the Federal Arbitration Act. Exclusions from this arbitration agreement are specified in paragraph 34C.

"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE, YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

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

Buyer's Initials	/ Seller's Initials	<u> </u>
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- C. ADDITIONAL MEDIATION AND ARBITRATION TERMS:
- (1) EXCLUSIONS: The following matters shall be excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation and arbitration provisions.
- (2) BROKERS: Brokers shall not be obligated or compelled to mediate or arbitrate unless they agree to do so in writing. Any Broker(s) participating in mediation or arbitration shall not be deemed a party to the Agreement.

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CPA REVISED 4/13 (PAGE 8 OF 10)	Reviewed by	Date		KOUAN KOUSING OPPARTURITY
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Property Address:	N	San	Juan,	CA	95960

Date May 20, 2013

	GOVERNING LAW: This Agreer					
36.	TERMS AND CONDITIONS OF	OFFER: This is an offer to	purchase the Property on the abo	ve terms	and conditions Ti	he liquidated
	damages paragraph or the art	pitration of disputes parag	raph is incorporated in this Agra	pement	if initiated by all	parties or #
	incorporated by mutual agreeme	int in a counter offer on add	lendum. If at least one but not all p	parties in	nifial, a counter offs	er is required
	until agreement is reached. Selle	er has the right to continue t	o offer the Property for sale and to	accept a	any other offer at a	iny time prior
	to notification of Acceptance. If	this offer is accepted and	Buyer subsequently defaults, Buy	er may	be responsible for	payment of
			nt, addendum or modification, incl	uding ar	ny Copy, may be S	igned in two
	or more counterparts, all of which					
37.	TIME OF ESSENCE; ENTIRE	CONTRACT; CHANGES:	Time is of the essence. All un	derstand	tings between the	parties are
	incorporated in this Agreement.	its terms are intended by th	e parties as a final, complete and e	evicusive	expression of their	ir Agreement
	with respect to its subject mat	ter, and may not be conti	adicted by evidence of any prior	agreen	nent or contempor	aneous oral
	agreement. If any provision of the	his Agreement is held to be	ineffective or invalid, the remaining	ig provis	sions will neverthele	ass be given
			vision in it may be extended, am	ended, i	modified, altered	or changed,
	except in writing Signed by Bu					
38.			int represent(s) that such person h			
			r has full authority to enter into and			
			rant to this contract, does not viola			
	of Organization, By Laws, Open	ating Agreement, Partnersh	ip Agreement or other document g	governing	g the activity of eit	her Buyer or
	Seller					
39.			ced and the deposit shall be return	ed, unle:	ss the offer is Sign	ed by Seller,
	and a Copy of the Signed offer is	s personally received by Bu	yer, or by			
	who is authorized to receive	it by 5:00 PM on the	hird Day after this ofter is sign	ned by	Buyer (OR, if ch	iecked 🔲 by
	ACTION OF THE PROPERTY OF THE	(date). at	Ď AM 🗍 PMj.			
			offer and agrees to the above confir	mation o	of agency relationsh	nps.
	ey Gilbert Halvin and/or	· assignee			- /2 /	***************************************
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40.			he owner of the Property, or has t			
			on the above terms and conditions			
		has read and acknowledge:	s receipt of a Copy of this Agreem	ient, and	1 authorizes Broke	to deliver a
	Signed Copy to Buyer.					
	(If checked) SUBJECT TO A	ITACHED COUNTER OFF	ER, DATED			

Seller Sierra Plumas Union Sch Dist Date By Print name Address E-mail Telephone Seller Ву Print name Address State E-mail Fax Telephone Notice Address, If Different ☐ Additional Signature Addendum attached (C.A.R. Form ASA). Onfirmation of Acceptance: A Copy of Signed Acceptance was personally received by Buyer or Buyer's authorized agent on (date) ______ at ____ AM PM. A binding Agreement authorized agent on (date)

at

AM

PM. A binding Agreement is created when a Copy of Signed Acceptance is personally received by Buyer or Buyer's authorized agent whether or not confirmed in this document. Completion of this confirmation is not legally required in order to create a binding Agreement; it is solely intended to evidence the date that Confirmation of Acceptance (Initials) has occurred.

Buyer's Initials (X gn W) (

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Seller's Initials (______) (_____)

Reviewed by ______ Date ______



REAL ESTATE BROKERS: A. Real Estate Brokers are not parties to the Agreement between Buyer and Seller. B. Agency relationships are confirmed as stated in paragraph 2 above. C. If specified in paragraph 3A(2), Agent who submitted offer for Buyer acknowledges receipt of deposit D. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Cooperating Broker (Selling Firm) and Cooperating Broker agrees to accept, out of Listing Broker's proceeds in escrow: (i) the amount specified in the MLS or PDS, provided Cooperating Broker is a Participant of the MLS or PDS in which the property is offered for sale or a reciprocal MLS or PDS; or (ii) (ii) checked) the amount specified in a separate written agreement (C.A.R. Form CBC) between Listing Broker and Cooperating Broker. Declaration of License and Tax (C.A.R. Form DLT) may be used to document that tax reporting will be required or that an exemption exists.					
Real Estate Broker (Selling Firm) Mason-McDuffie Co	Dalance Careta	and COE to # 0	31202250	Date	SU 4031
Eddison 1010 W St. Sto. 100	KOD MCO	uage Unit us # U	C)-1	_ = me	Tip 05011 4102
By Address 1819 K St Ste 100 Telephone (916) 234-3211 Fax	ony	Sacramento	5181	e <u>CA</u>	Zib 32211-4185
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Real Estate Broker (Listing Firm) Mason-McDuffie Co	ommercial	.,,	ÐI	RE Lic. # <u>00</u>	834597
8y	Brian McMa	<u>rtin</u> DRE Lic.# <u>0</u>	0997069	_ Date	
Address	City	Sacramento	Stat	e <u>CA</u>	Zip <u>95811-4182</u>
Telephone <u>1916)</u> 402-4160 Fax		_ E-mail brian@b	prianmemart	in.com	
ESCROW HOLDER ACKNOWLEDGMENT: Escrew Holder acknowledges receipt of a Copy of this Agreement, (if checked, a deposit in the amount of \$					
supplemental escrow instructions and the terms of Escrow Holder's general provisions, if any.					
Escrow Holder is advised that the date of Confirmation of Acceptance of the Agreement as between Buyer and Seller is					
Escrow Holder Escrow #					
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By Dalo					
Address Phone/Fax/E-mail					
Escrow Holder is licensed by the California Department of Corporations, Insurance, Real Estate. License #					
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PRESENTATION OF OFFER: () Li	isting Broker pre	sented this offer to	o Seller on _		(date).
REJECTION OF OFFER: () () No counter	offer is being (d	made. This late).	offer was	rejected by Seller on

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Reviewed by , Date





DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Selling Firm to Buyer) (As required by the Civil Code) (C.A.R. Form AD, Revised 11/12)

if thecked. This form is being provided in connection with a transaction for a leaseholder interest in a dwelling exceeding one year as per Givil Code section 2079.13(f) and (b).

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

SELLER'S AGENT

A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or a subagent of that agent has the tollowing attirmative obligations

To the Seller, A Fidurary duty of atmost care, integrity, honesty and soyalty in dealings with the Seller

To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties
- (b) A duty of honest and fair dealing and good faith.
- (c) A duty to disclose all lasts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties. An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above

BUYER'S AGENT

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the tollowing affirmative obligations

To the Buyer. A fiductary duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer

To the Buyer and the Seller

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b) A duty of honest and fair dealing and good faith.
- A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set torth above

AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer

In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyers

(a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.

(b) Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Seller and Buyer, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form includes the provisions of Sections-2979.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE BACK (OR A SEPARATE PAGE).

SEPARATE PAGE).	(/ Masth	194	Date 57	/90/13
■ Buyer □ Seller □ Landlord □ Tena	Gilbert Hakim and/or a	KAR ANT	Date	<u> </u>
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неа	it Estate Broker (Firm)			
8₹	DRE Lic. # <u>C</u>	71 <i>383359</i>	Date	
(Salesperson or Broker-	-Associate) Rob McQuade			
Agency Disclosure Compliance (Civil Co	ode §2079.14):			
 When the listing brokerage company a 	also represents Buyer/Tenant: The Li	sting Agent shall have one AE	I form signed by Seller/L	andlord and a
different AD form signed by Buyer/Ter	rant.			en hann einend bi
When Seller/Landlord and Buyer/Ten	ant are represented by different broken	(erage companies: (i) the Lis	sing Agent snall have of	ne AD Iomii signed by
Seller/Landlord and (ii) the Buyer's/T presented to Seller/Landlord for signa	enants Agent shall have one AU it have been to presentation of the offer.	If the same form is used. Self	, and entire that same of ler may sign here:	is a physicia AD long
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Seller/Landlord	Date	Seller/Landlord	,,,,,	Date
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AD REVISED 11/12 (PAGE 1 OF 2)

DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 1 OF 2)

Fax: (916) 444-7977 Phone: (916) 444-7577 Prepared using zipForm® software Agent: Rob McQuade Broker: Better Homes and Gardens Real Estate 1819 K St Ste 100 Sacramento, CA 95811-4182

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings

(a) "Agent" means a person acting under provisions of fille 9 (commencing with Section 1295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an ofter to purchase is obtained (b) "Associate licensee" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to sact as the broker's agent in connection with acts requiring a real estate ticense and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee owes a duty to any principal, or to any buyor or seller who is not a gent, or who seeks the services of an agent in more than a casual, transition, or preliminary manner, with the object of entering into a real property transaction. (b) "Buyor" means a transfere in a real property transaction, and includes a person who executes an offer to purchase real property transaction are property transaction. (c) "Buyor" includes vendee or lessee. (d) "Dual agent" means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real property transaction. (e) "Listing agreement" means a person who has obtained a listing of real property to act as an agent for compensation (g) "Listing agreement" means a person who has obtained a listing to real property to act as an agent for compensation (g) "Listing price CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT) mobile homes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131 6 of the Business and Professions Code. (k) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (f) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a feasehold exceeding one year's duration. (in) "Selfier" means the transferor in a real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor. (in) "Selfier" means a listing agent who acts alone, or an agent who acts in occaperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (o) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not include an associate licensee who is acting under the supervision of an agent in a real property transaction unit a section 2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form to the seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The tisting agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agent previously provided the seller with a copy of the disclosure form to the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where th unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be turnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase, except that if the offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal. 2079.16 Reproduced on Page 1 of this AD form 2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be contirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent for to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller respectively. This relationship shall be confirmed in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller (c) The continuation required by subdivisions (a) and (b) shall be in the following form is the agent of (check one): I the seller exclusively; or both the buyer and seller. (DO NOT COMPLETE, SAMPLE ONLY) (Name of Listing Agent) is the agent of (check one): \(\sigma\) the buyer exclusively; or \(\sigma\) the seller exclusively; or (DO NOT COMPLETE, SAMPLE ONLY) (Name of Selling Agent if not the same as the Listing Agent) D both the buyer and seller (d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14. 2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in 2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship 2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are compiled with. 2079.21 A dual agent shall not disclose to the buyer that the selfer is willing to self the property at a price less than the listing price, without the express written consent of the selfer. A dual agent shall not disclose to the selfer that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not after in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price. 2079,22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent. 2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship. 2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a tiduciary duty or a duty of disclosure. Buyer's Initials (X () (Seller's Initials (______) (_____)

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DISCLOSURE AND CONSENT FOR REPRESENTATION OF MORE THAN ONE BUYER OR SELLER

(C.A.R. Form DA, 11/06)

A real estate broker, whether a corporation, partnership or sole proprietorship, ("Broker") may represent more than one buyer or seller provided the Broker has made a disclosure and the principals have given their consent. This multiple representation can occur through an individual licensed as a broker or through different associate licensees acting for the Broker. The associates licensees may be working out of the same or different office locations.

Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Buyer and Seller understand that Broker may represent more than one buyer or seller and even both buyer and seller on the same transaction

If Seller is represented by Broker, Seller acknowledges that Broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both Seller and Buyer in that transaction.

If Buyer is represented by Broker. Buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both Buyer and Seller with regard to that property.

In the event of dual agency, Seller and Buyer agree that: (a) Broker, without the prior written consent of the Buyer, will not disclose to Seller that the Buyer is willing to pay a price greater than the offered price: (b) Broker, without the prior written consent of the Seller, will not disclose to the Buyer that Seller is willing to sell property at a price less than the listing price; and (c) other than as set forth in (a) and (b) above, a Dual Agent is obligated to disclose known facts materially affecting the value or desirability of the property to both parties.

NON CONFIDENTIALITY OF OFFERS: Buyer is advised that Seller or Listing Agent may disclose the existence, terms, or conditions of Buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the Listing Agent's marketing strategy and the instructions of the Seller.

Seller and/or Buyer acknowledges reading and understanding t More Than One Buyer or Seller and agrees to the dual agency po		nsent for Representation of
Seller X Buyer Gilbert Hakim and/or assignee		Date <u>5/20/13</u>
☐ Seller ☐ Buyer		Date
Better Homes and Gardens Real Real Estate Broker (Firm) Estate	DRE Lic # 00834597	Date
By Rob McQuade	DRE Lic # 01383359	Date
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REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (DA PAGE 1 OF 1)

Agent: Rob McQuade Phone: (916) 444-7577 Fax: (916) 444-7977 Prepared using zipForm® software Broker: Better Homes and Gardens Real Estate 1819 K St Ste 100 Sacramento, CA 95811-4182