

## PURCHASE AGREEMENT (Commercial Income Property)

	1				
	$\Box$		Prepared by: Agent	Phone	
			Broker	Email	
			rm is used by a buyer's agent when a buyer will purchase ar s, to prepare an offer to purchase the property.	n income property other than one-to-fo	our
DA	TE: _		, 20, at	, Califor	nia.
Iter	ns left	blank o	or unchecked are not applicable.		
	CTS:				
1.	Rece	ived from	m m of \$, evidenced by □ personal check, or □	, as the Buye	r(s),
	1.2 1.3 1.4	payab Depos situate	ed to as	for deposit only on acceptance of this o this agreement to purchase prop	ffer. erty nia,
	1.5		ing personal property, □ see attached Personal Property Invent	tory. [See RPI Form 256]	
	1.6	The inf	terest acquired will be fee simple, unless □ leasehold or □		
2.	This		ent is comprised of this four-page form and pages of ac		
			to pay the purchase price as follows:		
3.			nt through escrow, including deposits, in the amount of		
4	3.1	Other	consideration to be paid through escrowain a □ first, or □ second, trust deed loan in the amount of	\$	
4.	payal Intere	ble app est on clo	or osing not to exceed%, □ ARM. Loan points not to exceed	years. d	
5.	4.1	□ Unle confirn Seller ake title	ess Buyer, within days after acceptance, hands Seller s mation Buyer has been pre-approved for the financing of the may terminate the agreement. [See <b>RPI</b> Form 183] e subject to, or   Assume, an existing first trust dee	satisfactory written purchase price, ed note held by	
	payal □ A	ble \$ RM, □	with an unpaid pr monthly, including interest not exceed plus a monthly tax/insurance impound payment of \$	ding%,	
6.	5.1 5.2	□ cash The in	sing, loan balance differences per beneficiary statement(s) to h, □ carryback note, or □ sales price.  mpound account to be transferred: □ charged, or □ without e subject to, or □ Assume, an existing second trust de	charge, to Buyer. ed note held by	
	payal	ble \$	monthly, including interest not exceedi, 20	rincipal balance of\$ ing%,	
7.	Assu	me an ir	mprovement bond lien with an unpaid principal balance of	<b></b> \$	
			plar bond lien with an unpaid principal balance of		
9.	Note	for the b	balance of the purchase price in the amount of	\$	
	to be junior begin	e execut r to any nning on	ted by Buyer in favor of Seller and secured by a trust deed y above referenced financing, payable \$ re month after closing, including interest at% per annum years after closing.	d on the property monthly, or more, n from closing, due	
	9.1	This r □ due	note and trust deed to contain provisions to be provide ron-sale, □ prepayment penalty, □ late charges,	ed by Seller for:	
	9.2 9.3	A Carr Buyer	yback Disclosure Statement is attached as an addendum. [See to provide a Request for Notice of Default and Notice of Delin brancers. [See <b>RPI</b> Form 412]		
	9.4 9.5	Buyer Within	to hand Seller a completed credit application on acceptance. [S description — days of receipt of Buyer's credit application, Seller is description and the second days of receipt of Buyer's creditworth days are assonable disapproval of Buyer's creditworth	may terminate the	
	9.6	Seller	may terminate the agreement on failure of the agreed terms for RPI Form 183]		
	9.7	As add	ditional security, Buyer to execute a security agreement and file and the control on any property transferred by Bill of Sale. [See <b>RPI</b> Form to be a security agreement and file to be a security agreement and the security agreement and the security agreement and the security agreement		
10.	Tota		hase Price is		

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11.	ACC	EPTANCE AND PERFORMANCE:
	11.1	This offer to be deemed revoked unless accepted in writing $\square$ on presentation, or $\square$ within days after date, and acceptance is personally delivered or faxed to Offeror or Offeror's Broker within this period.
	11.2	After acceptance, Broker(s) are authorized to extend any performance date up to one month.
	11.3	On the inability of Buyer to obtain or assume financing as agreed by the date scheduled for closing, Buyer may terminate the agreement.
	11.4	Buyer's close of escrow is conditioned on Buyer's prior or concurrent closing on a sale of other property, commonly referred to as
	11.5	Any termination of the agreement will be by written Notice of Cancellation timely delivered to the other party, the other party's Broker or escrow, with instructions to escrow to return all instruments and funds to the parties depositing them. [See <b>RPI</b> Form 183]
	11.6	Both parties reserve their rights to assign and agree to cooperate in effecting an Internal Revenue Code §1031 exchange prior to close of escrow on either party's written notice. [See <b>RPI</b> Forms 171 or 172-2]
	11.7	Before any party to this agreement files an action on a dispute arising out of this agreement which remains unresolved after 30 days of informal negotiations, the parties agree to enter into non-binding mediation administered by a neutral dispute resolution organization and undertake a good faith effort during mediation to settle the dispute.
	11.8	If Buyer breaches the agreement, Buyer's monetary liability to Seller is limited to $\square$ \$, or $\square$ the deposit receipted in Section 1.
12.		DILIGENCE CONTINGENCIES:
		n days after receipt or occurrence of any of the following conditions, Buyer may terminate the agreement
		d on Buyer's reasonable disapproval of the condition. [See RPI Form 183]
	12.1	Income and expense records, leases, property management and other service contracts, permits or licenses affecting the operation of the property which Seller will make available to Buyer on acceptance. [See <b>RPI</b> IPB Suite]
	12.2	Rental Income Rent Roll Statement itemizing, by unit, the tenant's name, rent amount, rent due date and delinquencies, deposits, rental period and expiration, and any rental incentives, bonuses or discounts signed by Seller and handed to Buyer on acceptance. [See <b>RPI</b> Form 352-1]
	12.3	Seller's Natural Hazard Disclosure Statement to be signed by Seller and handed to Buyer on acceptance.
	12.4	[See <b>RPI</b> Form 314] Condition of Commercial Property Disclosure — Commercial TDS to be signed by Seller and Seller's Broker and
	12.4	handed to Buyer on acceptance. Solar Shade Control Notices sent or received by Seller to be handed to Buyer on acceptance. [See <b>RPI</b> Form 304-1]
	12.5	Inspection of the property by Buyer, his agent or consultants within days after acceptance for value and condition sufficient to justify the purchase price.
	12.6	Preliminary title report for the policy of title insurance, which Seller will cause escrow to hand Buyer as soon as
		reasonably possible after acceptance.
	12.7	An estoppel certificate executed by each tenant affirming the terms of their occupancy, which Seller will hand Buyer prior to seven days before closing. [See <b>RPI</b> Form 598]
	12.8	All documentation concerning any solar bond lien on the property or solar equipment lease which Seller will make
		available to Buyer on acceptance.
	12.9	Seller's Neighborhood Security Disclosure Statement prepared by Seller setting forth recent criminal activity on
		or about the property relevant to the security of persons and their belongings on the property, and any security arrangements undertaken or which should be undertaken in response. [See <b>RPI</b> Form 321]
	12.10	Seller's government related licenses, permits, mapping of the parcel, blueprints and plans, certificates of
	12.10	occupancy, building inspections, health and safety reports, environmental impact and conditions reports or studies known to Seller, and copies of relevant local zoning ordinances affecting the use or operation of the property.
12		☐ See attached Due Diligence Contingencies Addendum for additional conditions. [See RPI Form 279] PERTY CONDITIONS:
13.	13.1	Seller to furnish prior to closing:
		a.   \[ \sigma\] a structural pest control inspection report and certification of clearance of corrective conditions.
		b.   a property inspection report prepared by an insured property inspector.
		c. □ a one-year home warranty policy:
		Insurer
		Coverage
		d.  □ a certificate of occupancy, or other clearance or retrofitting, required by local ordinance for the transfer of possession or title.
		e.   Energy Audit Report stating the rating for the property's improvements is no greater than

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13.2 Complying smoke detector(s) and water heater bracing exist, and if not, Seller to install.			
		Seller to maintain the property in good condition until possession is delivered.	
		Fixtures and fittings attached to the property include, but are not limited to: window shades, blinds, light fixtures,	
		plumbing fixtures, curtain rods, wall-to-wall carpeting, draperies, hardware, antennas, air coolers and conditioners,	
	solar equipment, trees, shrubs, mailboxes and other similar items.		
	13.5	New agreements and modifications of existing agreements to rent units, or to service, alter or equip the property,	
	will not be entered into by Seller without Buyer's prior written consent, which will not be unreasonably withh		
14. CLOSING CONDITIONS:			
14.1 This transaction to be escrowed with  Parties to deliver instructions to escrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrow as soon as reasonably possible after account of the secrec accou		This transaction to be escrowed with	
		Parties to deliver instructions to escrow as soon as reasonably possible after acceptance.	
		a. $\ \square$ Escrow holder is authorized and instructed to act on the provisions of this agreement as the mutual	
		escrow instructions of the parties and to draft any additional instructions necessary to close this transaction.	
		[See RPI Form 401]	
		b. □ Escrow instructions, prepared and signed by the parties, are attached to be handed to escrow on acceptance. [See <b>RPI</b> Form 401]	
	14.2	Escrow to be handed all instruments needed to close escrow on or before, 20, or within	
		days after acceptance. Parties to hand escrow all documents required by the title insurer, lenders or other third parties to this transaction prior to seven days before the date scheduled for closing.	
		a. Each party to pay its customary escrow charges. [See RPI Forms 310 and 311]	
	14.3	Title to be vested in Buyer or Assignee free of encumbrances other than those set forth herein. Buyer's interest	
		in title to be insured under a policy issued by title company	
		on a(n) $\square$ CLTA standard, $\square$ ATLA owner's, or $\square$ ALTA binder, policy of title insurance.	
		a. Endorsements	
		b. □ Seller, or □ Buyer, to pay the title insurance premium.	
		Buyer to furnish a new fire insurance policy covering the property.	
unless otherwise provided.		·	
		a.   Attached is a notice of your Supplemental Property Tax Bill. [See RPI Form 317]	
	14.6	Bill of Sale to be executed for any personal property being transferred.	
		a.	
	14.7	Seller to assign, and title to be subject to, all existing leases and rental agreements. [See <b>RPI</b> Form 595]	
		a. □ Seller to notify each tenant of the change of ownership on or before the close of escrow. [See <b>RPI</b> Form 554]	
		Security deposits held by Seller to be handed to Buyer on close of escrow. Seller to notify each tenant of the	
		transfer of the security deposit on close of escrow, with a copy of each notice to Buyer through escrow. [See RPI	
		Form 586]	
	14.9	Delinquent unpaid rent to be treated as paid. Any recovery by Buyer of Seller's portion of delinquent rent and pro	
	4 4 4 0	rated delinquent rent credited to Buyer shall be refunded to Seller on collection by Buyer.	
	14.10	Service and equipment contracts to be assumed by Buyer include	
		a. Contracts assumed by Buyer to be pro rated to close of escrow.	
	14.11	□ A solar equipment lease lien exists on the property for the solar equipment located on the property payable	
		\$ monthly, expiring, 20	
		a. Solar equipment lease to be assumed by Buyer and pro rated to close of escrow.	
		Possession of the property and keys/access codes to be delivered on close of escrow.	
		If Seller is unable to convey marketable title as agreed, or if the improvements on the property are materially	
		damaged prior to closing, Buyer may terminate the agreement. Seller to pay all reasonable escrow cancellation	
		charges. [See RPI Form 183]	

15. NOTICE OF YOUR SUPPLEMENTAL PROPERTY TAX BILL:

California property tax law requires the Assessor to revalue real property at the time the ownership of the property changes. Because of this law, you may receive one or two supplemental tax bills, depending on when your loan closes.

The supplemental tax bills are not mailed to your lender. If you have arranged for your property tax payments to be paid through an impound account, the supplemental tax bills will not be paid by your lender. It is your responsibility to pay these supplemental bills directly to the Tax Collector.

If you have any questions concerning this matter, please call your local Tax Collector's Office.

	ROKERAGE FEE:	OF 4 — FORM 159				
	16.1 Parties to pay the below mentioned Broker(s) a fee now due of □ \$, or □					
	purchase price as follows:  a. Seller to pay the brokerage fee on the change of ownership.					
		nge of ownership to pay the brokerage fee.				
16		ectively, to share the brokerage fee::				
16	•	ne attached Fee Sharing Agreement. [See <b>RPI</b> Form 105] by Law Disclosure required for commercial property other than five-or-more residential units.				
.0	[See <b>RPI</b> Form 305]	To commercial property exiler than the entitle residential article				
16	·	and terms for dissemination and use of participants in brokerage				
	trade associations or listing services.					
17						
Seller's	s Broker:	Buyer's Broker:				
	r's DRE #:					
is the i	broker for:     Seller   Selle	is the broker for:   Buyer  Buyer and Saller (dual agent)				
	□ both Buyer and Seller (dual agent)	□ both Buyer and Seller (dual agent)				
Seller's	s Agent:	Buyer's Agent:				
Agent'	s DRE #:	Agent's DRE #:				
is 🗆 S	eller's agent (salesperson or broker-associate)	is □ Buyer's agent (salesperson or broker-associate)				
□ be	oth Buyer's and Seller's agent (dual agent)	□ both Buyer's and Seller's agent (dual agent)				
Signat	ure:	_ Signature:				
Addres	ss:	Address:				
	:: Cell:					
		Email:				
•	e to the terms stated above.	I agree to the terms stated above.				
See	attached Signature Page Addendum. [RPI Form 251]	☐ See attached Signature Page Addendum. [RPI Form 251]				
Date:	, 20	Date:, 20				
Buyer	:	_ Seller:				
Signat	ture:	_ Signature:				
	:	Callan				
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Signat	ture:	_   Signature:				
	REJECT	ION OF OFFER				
Under	signed hereby rejects this offer in its entirety. No cou	unteroffer will be forthcoming.				
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