

PURCHASE AGREEMENT
One-to-Four Residential Units — With Shortsale Contingency

			Prepared by: Agent	Phone
			Broker	Email
N	OTE: T	hic forn	n is used by a buyer's agent when preparing an offer for their buy	ver to purchase one to four unit residential
			ort sale contingency provisions.	rei to purchase one-to-rour unit residential
_			, 20, at	, California.
			, 20, at r unchecked are not applicable.	, California.
	CTS:	DIGITIK O	anoncered are not applicable.	
	Doggi	ved fror	n	, as the Buyer(s),
	1.1	the sur	n of \$ , evidenced by □ personal check, or □	]
		payabl	e to, it to be applied toward Buyer's obligations under t	for deposit only on acceptance of this offer.
	1.2	situate	d in the City of, County of	of, California,
	1.3 1.2		d to as ng personal property, □ see attached Personal Property Invent	ony [See <b>PDI</b> Form 256]
	1.3		erest acquired will be fee simple, unless   leasehold or	
2.		agreeme	ent is comprised of this five-page form and pages of ac	denda/attachments.
ГΕ	RMS: E	Suyer t	o pay the purchase price as follows:	
3.			nt through escrow, including deposits, in the amount of	
_	3.1	Other	consideration paid through escrow	
1.			in a trust deed loan in the amount of	
	payab	ne app	roximately $\$ monthly for a period of _ osing not to exceed%, $\$ ARM.	years.
5	Assur	อเ บก เก ne an ir	nprovement bond lien with an unpaid principal balance of	\$
3. 3.	Assur	ne a so	lar bond lien with an unpaid principal balance of	
			se Price is	
3.	ACCE	PTANC	E AND PERFORMANCE:	
	8.1	This of	fer to be deemed revoked unless accepted in writing $\square$ on pres	entation, or □ within days after date,
		and ac	ceptance is personally delivered or faxed to Offeror or Offeror's	s Broker within this period.
	8.2		cceptance, Broker(s) are authorized to extend any performance	
			close of escrow can not be extended beyond ten business da	ys prior to the date set for a trustee's sale
			trust deeds of record on title to the property.	
	8.3		inability of Buyer to obtain or assume financing as agreed by	the date scheduled for closing, Buyer may
	0.4		ate the agreement.	
	8.4		s close of escrow is conditioned on Buyer's prior or concurrent cl d to as	osing on a sale of other property, commonly
	8.5		rmination of the agreement will be by written Notice of Cance	allation timely delivered to the other party
	0.5	,	ner party's Broker or escrow, with instructions to escrow to retu	, , ,
			ting them. [See <b>RPI</b> Form 183]	ан но опотоно ана тапо то но ранио
	8.6		arties reserve their rights to assign and agree to cooperate in	effecting an Internal Revenue Code §1031
			nge prior to close of escrow on either party's written notice. [Se	
	8.7		any party to this agreement files an action on a dispute aris	
			lived after 30 days of informal negotiations, the parties ag	
			stered by a neutral dispute resolution organization and undert	ake a good faith effort during mediation to
	0 0		he dispute.	Coller is limited to
	8.8	-	er breaches the agreement, Buyer's monetary liability to S e deposit receipted in Section 1.	belief is liftlified to $\Box$ $\phi_{}$ ,
<b>a</b>	PR∩PI		CONDITIONS:	
•	9.1		to furnish prior to closing:	
	0.1		<ul> <li>□ a structural pest control inspection report and certification of</li> </ul>	clearance of corrective conditions
			<ul> <li>□ a structural pest control inspection report and certification of</li> <li>□ a home inspection report prepared by an insured home inspection.</li> </ul>	
			to be free of material defects.	socs. Showing the land and improvements
			□ a one-year home warranty policy:	
			Insurer	
			Coverage	

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	d.   \[ \subseteq \text{ a certificate of occupancy, or other clearance or retrofitting, required by local ordinance for the transfer of possession or title.}
	e.  □ a certification by a licensed contractor stating the sewage disposal system is functioning properly, and it contains a septic tank, is not in need of pumping.
	f.   \[ \sum \text{ a certification by a licensed water testing lab stating the well supplying the property meets potable water standards.} \]
	g.   \[ \begin{array}{ll} \text{ a certification by a licensed well-drilling contractor stating the well supplying the property produces a minimum of gallon(s) per minute. \end{array}
	h.   Energy Audit Report stating the rating for the property's improvements is no greater than  i.
9.2	Seller's Condition of Property Disclosure – Transfer Disclosure Statement (TDS) [See RPI Form 304]
	a. □ is attached; or
	b. □ is to be handed to Buyer on acceptance for Buyer's review. Within ten days after receipt, Buyer may either cancel the transaction based on a reasonable disapproval of the disclosure or deliver to Seller or Seller's Broker a written notice itemizing any material defects in the property disclosed by the statement and unknown to Buyer prior to acceptance. [See RPI Form 269] Seller to repair, replace or correct noticed defects prior to closing.
	c. On Seller's failure to repair, replace or correct noticed defects under §8.2b or §8.4a, Buyer may tender the purchase price reduced by the cost to repair, replace or correct the noticed defects, or close escrow and pursue available remedies. [See <b>RPI</b> Form 183]
9.3	Seller's Transfer Fee Disclosure Statement [See RPI Form 304-2]
	a. □ is attached; or
	b. $\square$ is to be handed to Buyer on acceptance for Buyer's review. Within ten days after receipt, Buyer may
	terminate this agreement based on a reasonable disapproval of the Transfer Fee Disclosure.
	c. Seller to pay any transfer fees arising out of the transaction.
9.4	Buyer to inspect the property twice:
	<ul> <li>a. An initial property inspection is required on acceptance to confirm the property's condition is substantially the same as observed by Buyer and represented by Seller or Seller's Agents prior to acceptance, and if not substantially the same, Buyer to promptly notify Seller in writing of undisclosed material defects discovered. [See RPI Form 269] Seller to repair, replace or correct noticed defects prior to closing; and</li> <li>b. A final walk-through inspection is required within five days before closing to confirm the correction of any noticed defects under §8.2b and §8.4a and maintenance under §8.14. [See RPI Form 270]</li> </ul>
9.5	Seller's Natural Hazard Disclosure Statement (NHD) [See <b>RPI</b> Form 314]   is attached, or   is to be handed to
0.0	Buyer on acceptance for Buyer's review. Within ten days of Buyer's post-acceptance receipt of the NHD, Buyer may terminate the agreement based on a reasonable disapproval of hazards disclosed by the statement and unknown to Buyer prior to acceptance. [See <b>RPI</b> Form 182 and 183]
9.6	Buyer acknowledges receipt of a booklet and related Seller disclosures containing   Environmental Hazards.  A Guide for Homeowners, Buyers, Landlords and Tenants (on all one-to-four units) [See RPI Form 316-1].  Protect Your Family from Lead in Your Home (on all pre-1978 one-to-four units) [See RPI Form 313], and  The Homeowner's Guide to Earthquake Safety (on all pre-1960 one-to-four units). [See RPI Form 315]
9.7	The property is located in: □ an industrial use area, □ a military ordnance area, □ a rent control area, □ airport farmland, San Francisco Bay or mining operation area, see attached Notice Addendum [See <b>RPI</b> Form 308] or □
9.8	On acceptance, Seller to hand Buyer the following property operating information:
	a.  □ Property Expense Report for Buyer's review within ten days of receipt; Buyer may terminate the agreement during the review period based on a reasonable disapproval of the information received. [See RPI Form 306]
	b.   See attached Leasing and Operating Addendum for additional conditions. [See RPI Form 275]
9.9	☐ The property is located in a Homeowners' Association (HOA) community. The Homeowners' Association (HOA) Addendum [See <b>RPI</b> Form 309]:
	a.   is attached, or  is attached, or
	b.   is to be handed to Buyer on acceptance for Buyer's review.
	<ul> <li>Within ten days of Buyer's post-acceptance receipt of the association documents, Buyer may terminate the agreement based on a reasonable disapproval of the documents. [See RPI Form 183]</li> </ul>
9.10	□ A solar equipment lease lien exists on the property for the solar equipment located on the property payable \$ monthly, expiring, 20

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		a. On acceptance, Seller to hand Buyer all documentation concerning the solar bond lien on the property and solar equipment lease. Within ten days after receipt, Buyer may terminate the agreement based on Buyer's reasonable disapproval of the documents. [See <b>RPI</b> Form 183]	
		b. Solar equipment lease to be assumed by Buyer and pro rated to close of escrow.	
, ,		Seller's Neighborhood Security Disclosure [See RPI Form 321]	
		a.   is attached, or  in the state of the st	
<ul> <li>b.</li></ul>			
	9.12		
	9.13		
	9.14		
	9.15		
	9.16	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.	
	9.17	Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw. ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP code in which he or she resides.	
	9.18	Any appraisal of the property is required to be unbiased, objective, and not influenced by improper or illegal considerations, including, but not limited to, any of the following: race, color, religion (including religious dress, grooming practices, or both), gender (including, but not limited to, pregnancy, childbirth, breastfeeding, and related conditions, and gender identity and gender expression), sexual orientation, marital status, medical condition, military or veteran status, national origin (including language use and possession of a driver's license issued to persons unable to provide their presence in the United States is authorized under federal law), source of income, ancestry, disability (mental and physical, including, but not limited to, HIV/AIDS status, cancer diagnosis, and genetic characteristics), genetic information, or age. If a buyer or seller believes that the appraisal has been influenced by any of the above factors, the seller or buyer can report this information to the lender or mortgage broker that retained the appraiser and may also file a complaint with the Bureau of Real Estate Appraisers at https://www2.brea.ca.gov/complaint/ or call (916) 552-9000 for further information on how to file a complaint.	
10.	CLO	SING CONDITIONS:	
	10.1	This transaction to be escrowed with	
		Parties to deliver instructions to escrow as soon as reasonably possible after acceptance.  a.   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]	
	10.2	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]	
	10.3	Buyer's title to be subject to covenants, conditions, restrictions, reservations and easements of record.	
	10.4	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	
	10.5	Buyer to furnish a new fire insurance policy covering the property.	

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- 10.6 Taxes, assessments, insurance premiums, rents, interest and other expenses to be pro rated to close of escrow, unless otherwise provided.
- 10.7 Bill of Sale to be executed for any personal property being transferred.
- 10.8 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]

## 11. 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.

## 12. NOTICE REGARDING GAS AND HAZARDOUS LIQUID PIPELINES:

This notice is being provided simply to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the National Pipeline Mapping System (NPMS) Internet Web site maintained by the United States Department of Transportation at http://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the property, you may contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Web site.

## 13. LOAN DISCOUNT CONDITION (SHORTSALE CONTINGENCY):

- 13.1 Close of escrow under this agreement is conditioned on Seller obtaining payoff demands at a discount from the lienholders of record in full satisfaction of all amounts owed them.
  - a. The discounts are to be amounts which collectively allow Seller to fully perform on this agreement and escrow instructions without the need for escrow to call for funds from Seller to close escrow.
  - b. Seller on opening escrow to promptly request payoff demands from the lienholders, directly or through escrow, and diligently assist each lienholder in their analysis of their discount and processing of their payoff demand by providing them with information and documentation on themselves and this transaction
- 13.2 After \_\_\_\_\_\_, 20\_\_\_\_\_, this agreement may be terminated by either Buyer or Seller if Seller is unable to obtain written payoff demands, or consent from the lienholders, to accept Seller's proceeds from this transaction which remain after disbursement of all costs incurred by Seller in the full performance of this agreement and escrow instructions. [See **RPI** Form 183]
- 13.3 Seller may accept backup offers contingent on the cancellation of this agreement.
  - a. If backup offers are received, they will be submitted to the lienholders for payoff demands which may be accepted by the lienholders in lieu of a payoff demand on escrow complying with this agreement.
  - b. If lienholders submit a written payoff demand in a backup offer acceptable to Seller, Seller may terminate this agreement. [See **RPI** Form 183]
- 13.4 Seller understands a discount by a lienholder in full satisfaction of the debt owed will likely have consequences on the Seller's creditworthiness and income tax reporting, and other unforseen difficulties, including:
  - a. The delinquencies on payments due the lienholders and the discount allowing for payment of a lesser amount then owed may be reported by the lienholder to credit reporting agencies and adversely affect the Seller in the future.
  - b. The amount of the interest on the discount on the principal will be reported by the lienholder to the IRS as a 1099 Form receipt of income, and depending on the recourse or nonrecourse nature of the debt discounted, or whether secured by the Seller's principal residence, will be reported by the Seller as discharge of indebtedness income, part of the price realized on the sale or a reduction in cost basis.
  - c. 

    Seller may terminate this agreement within five days of acceptance, based on Seller's reasonable disapproval or the disapproval of tax or legal advisors to the Seller, of the consequences of this discount on Seller's credit or tax reporting, or on liability issues arising due to the discount. [See RPI Form 183]
- 13.5 In the event the property is Seller's principal residence and the property is subject to a notice of default (NOD) recorded to start foreclosure under a trust deed lien on the property:
  - a. Buyer acknowledges that a NOD has been recorded on \_\_\_\_\_\_, 20\_\_\_\_\_, for foreclosure of the property; and
  - b. Buyer intends to occupy the property on the close of escrow.

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14.	BROKERAGE FEE:						
			r(s) a fee now due of □ \$, or □% of the				
		a. Seller to pay the brokerage fee on the ch	ange of ownership.				
		b. The party wrongfully preventing this char	nge of ownership to pay the brokerage fee.				
	14.2		ely, to share the brokerage fee::				
	14.3	or □ as specified in the attached Fee Sharing A Attached is the Agency Law Disclosure. [See R					
	14.4		and terms for dissemination and use of participants in brokerage				
		trade associations or listing services.	and terme for discommandir and doe of participants in protofug.				
15.							
	lawla D	and to me	Diviside Breken				
		Broker:	Buyer's Broker:				
		DRE #:					
is th	ne bro	ker for:  Seller	is the broker for: □ Buyer				
		□ both Buyer and Seller (dual agent)	□ both Buyer and Seller (dual agent)				
Sel	ler's A	gent:	_ Buyer's Agent:				
		DRE #:					
is 🏻	Selle	er's agent (salesperson or broker-associate)	is □ Buyer's agent (salesperson or broker-associate)				
	both	Buyer's and Seller's agent (dual agent)	□ both Buyer's and Seller's agent (dual agent)				
Sia	nature	e:	_ Signature:				
Add	iress:		Address:				
Pho	one: _	Cell:	Phone: Cell:				
Em	ail:		_ Email:				
l ag	ree to	o the terms stated above.	I agree to the terms stated above.				
	ee atta	ched Signature Page Addendum. [ <b>RPI</b> Form 251]	☐ See attached Signature Page Addendum. [RPI Form 251]				
Dat	e:	, 20	Date:, 20				
Buy	/er:		_ Seller:				
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		DE ISOT					
Llna	doroja		ON OF OFFER				
	_	ned hereby rejects this offer in its entirety. No cou	interoner will be forthcorning.				
Date:, 20			Nama				
ıvar	ne:		_ Name:				
Q:~·	natura		Signatura				
Signature:			Signature:				
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