

## EQUITY PURCHASE AGREEMENT (California Civil Code §§1695)

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		┛	Prepared by: Agent Broker	Phone
			DIOVEI	Email
O	NOTE: This form is used by a buyer broker when an absentee-owner/investor will purchase an interest in an owner-occupied one-to-four unit residential property in foreclosure, to prepare an offer containing all the terms, conditions and disclosures required of an equity purchase transaction.			
DΑ	TE:		, 20, at	. California.
			or unchecked are not applicable.	
	CTS:		••	
١.	Rece	ived fro	om	, as the Buyer(s),
	1.1	The su	um of \$, evidenced by □ personal check,	or 🗆
			le to, for de	
	1.2 1.3	-	sit is applied toward Buyer's obligations under thised in the City of, County of	
	1.4		ed to as	
	1.5		ling personal property, □ see attached Personal Property In	ventory. [See RPI Form 256]
	1.6		iterest acquired is fee simple, unless □ leasehold or □	· · · · · · · · · · · · · · · · · · ·
2.		agreem	nent comprises this five-page form and page	s of addenda/attachments. [See RPI
ГΕ		_	o pay the purchase price as follows:	
		-	ent through escrow, including deposits, in the amount of	<b>s</b>
	3.1		consideration paid through escrow	
1.	Buye		tain a trust deed mortgage in the amount of	
	paya	ble app	proximately \$ monthly for a period of	years.
			closing not to exceed $\_\_\_$ , $\square$ ARM. Mortgage points not to	
5.	□ Tak	ke title :	subject to, or $\square$ assume a mortgage with an unpaid principation	al balance of\$
	5.1 5.2	The u forecle \$	attached terms of the mortgage to be assumed. [See RPI F npaid principal balance includes delinquent payments, I osure costs and is the responsibility of Buyer in, including unpaid delinquent monthly paymene payment due, 20	ate charges and the amount of
<b>3</b> .	bene	The in osing, ficiary	npound account is transferred without charge. mortgage balance differences from those stated above statement(s) are adjusted into the purchase price unle	ss the balances
	exce paym		amount stated, in which case the difference is adju	usted into cash
7.			$\square$ improvement or $\square$ solar bond lien with an unpaid princip	
3.	execu	uted by	balance of the purchase price in the amount of Buyer in favor of Seller and secured by a trust deed on the erenced financing.	
		a.	$\hfill \square$ See attached terms for seller carryback financing. [See F	<del>-</del>
9.			ce is	
	9.1		to pay the Buyer Broker fee through escrow in the amount	
		a.	The party wrongfully preventing the intended conveyance	to pay the fee.
	9.2	Attach	ned is the Agency Law Disclosure. [See RPI Form 305]	
10.	ACC	EPTAN	CE AND PERFORMANCE:	
	10.1		offer is deemed revoked unless accepted in writing within nally delivered or emailed to Offeror or Offeror's Broker wit	
	10.2	After a	acceptance, Broker(s) are authorized to extend any perform	nance date up to one month.
	10.3	Any to	ermination of the agreement is by written Notice of Cancella her party's Broker or escrow, with instructions to escrow to s depositing them. [See RPI Form 183]	ation timely delivered to the other party,
	10.4	On the	e inability of Buyer to obtain or assume financing as agreement.	eed by the date scheduled for closing,

------PAGE 1 OF 5 — FORM 150-6 ------

			DAGE 0.05 5 FORMASS 0	
	10.5	Buye	r's close of escrow is conditioned on Buyer's prior or concurrent closing on a sale of other property, nonly referred to as	
	10.6		parties reserve their rights to assign and agree to cooperate in effecting an Internal Revenue Code exchange prior to close of escrow on either party's written notice. [See RPI Form 171 or 172-2]	
10.7 Before an action is filed on a dispute arising out of this agreement which rem days of informal negotiations, the parties agree to enter into non-binding med neutral dispute resolution organization to settle the dispute.		· · · · · · · · · · · · · · · · · · ·		
	10.8		Buyer breaches the agreement, Buyer's monetary liability to Seller is limited to □ \$, he deposit receipted in Section 1.	
11.	PROI		CONDITIONS:	
			icable provisions.	
			to furnish prior to closing:	
		a.	□ a structural pest control inspection report and certification of clearance of corrective conditions.	
		b.	□ a home inspection report prepared by an insured home inspector showing the land and improvements are free of material defects.	
		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	
		۵.	transfer of possession or title.	
		e.	$\hfill \square$ a certification by a licensed contractor stating the sewage disposal system is functioning properly, and when it contains a septic tank, is not in need of pumping.	
		f.	$\hfill \square$ a certification by a licensed water testing lab stating the well supplying the property meets potable water standards.	
		g.	□ a certification by a licensed well-drilling contractor stating the well supplying the property produces a minimum of gallon(s) per minute.	
		h. i.	□ Energy Audit Report stating the rating for the property's improvements is no greater than □	
	11.2		to maintain the property in good condition until possession is delivered.	
	11.3	-	olying smoke detector(s) and water heater bracing exist, and when not, Seller to install.	
	11.4	.4 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, ai coolers and conditioners, solar equipment, surveillance equipment, trees, shrubs, mailboxes and othe similar items.		
	11.5 Possession of the property and keys/access codes are delivered: □ on close of escrow, or □ the attached Occupancy Agreement. [See RPI Forms 271 and 272]		ession of the property and keys/access codes are delivered: $\square$ on close of escrow, or $\square$ as stated in tached Occupancy Agreement. [See RPI Forms 271 and 272]	
	11.6	Buye a.	r acknowledges prior receipt and review of a booklet and related disclosures containing: □ <i>Environmental Hazards: A Guide for Homeowners, Buyers, Landlords and Tenant</i> s (on all oneto-four units) [See RPI Form 316-1]	
		b.	□ Protect Your Family from Lead in Your Home (on all pre-1978 one-to-four units) [See RPI Form 313]	
		C.	☐ The Homeowner's Guide to Earthquake Safety (on all pre-1960 one-to-four units) [See RPI Form 315]	
12.	DUE	DILIGI	ENCE CONTIGENCIES:	
	Check applicable provisions.			
	Seller to hand Buyer copies, or make available for Buyer's review, each of the following checked items as soon as reasonably practicable after entry into this agreement.			
			days after Buyer receipt or the occurrence of any of the following checked items, Buyer may ne agreement based on Buyer's reasonable disapproval of the checked item. [See RPI Form 183]	
	12.1	□ Sel	ler's Condition of Property Disclosure – Transfer Disclosure Statement (TDS). [See RPI Form 304]	
		a.	Buyer may, alternatively to termination or cancellation, deliver to Seller or Seller Broker a written notice itemizing any material defects disclosed by the statement and unknown to Buyer prior to acceptance, in which event Seller is to repair, replace or correct the noticed defects prior to also ing. [See BRI Form 260]	
		b.	closing. [See RPI Form 269] On Seller's failure to repair, replace or correct noticed defects under §12.1a, 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.	

		PAGE 3 OF 5 — FORM 150-6
	12.2	☐ See attached Due Diligence Contingencies Addendum for additional checked items to be handed to
		Buyer. [See RPI Form 279]
	12.3	□ See attached Homeowners' Association (HOA) Addendum for additional checked items to be handed to Buyer. [See RPI Form 309]
13.	CLOS	SING CONDITIONS:
	13.1	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 RPI Form 401]
	13.2	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]
	13.3	The amount of any taxes, liens, bonds, assessments or other encumbrances on the property not referenced are, at Buyer's option, to remain of record and be deducted first from the cash payment and then from any carryback note.
	13.4	Buyer's title to be subject to covenants, conditions, restrictions, reservations and easements of record.
	13.5	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) □ CLTA standard, □ ATLA owner's, or □ ALTA binder, policy of title insurance.  a. Endorsements
		b. □ Seller, or □ Buyer, to pay the title insurance premium.
	13.6	Buyer to furnish a new fire insurance policy covering the property.
	13.7	Taxes, assessments, insurance premiums, rents, interest and other expenses to be prorated to close of escrow, unless otherwise provided.
	13.8	Bill of Sale to be executed for any personal property being transferred.
	13.9	When Seller is unable to convey marketable title as agreed, or when 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]
14.	Buye	er Broker and Agent confirm under penalty of perjury that:
		□ they hold a valid, current Department of Real Estate (DRE) license; and
	14.2	□ they have provided proof of the license to the seller-in-foreclosure by attaching:
		a.  □ a copy of their license as issued by the DRE; or
4-	CANI	b.   a printout of the DRE's Current License Status for the licensee.
15.	15.1	CELLATION PERIOD: Seller has the below noticed right to cancel this agreement until midnight of the fifth business day following the day Seller signs this agreement, or until 8 a.m. on the day scheduled for a trustee's foreclosure sale of the property, whichever occurs first.
16.	NOTI	
	16.1	NOTICE REGARDING SALES DATA: Broker is authorized to report the sale, its price and terms for dissemination and use of participants in brokerage trade associations and listing services.
	16.2	NOTICE REGARDING REGISTERED SEX OFFENDERS: 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

16.3 NOTICE REGARDING APPRAISAL OBJECTIVITY: 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

community of residence and ZIP code in which he or she resides.

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,

PAGE 4 OF 5 —	- FORM 150-6
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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.

- 16.4 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.
- 16.5 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.

17. **NOTICE REQUIRED BY CALIFORNIA LAW:** Until your right to cancel this contract has ended, (Buyer) or anyone working for (Buyer) CANNOT ask you to sign or have you sign any deed or any other document. You may cancel this contract for the sale of your house, without any penalty or obligation at any time before \_\_\_\_\_; \_\_\_, \_\_\_.m. on \_\_\_\_\_, 20\_\_\_\_. See attached Notice of Cancellation form for an explanation of this right. (To be filled out by Buyer) Buyer Broker: Seller Broker: Broker's DRE #: \_ Broker's DRE #: is the broker for: ☐ Buyer is the broker for: ☐ Seller □ both Buyer and Seller (dual agent) □ both Buyer and Seller (dual agent) Seller Agent: \_ Buyer Agent: \_ Agent's DRE #: \_\_\_\_

is □ Seller agent (salesperson or broker-associate) □ both Buyer and Seller agent (dual agent)

Phone: \_\_\_\_\_ Cell: \_\_\_\_

Signature:

Address: \_\_\_\_\_

Email: \_\_\_\_\_

Agent's DRE #: \_\_\_\_\_

Email: \_\_\_\_\_

is ☐ Buyer agent (salesperson or broker-associate)

□ both Buyer and Seller agent (dual agent)

Address: \_\_\_\_\_ Cell: \_\_\_\_\_

Signature:

ree to the terms stated above. ee attached Signature Page Addendum. [RPI Form 251] e:, 20 yer:	Signature:	
nature:yer:		
nature:	_ Signature:	
Seller signed the Equity Purchase Agreement of You may cancel this contract for the sale of you before :	our house, without any penalty or obligation, at any time, 20  signed and dated copy of this cancellation notice, or send(Buyer)(Business Address) .m. on, 20	
	CANCELLATION	
Seller signed the Equity Purchase Agreement of	on, 20 Dur house, without any penalty or obligation, at any time	
To cancel this transaction, personally deliver a s	signed and dated copy of this cancellation notice, or send  (Buyer)	
	(Business Address)	
NOT LATER THAN :,	.m. on	
I hereby cancel this transaction.  Date:, 20		
Seller's Signature:		
Seller's Signature:		

------PAGE 5 OF 5 — FORM 150-6 ------



## **DUE DILIGENCE CONTINGENCIES ADDENDUM**

			Prepared by: Agent	
			Broker	Email
at	ttache	d furthe	r-approval contingency provisions permitting the operty conditions.	chase agreement offer for real estate which references buyer to terminate the agreement on discovery of
DA	TE: _		, 20, at	
		blank o	r unchecked are not applicable.	
	CTS:			
1.	This	is an ad	dendum to the following agreement:	
		orcnase Scrow I	e Agreement	
	1.1			
	1.2			, California, , as the Buyer,
	1.3			, as the Seller,
	1.4		ing real estate referred to as	
		. oga. a		
וח	IF DII	IGENC	E CONTINGENCIES:	
2.		_		lose to any third party the contents of any documentation
			n provided by Seller or Seller's representatives to	
3.	In the	e event	Buyer does not acquire ownership of the property	y, Buyer to return to Seller all items received from Seller
	or Se	eller's re	presentatives.	
4.				eview, each of the following checked items as soon as
			racticable after entry into this agreement.	
	4.1	(TDS)	is provided for in the agreement. [See <b>RPI</b> Form	
	4.2			or consultants within days after acceptance of the rwise provided for in the agreement. [See <b>RPI</b> Form 130]
	4.3		rral Hazard Disclosure (NHD) Statement and any wn to Owner. [See <b>RPI</b> Form 314]	geological reports relating to the property and possessed
	4.4	□ Unio	ue Factors or Conditions affecting the property. [	See <b>RPI</b> Form 308]
	4.5	□ Sola agreer	• •	documentation concerning the solar equipment lease
	4.6	□ Selle	er's Solar Collector notice disclosure(s). [See RPI	Form 322]
	4.7	□ Trar	sfer Fee Disclosure Statement. [See RPI Form 3	04-2]
	4.8	statem		t year-to date and two preceding years' profit and loss the property, and operating and capital budgets for this
	4.9	includi period landlo	ng CAMs and other additional rent fees, rent du and expiration date, any incentive rent-free arr	unit or space, the tenant's name, monthly rent amount e date, delinquencies and the amount in arrears, rental angements and bonuses or discounts, utilities paid by supplied, broker fees due or to become due under the
	4.10	any op cancel	tion rights to renew or extend, lease additional	ers, modifications or amendments and side agreements; space or purchase the property; and any pre-expiration wer report and an eviction report, by unit or space, for the 551, 552 and 565]
	4.11		perty management agreements and a list of ergagent representation agreements to locate tena	nployees including their compensation schedules, and nts. [See <b>RPI</b> Forms 590, 105.1 and 105.2]
	4 12	□ Inte	view of individuals involved in the management	and operations of the property and administration of the

------PAGE 1 OF 2 — FORM 279 -----

property's financial books and records.

		2 — FORW 219			
4.13	☐ Insurance policies in effect relating to the propert and any claims made under any insurance policy claims made against building contractors.	y and liability of Owner for its operations, premium statements, covering the property during the past years, including			
4.14	<ul> <li>Maintenance agreements, outstanding work orders and other service or supply agreements related to the operation of the property. [See RPI Form 324]</li> <li>Utility, cable/TV, internet and phone bills, property and business tax bills, assessment statements for any rent control and special district improvement bonds.</li> <li>Invoices and copies of advertising and marketing for units or spaces during the past two years, along with any marketing budget and plans for this year and next.</li> <li>Warranties or guaranties on fixtures or components of the property improvements.</li> <li>Existing appraisal reports, feasibility studies, and market studies relating to the value and rentability of the property.</li> <li>Existing ALTA survey, topographical studies, plans and specification of improvements and engineering of the site.</li> </ul>				
4.15					
4.16					
4.17					
4.18					
4.19					
4.20					
4.21	□ Seller's Neighborhood Security Disclosure prepared by Owner setting forth criminal activity on or about the property during the past two years relevant to the security of persons and their belongings on the property, and any security arrangements undertaken or needed in response. [See <b>RPI</b> Form 321]				
4.22	□ All government-related licenses, permits, mapping of the parcel, certificates of occupancy, building inspections, health and safety reports, environmental impact and conditions reports or studies known to Owner, and copies of relevant local zoning ordinances affecting the use or operation of the property.  □ Preliminary title report for the policy of title insurance, which Seller will cause escrow to hand Buyer as soon as reasonably possible after acceptance. [See RPI Form 277]  □ The note, trust deed or related documents for each monetary lien on the property to include any restrictions, limitations or conditions on occupancy, rents, use, encumbrance, conveyance or reconveyance.				
4.23					
4.24					
4.25	☐ Itemized inventory of the personal property, including any trade fixtures, owned or leased by Owner and used in the operation or maintenance of the property. [See <b>RPI</b> Form 256]				
4.26	☐ An estoppel certificate executed by each tenant Buyer prior to seven days before closing. [See <b>RP</b>	affirming the terms of their occupancy, which Seller will hand I Form 598]			
4.27	□ Disclosure by Owner of any other conditions not here itemized and known to Owner which might adversely affect the value, use and operations of the property.				
		<u></u>			
Buyer: I a	agree to the terms stated above.	Seller: I agree to the terms stated above.			
Date:	, 20	Date:, 20			
Buyer's S	ignature:	Seller's Signature:			
Buyer's S	ignature:	Seller's Signature:			
Buyer's S	ignature:	Seller's Signature:			