

CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

For Use With Single Family Residential Property — Attached or Detached (C.A.R. Form RPA-CA, Revised 4/10)

_	^-	TTD.	Date <u>J</u>	une 2,2
3.	OF	FER:		
	A.	THIS IS AN OFFER FROM Jerry Reed and Debotah Re	ed	("Buyer").
	Б.	THE REAL PROPERTY TO BE ACQUIRED is described as 1926. Pelical Au	ieme mis	SSION
		Assessors Parcel No. 1000 10	. 59 ° U //)=	, situated in
	_	. County of CANACLE.		_, California, ("Property").
	٠.	THE PURCHASE PRICE offered is Two hundred thousand and	(Dallom 6 2	00 000 -
	ח	CLOSE OF ESCROW shall occur on	(Dollars \$ <u></u>	00,000).
2.	AG	EENCY:	ate) (or	Days After Acceptance).
		DISCLOSURE: Buyer and Seller each acknowledge prior receipt of a "Disclosure Reg	namina Deal Estate	Anna Dalatianahina
		(C.A.R. Form AD).	garding item Estate	r Agency Relationships
	В.	POTENTIALLY COMPETING BUYERS AND SELLERS: Buyer and Seller each acknowledge	receipt of a disclo	eura of the possibility of
		multiple representation by the Broker representing that principal. This disclosure may be part	of a listing agreem	ent himer representation
		agreement or separate document (C.A.R. Form DA). Buyer understands that Broker represent	ing Buwer may also	represent other notantial
		buyers, who may consider, make offers on or ultimately acquire the Property. Seller understan	nds that Broker reor	esenting Seller may also
		represent other sellers with competing properties of interest to this Buyer.		according delice they was
	C.	CONFIRMATION: The following agency relationships are hereby confirmed for this transaction:		
		Listing Agent Forest E. Olsen Real Estate.	(Prin	t Firm Name) is the agent
		of (check one). If the Seller exclusively, or M both the Buyer and Seller.	•	, ,
		Selling Agent	(Print Firm Nar	ne) (if not the same as the
		Listing Agent) is the agent of (check one): the Buyer exclusively; or the Seller exclusively; or	both the Buyer	and Selfer. Real Estate
_		blokers are not parties to the Agraement between Buyer and Seller.	• •	
3.	HIN	IANCE TERMS: Buyer represents that funds will be good when deposited with Escrow Holder.		0
	A.	INITIAL DEPOSIT: Deposit shall be in the amount of	\$	<u> </u>
		(1) Buyer shall deliver deposit directly to Escrow Holder by personal check, \Box electronic funds tra	nsfer, Other	•
	ΛÞ	within 3 business days after acceptance (or Other);	
	UK	(2) (If checked) Buyer has given the deposit by personal check (or)	
		to the agent submitting the offer (or to);	
		made payable to The deposition uncashed until Acceptance and then deposited with Escrow Holder (or into Broker's trust acceptance).	sit shall be held	
		business days after Acceptance (or Other	count) within 3	
	В.	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an increased deposit in the amount	· · · · · · · · · · · · · · · · · · ·	
		within Days After Acceptance, or [7]	нот	
		If a liquidated damages clause is incorporated into this Agreement, Buyer and Seller shall si	ion a senarate	
		liquidated damages clause (C.A.R. Form RID) for any increased deposit at the time it is deposited.	gir a soparato	
	C.	LOAN(S):		
		(1) FIRST LOAN: in the amount of		100,000
		This loan will be conventional financing or, if checked, TFHA, TVA, TSeller (C.A.)	R. Form SFA).	
		X assumed financing (C.A.R. Form PAA), ☐ Other This loan sh	all he at a fived	
		rate not to exceed % or, [] an adjustable rate loan with initial rate not to exceed	%	
		Regardless of the type of loan, Buyer shall pay points not to exceed % of the loan	n amount.	.
		(2) A SECOND LOAN: in the amount of.		50,000~
		This loan will be conventional financing or, if checked, Seller (C.A.R. Form SFA), assured as a fixed rate of the conventional financing or, if checked, Seller (C.A.R. Form SFA), assured as a fixed rate of the convention of the	med financing	•
		% of C an adjustable rate less with initial rate according to a set to according to the control of the control	e not to exceed	
		the type of loan, Buyer shall pay points not to exceed % of the loan amount.	. Regardless of	
			ter Acceptance	
		to Deliver to Selier written notice (C.A.R. Form FVA) of any lender-required repairs or con-	ets that Ruyer	
		requests Seller to pay for or repair. Seller has no obligation to pay for repairs or satisfy lender	r requirements	
		unless otherwise agreed in writing.	· rodomonionto	
ı	D	ADDITIONAL FINANCING TERMS: adjust 2 nd TD amount if	balance	
		of first loan is different than \$100,000	_	
1	Ξ.	BALANCE OF PURCHASE PRICE OR DOWN PAYMENT: in the amount of	\$	48,000
		to be deposited with Escrow Holder within sufficient time to close escrow.	•	
F	•.	PURCHASE PRICE (TOTAL):	\$ _	200,000
			_	
-		Initials () () Seller's Initia	ls () (
he co	pyriq	off laws of the United States (Title 17 U.S. Code) forbid the usperthenized reproductive of this face.		
оруті	ght€	I thereof, by photocopy machine or any other means, including facsimile or computerized formats. 2 1991-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.		EQUAL HOUSING SPPORTURITY
		DEVISED AMO (DAGE 4 OF 9)	viewed by	_ Date
		CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT (RPA-CA PAG	E 1 OF 8)	
			Prepared usi	ng zipForm® software
			-	

Prop	erty Address: 1926 Pelican Ave, Mission Viero Date: June 2, 2 -	
G	E. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Buyer (or Buyer's lender or loan broker pursuant to 3H(1)) shall, within 7 (Days After Acceptance, Deliver to Seller written verification of Buyer's down payment and closing costs. (If checked.)	or
н	verification attached.) L DAN TERMS:	
	(1) LOAN APPLICATIONS: Within 7 (or) Days After Acceptance, Buyer shall Deliver to Seller a letter from lender or loa	
	proker stating that, based on a review of Buyer's written application and credit report. Buyer is prequalified or preapproved for any NEW los	รม กก
	specified in 3C above. (If checked, [] letter attached.)	
	(2) LOAN CONTINGENCY: Buyer shall act diligently and in good faith to obtain the designated loan(s). Obtaining the loan(s) specified about	/e
	is a contingency of this Agreement unless otherwise agreed in writing. Buyer's contractual obligations to obtain and provide deposit, balance of down payment and closing costs are not contingencies of this Agreement.	æ
	(3) LOAN CONTINGENCY REMOVAL:	
	(I) Within 17 (or) Days After Acceptance, Buyer shall, as specified in paragraph 14, in writing remove the loan contingend	
	of cancel this Agreement;	-y
	OR (II) (if checked) the loan contingency shall remain in effect until the designated loans are funded.	
	(4) NO LOAN CONTINGENCY (If checked): Obtaining any loan specified above is NOT a contingency of this Agreement. If Buyer does not plain the loan and as a result Buyer does not purpose the Department of the loan and as a result Buyer does not purpose the Department of the loan and as a result Buyer does not purpose the Department of the loan and as a result Buyer does not purpose the Department of the loan and as a result Buyer does not purpose the Department of the loan and as a result buyer does not purpose the Department of the loan and as a result buyer does not purpose the Department of the loan and as a result buyer does not purpose the Department of the loan and as a result buyer does not purpose the Department of the loan and as a result buyer does not purpose the loan and a second of the loan and a se	ot
l.	obtain the loan and as a result Buyer does not purchase the Property, Seller may be entitled to Buyer's deposit or other legal remedies. APPRAISAL CONTINGENCY AND REMOVAL: This Agreement is (or, if checked, is NOT) contingent upon a written appraisal of the Proper	
	by a most issed of continued appraiser at no less than the specified purchase price. If there is a loan confingency Ruyer's removal of the loan	
	contingency shall be deemed removal of this appraisal contingency (or, [7] if checked, Buyer shall as specified in pagaraph 14R/3\ in writing	
	remove the appraisal contingency of cancel this Agreement within 17 (or) Dave After Acceptance). If there is no lear contingence	y,
	Buyer shall, as specified in paragraph 14B(3), in writing remove the appraisal contingency or cancel this Agreement within 17 (or)
J.	ALL CASH OFFER (If checked): Buyer shall, within 7 (or) Days After Acceptance, Deliver to Seller written verification of the checked of the checke	
	suincient futures to close this transaction. (If checked, 1 verification attached.)	
K.	BUYER STATED FINANCING: Seller has relied on Buyer's representation of the type of financing specified (including but not limited to, a	s
	applicable, amount or down payment, contingent or non contingent loan, or all cash). If Buyer seeks alternate financing in Sollar has no obligation	_
	to cooperate with Buyer's efforts to obtain such financing, and (ii) Buyer shall also pursue the financing method specified in this Agreement Buyer's failure to secure alternate financing does not excuse Buyer from the obligation to purchase the Property and close escrow as specified in this Agreement	Ĺ.
	nio Agreement	
4. AL	LOCATION OF COSTS (If checked): Unless otherwise specified in writing, this paragraph only determines who is to pay for the inspection, test or paying ("Report") mantioped; if does not determine the inspection, test or	١٢
30	ervice ("Report") mentioned; it does not determine who is to pay for any work recommended or identified in the Report. INSPECTIONS AND REPORTS:	
	(1) Buyer Seller shall pay for an inspection and report for wood destroying pests and organisms ("Wood Pest Report") prepared b	
	a registered etructum next control company	
	(2) U Buyer I Seller shall pay to have septic or private sewage disposal systems numbed and inspected 0.40	
	(3) Duyot Dollar Stiall Day to have comestic wells tested for water notability and productivity of the	
	(4) Buyer Seller shall pay for a natural hazard zone disclosure report prepared by Seller shall pay for the following inspection or report 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	(6) Buyer Seller shall pay for the following inspection or report	•
В.	GOVERNMENT REQUIREMENTS AND RETROFIT:	•
	(1) Buyer Seller shall pay for smoke detector installation and/or water heater bracing, if required by Law. Prior to Close Of Escrow, Selle	r
	shall provide Buyer written statement(s) of compliance in accordance with state and local Law, unless exempt. (2) Buyer Seller shall pay the cost of compliance with any other minimum mandatory government retrofit standards, inspections and	
	reports it required as a condition of closing escrow under any Law.	i
C.	ESCROW AND TITLE:	•
	(1) Buyer Seller shall pay escrow fee one-half each Escrow Holder shall be	
	(2) Buyer M Seller shall pay for owner's title insurance policy specified in paragraph 12F	,
	Owner's title policy to be issued by	
ь	(Buyer shall pay for any title insurance policy insuring Buyer's lender, unless otherwise agreed in writing.) OTHER COSTS:	
Ο.	(1) Buyer Seiler shall pay County transfer tax or fee	
	(2) Buyer Seller shall pay City transfer tax or fee 0/19	
	(3) Buyer Seller shall pay Homeowner's Association ("HOA") transfer fee	
	(4) Buyer Seller shall pay HOA document preparation fees 16 (5) Buyer Seller shall pay for any private transfer fee 17	
	(6) Buyer Seller shall pay the cost, not to exceed \$, of a one-year home warranty plan,	
	with the following optional coverages	
	☐ All Collutioner ☐ Pool/Spa ☐ Code and Permit upgrade ☐ Other:	
	Buyer is informed that home warranty plans have many optional coverages in addition to those listed above. Buyer is advised to investigate these coverages to determine those that may be suitable for Buyer.	
	(7) Buyer & Seller shall pay for Beneficiary Statement Fee, and handling Damand	
	(8) Buyer Seller shall pay for Beneficiary Statement Fee and hardling Demand. (8) Buyer Seller shall pay for Loun + conster fee	٠.
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	Initials () () Seller's Initials () (
	Seller's Initials () ()	
REA-U/	A REVISED 4/10 (PAGE 2 OF 8) Reviewed by Date Date PROBLEMENTS	

Р	dor	erty Address: 1926 Pelican Ave Mission Vie	in CA	Date:	June à) 1
		LOSING AND POSSESSION:	10,011	. Date	June o	(, d
	Α	. Buyer intends (or does not intend) to occupy the Property as Buyer's primary	/ residence.			
	В	. Seller-occupied or vacant property: Possession shall be delivered to Buyer a	at 5 PM or (🔲		AM PM), o	n the date of Close
		Of Escrow; on no later	than	Days A	fer Close Of Escri	nw If transfer of titl
		and possession do not occur at the same time, Buyer and Seller are advised to paragraph 2); and (ii) consult with their insurance and legal advisors.	o: (i) enter into a w	ritten occi	upancy agreement	(C.A.R. Form PAA
	С	Tenant-occupied property:				
		(i) Property shall be vacant at least 5 (or) Days Prior to Cl	ose Of Escrow, unl	less other	wise agreed in writ	ing Note to Seller
		If you are unable to deliver Property vacant in accordance with rent co	ontrol and other a	pplicable	Law, you may b	e in breach of this
		Agreement.			•	
	ם	OR (ii) (if checked) Tenant to remain in possession. (C.A.R. Form PAA, p. At Close Of Escrow, (i) Seller assigns to Buyer any assignable warranty rights	aragraph 3) insinama included 3	: 4b	den m. n	
		available Copies of warranties. Brokers cannot and will not determine the assign	ioi items included i lability of any warrs	M WE Salt enties	s, and (II) Seller sh	all Deliver to Buye
	E.	. At Close Of Escrow, unless otherwise agreed in writing, Seller shall provide key	s and/or means to	operate :	all locks, mailboxe	s, security systems
		atarms and garage door openers. It Property is a condominium or located in	a common interes:	t subdivis	ion, Buyer may be	e required to pay a
_	8.	deposit to the Homeowners' Association ("HOA") to obtain keys to accessible H- TATUTORY DISCLOSURES (INCLUDING LEAD-BASED PAINT HAZARD DISCL	OA facilities.	****		
ū.	Ā.	(1) Seller shall, within the time specified in paragraph 14A, Deliver to Buyer, if r	.USURES) AND C/ equired by I swr (i)	ANCELLA Federal i	ATION RIGHTS:	Disabatuma (C A B
		Form FLD) and pamphlet ("Lead Disclosures"); and (iii) disclosures or notice	ithes with heniunen a	ione 1102	et see and 1103	at con of the Chri
		Code ("Statutory Disclosures"), Statutory Disclosures include, but are not	limited to a Real i	Fetate Tr	anefer Diecloeum	Statement ("TDC")
		Natural Hazard Disclosure Statement ("NHD"), notice or actual knowledge and/or assessments (or, if allowed, substantially equivalent notice regarding	of release of ille	gal contro	olled substance, n	otice of special tax
		Act of 1915) and, if Seller has actual knowledge, of industrial use and militar	v ordinance locatio	ominumy m (CAR	Form SPO or SSI	Improvement Bond
		(2) Buyer shall, within the time specified in paragraph 14B(1), return Signed Cor	ies of the Statutor	v and Lea	d Disclosures to S	aller
		(3) In the event Seller, prior to Close Of Escrow, becomes aware of adver-	se conditions mat	erially aff	fection the Propert	he or any motorial
		inaccuracy in disclosures, information or representations previously pro- amended disclosure or notice, in writing, covering those items. However, a	rided to Buyer, So	eller shal	I promptly provide	a subsequent or
		conditions and material inaccuractes of which Buyer is otherwise aware.	or which are disc	Josed in	reports provided	to or obtained by
		puyer or ordered and paid for by Buyer.				•
		(4) If any disclosure or notice specified in 6A(1), or subsequent or amended di Buyer shall have the right to cancel this Agreement within 3 Days After Deli	sclosure or notice	is Deliver	red to Buyer after	the offer is Signed,
		giving written notice of cancellation to Seller or Seller's agent.	very in person, or a	5 Days A	iter Delivery by dep	posit in the mail, by
		(5) Note to Buyer and Selier: Waiver of Statutory and Lead Disclosures is r	rohibited by Law.			
	В.	NATURAL AND ENVIRONMENTAL HAZARDS: Within the time specified in pa	ragraph 14A, Selle	er shall, if	required by Law:	(i) Deliver to Buyer
		earthquake guides (and questionnaire) and environmental hazards bookiet; (ii) the Property is located in a Special Flood Hazard Area; Potential Flooding	even if exempt to	am the ch	disperion to provide	a NUD disaless #
		responsibility Area; Earthquake Fault Zone; Seismic Hazard Zone; and (iii) dis	close any other zo	»a; very one as re∙	riigh Fire Hazard Quired by Law and	Zone; State Fire
	_	miornation required for those zones.				-
	C,	WITHHOLDING TAXES: Within the time specified in paragraph 14A, to avoic substitute, an affidavit sufficient to comply with federal (FIRPTA) and California w	required withhold	ling, Selic	er shall Deliver to	Buyer or qualified
	D.	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.4	/itinnolding Law, (C	.A.K. For	m AS or QS).	End - sistemate
		one nuers is made available to the public via an internet web site maintained by	the Department of	Justica at	t wasser magazalawi.	oo aasi Danaadtaa
		on an one lost scriminal history, this information will include either the address	at which the offend	dar raeida	e or the communit	
		ZIP Code in which he or she resides. (Neither Seller nor Brokers are required recommends that Buyer obtain information from this website during Buyer's inspace.)	to check this webs	site. If Bu	yer wants further i	nformation, Broker
		alea.)	ection contingency	у репоц. :	Brokers do not hav	e expertise in this
7.	CC	NDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:				
	A.	SELLER HAS: 7 (or) Days After Acceptance to disclose to	Buyer whether the	e Propert	y is a condominium	n, or is located in a
	В.	planned development or other common interest subdivision (C.A.R. Form SPQ of if the Property is a condominium or is located in a planned development or other				
		Dava Allei Acceptance to request from the HOA (C.A.R. Form HOA). (3) Conice.	of any documents :	rocusired b	me I meen 1883 alla alla a	
		of anticipated claim of inigation by of abainst the HOA; (iii) a statement contain	ing the location ar	nd numbe	ar of doctorated as	
		all HOAs governing the Property (collectively, "CI Disclosures"). Seller shall item:	I special meetings; re and Deliver to B	; and (v) t	the names and con	tact information of
		and any or discussing selects possession. Buyers approval of CI Disclosure	es is a contingence	v of this /	Agreement as sper	ACH entrane in being
	17-	145(3).	3 ,	,	greenen as open	silice in paragraph
ъ.	A.	IMS INCLUDED IN AND EXCLUDED FROM PURCHASE PRICE: NOTE TO BUYER AND SELLER: Items listed as included as evaluated in the AU.	C. Branco and and a street			
		NOTE TO BUYER AND SELLER: Items listed as included or excluded in the ML price or excluded from the sale unless specified in 8B or C.	o, nyers or market	ing mater	ials are not include	ed in the purchase
	B.	ITEMS INCLUDED IN SALE:				
		(1) All EXISTING fixtures and fittings that are attached to the Property;				
		(2) EXISTING electrical, mechanical, lighting, plumbing and heating fixtures, ce	iling fans, fireplace	inserts,	gas logs and grate	es, solar systems.
		built-in appliances, window and door screens, awnings, shutters, window or dishes, private integrated telephone systems, air coolers/conditioners, pool/	hodoche andrawa	floor one		
		m-ground rendecapany, necessarious, water softeners, water punifiers, security	sastews/alsuws. (I	nage doo	r openers/remote	controls, mailbox,
		(3) The following additional items:				angerator(s); and
		(4) Seller represents that all items included in the purchase price, unless otherwise	se specified, are ov	vned by S	eller.	·
		(5) All items included shall be transferred free of liens and without Seller warrants	•			
	v.	ITEMS EXCLUDED FROM SALE: Unless otherwise specified, audio and video or if any such item is not itself attached to the Property, even if a bracket or other expension.	omponents (such a	s flat scre	en TVs and speak	ters) are excluded
		if any such item is not itself attached to the Property, even if a bracket or other me	cnanism attached	to the co	mponent is attache	ed to the Property;
1						· · ·
		Initials () ()	Seller's Initial	ls ()(_)
PD.	ngnt ∆-C≀	© 1991-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC. A REVISED 4/10 (PAGE 3 OF 8)	Reviewed by		Date	COUAL HOUSING
	,	THE THE REPORT OF A				OPPORTUNITY

TOPON, TOPON TENENT AFUE TITE	Sion Viero, CA Date: June 2, 2											
Acceptance and (b) subject to Buyer's investigation rights; (ii) the substantially the same condition as on the date of Acceptance; and (ii Seller by Close Of Escrow. A. Seller shall, within the time specified in paragraph 14A, DISCLOSI known insurance claims within the past five years, and make any a	rty is sold (a) in its PRESENT physical ("as-is") condition as of the date of Property, including pool, spa, landscaping and grounds, is to be maintained in its all debris and personal property not included in the sale shall be removed be KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including and all other disclosures required by law.											
 B. Buyer has the right to inspect the Property and, as specified in paragraph 14B, based upon information discovered in those inspection this Agreement; or (ii) request that Seller make Repairs or take other action. C. Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller 												
according to code, in compliance with current Law, or have he	nat Buyer considers important. Property improvements may not be build ad permits issued.											
10. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECT	ING PROPERTY:											
A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 14B. Within the time specified in paragraph 14B(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to, the right to (i) inspect for lead-based paint and other lead-based paint hazards; (ii) inspect for wood destroying pests and organisms; (iii) review the registered sex offender database; (iv) confirm the insurability of Buyer and the Property; and (v) satisfy Buyer as to any matter specified in the attached Buyer's inspection Advisory (C.A.R. Form BIA). Without Seller's prior written consent, Buyer shall neither make nor cause to be made: (i) invasive or destructive Buyer Investigations; or (ii) inspections by any governmental building or zoning inspector or government employee, unless required by Law.												
B. Seller shall make the Property available for all Buyer Investigations and, either remove the contingency or cancel this Agreement, and by Buyer, which obligation shall survive the termination of this Agree	 Buyer shall (i) as specified in paragraph 14B, complete Buyer Investigations give Seller, at no cost, complete Copies of all Investigation reports obtained 											
C. Seller shall have water, gas, electricity and all operable pilot lig available to Buyer.	hts on for Buyer's Investigations and through the date possession is made											
D. Buyer Indemnity and Seller protection for entry upon property: arising from Buyer Investigations; and (iii) indemnify and hold Selle Buyer's investigations. Buyer shall carry, or Buyer shall require compensation and other applicable insurance, defending and protect any Buyer Investigations or work done on the Property at Buyer's die afforded Seller by recording a "Notice of Non-responsibility" (C Buyer's direction. Buyer's obligations under this paragraph shall sur	Buyer shall: (i) keep the Property free and clear of liens; (ii) repair all damage or harmless from all resulting liability, claims, demands, damages and costs of anyone acting on Buyer's behalf to carry, policies of liability, workers' cting Seller from liability for any injuries to persons or property occurring during rection prior to Close Of Escrow. Seller is advised that certain protections may A.R. Form NNR) for Buyer Investigations and work done on the Property at vive the termination or cancellation of this Agreement and Close of Escrow.											
11. SELLER DISCLOSURES; ADDENDA; ADVISORIES; OTHER TERMS												
A. Seller Disclosures (if checked): Seller shall, within the time	e specified in paragraph 14A, complete and provide Buyer with a:											
Seller Property Questionnaire (C.A.R. Form SPQ) OR	D Supplemental Control of a 100 ld											
	Supplemental Contractual and Statutory Disclosure (C.A.R. Form SSD)											
B. Addenda (if checked):	Supplemental Contractual and Statutory Disclosure (C.A.R. Form SSD) Addendum # (C.A.R. Form ADM)											
B. Addenda (if checked): X Wood Destroying Pest Inspection and Allocation of Cost Addend	Addendum # (C.A.R. Form ADM)											
B. Addenda (if checked): Wood Destroying Pest Inspection and Allocation of Cost Addend Purchase Agreement Addendum (C.A.R Form PAA)	□ Addendum # (C.A.R. Form ADM) um (C.A.R. Form WPA)											
B. Addenda (if checked): Wood Destroying Pest Inspection and Allocation of Cost Addend Purchase Agreement Addendum (C.A.R Form PAA) Short Sale Addendum (C.A.R. Form SSA)	☐ Addendum # (C.A.R. Form ADM) um (C.A.R. Form WPA) ☐ Septic, Well and Property Monument Addendum (C.A.R. Form SWPI)											
B. Addenda (if checked): Wood Destroying Pest Inspection and Allocation of Cost Addended Purchase Agreement Addendum (C.A.R. Form PAA) Short Sale Addendum (C.A.R. Form SSA) Advisories (if checked):	Addendum # (C.A.R. Form ADM) um (C.A.R. Form WPA) Septic, Well and Property Monument Addendum (C.A.R. Form SWPI) Other Seller Financing Buyer's Inspection Advisory (C.A.R. Form BIA)											
B. Addenda (if checked): Wood Destroying Pest Inspection and Allocation of Cost Addend Purchase Agreement Addendum (C.A.R. Form PAA) Short Sale Addendum (C.A.R. Form SSA) C. Advisories (if checked): Probate Advisory (C.A.R. Form PAK)	Addendum # (C.A.R. Form ADM) um (C.A.R. Form WPA) Septic, Well and Property Monument Addendum (C.A.R. Form SWPI) Other Seller Financing Buyer's Inspection Advisory (C.A.R. Form SBA)											
B. Addenda (if checked): X Wood Destroying Pest Inspection and Allocation of Cost Addend Purchase Agreement Addendum (C.A.R. Form PAA) Short Sale Addendum (C.A.R. Form SSA) Advisories (if checked): Probate Advisory (C.A.R. Form PAK) Trust Advisory (C.A.R. Form TA)	☐ Addendum # (C.A.R. Form ADM) um (C.A.R. Form WPA) ☐ Septic, Well and Property Monument Addendum (C.A.R. Form SWPI) ☑ Other Seller Financina											
B. Addenda (if checked): Wood Destroying Pest Inspection and Allocation of Cost Addend Purchase Agreement Addendum (C.A.R. Form PAA) Short Sale Addendum (C.A.R. Form SSA) C. Advisories (if checked): Probate Advisory (C.A.R. Form PAK)	Addendum # (C.A.R. Form ADM) um (C.A.R. Form WPA) Septic, Well and Property Monument Addendum (C.A.R. Form SWPI) Other Seller Financing Buyer's Inspection Advisory (C.A.R. Form SBA)											
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B. Addenda (if checked): Wood Destroying Pest Inspection and Allocation of Cost Addend Purchase Agreement Addendum (C.A.R. Form PAA) Short Sale Addendum (C.A.R. Form SSA)	Addendum # (C.A.R. Form ADM) Um (C.A.R. Form WPA) Septic, Well and Property Monument Addendum (C.A.R. Form SWPI) Other Seller Financing Buyer's Inspection Advisory (C.A.R. Form BIA) Statewide Buyer and Seller Advisory (C.A.R. Form SBSA) REO Advisory (C.A.R. Form REO) a current preliminary title report, which shall include a search of the General Ider a completed Statement of Information. The preliminary report is only an not contain every item affecting title. Buyer's review of the preliminary report is Agreement as specified in paragraph 14B. a, easements, covenants, conditions, restrictions, rights and other matters, inconetary liens of record unless Buyer is assuming those obligations or taking in Seller has agreed to remove in writing. Close to Buyer all matters known to Seller affecting title, whether of record or title (or, for stock cooperative or long-term lease, an assignment of stock in water rights if currently owned by Seller. Title shall vest as designated in NG TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES.											
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		(3) Wit	hin th	e time spec	dified in 14	4B(1) (or a	s other	wise spec	cified in	this Ag	reement), Buyer	shall D	eliver to	Seller e	ither (i)	a remova	l of the
		app	licabi	contingen	cy (C.A.R execified i	. Form CR), or (ii)	a cancel	llation ((C.A.R. F	orm CC) of this	Agreem	ent bas	ed upon	a contin	gency or	Seller's
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		oep	DSREQ	; (III) R BUY	er mais to	Delivera i	notice of	fFHA or	VA cos	ts or te	ros as r	eauired l	hv 30/3	CAR	Form F	T/AV /k/	I H Dinmer	faile to
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	F.	EFFECT	* OF (CANCELLA	TION ON	DEPOSITS	S: If Buv	er or Sel	ler aive	s writter	notice i	of cancel	lation n	ursuant	to rights	duly exe	rcised und	der the
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Reviewed by ____

Date

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RPA-CA REVISED 4/10 (PAGE 5 OF 8)

Property Address: 1926 Pelican Ave Mission Vie	10 CA Date: June 2,2-
18. SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the performance	nce of any vendors, service or product providers ("Providers")
whether referred by Broker or selected by Buyer, Seller or other person. Buyer and Se	eller may select ANY Providers of their own choosing.
19. MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the MLS other terms of this transaction shall be provided to the MLS to be published an	s a pending sale and, upon Close Of Escrow, the sales price and
information on terms approved by the MLS.	d disseminated to persons and entities authorized to use the
20. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal.	state and local anti-discrimination Laws.
21. ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and Se	ller 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 26A.
 22. DEFINITIONS: As used in this Agreement: A. "Acceptance" means the time the offer or final counter offer is accepted in writing 	INC by a party and is delivered to and namenath, menimal by the
other party or that party's authorized agent in accordance with the terms of this of	ter or a final counter offer.
B. "C.A.R. Form" means the specific form referenced or another comparable form a	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 elect E. "Days" means calendar days. However, After Acceptance, the last Day for perfet 	UODIC.
Of Escrow) shall not include any Saturday, Sunday, or legal holiday and shall instr	ead 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 11:59PM on the final day.	
G. "Days Prior" means the specified number of calendar days before the occurrence the specified event is scheduled to occur.	e of the event specified, not counting the calendar date on which
H. "Deliver", "Delivered" or "Delivery", regardless of the method used (i.e. messe	wher mail amail fav other) manne and shall be effective
 (i) personal receipt by Buyer or Seller or the individual Real Estate Licensee for th 	nat principal as specified in paragraph D of the section titled Real
Estate Brokers on page 8; OR (ii) if checked, 🖺 per the attached addendum (C.A.	.R. Form RDN).
I. "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic Seller agree that electronic means will not be used by either party to modify	nic copy or signature complying with California Law. Buyer and
Seller agree that electronic means will not be used by either party to modify knowledge and consent of the other party.	or after the content or integrity or this Agreement without the
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, n Agreement.	nodifications or retrofitting of the Property provided for under this
L. "Signed" means either a handwritten or electronic signature on an original docum	cent Copy or any counterport
23. BROKER COMPENSATION: Seller or Buyer, or both, as applicable, agrees to pa	av compensation to Broker as specified in a separate written
agreement between Broker and that Seller or Buyer. Compensation is payable upo	on Close Of Escrow, or if escrow does not close, as otherwise
specified in the agreement between Broker and that Seller or Buyer.	
24. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER: A. The following paragraphs, or applicable portions thereof, of this Agreement	and the state of t
to Escrow Holder, which Escrow Holder is to use along with any related counter	consultate the joint escrow instructions of Buyer and Seller of Offers and addenda, and any additional mutual instructions to
close the escrow: 1, 3, 4, 6C, 11B and D, 12, 13B, 14F, 17, 22, 23, 24, 28, 30, an	d paragraph D of the section titled Real Estate Brokers on page
 If a Copy of the separate compensation agreement(s) provided for in paragraph 	23, or paragraph D of the section titled Real Estate Brokers on
page 8 is deposited with Escrow Holder by Broker, Escrow Holder shall accept s both, as applicable, the respective Broker's compensation provided for in such a	such agreement(s) and pay out of Buyer's or Seller's funds, or
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 go	eneral provisions directly from Escrow Holder and will execute
such provisions upon Escrow Holder's request. To the extent the general provision	ons are inconsistent or conflict with this Agreement, the general
provisions will control as to the duties and obligations of Escrow Holder only. Buye forms provided by Escrow Holder that are reasonably necessary to close the escro	r and Seller will execute additional instructions, documents and
B. A Copy of this Agreement shall be delivered to Escrow Holder within 3 business da	/w. ys after Acceptance (or □
) Escrow Holder shall provide Seller's Statement of
Information to Title company when received from Seller. Buyer and Seller authorizes defined in this Agreement as originals to appear and feed the seller authorizes.	ze 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 Seller is not affected by whether or when Escrow Holder Signs this Agreement.	or escrow. The validity of this Agreement as between Buyer and
C. Brokers are a party to the escrow for the sole purpose of compensation pursuan	it to paragraphs 23 and paragraph D of the section titled Real
Estate Brokers on page 8. Buyer and Seller irrevocably assign to Brokers compen	sation specified in paragraphs 23, respectively, and irrovocable
instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or proceed to the Compensation instructions can be amended or revoked only with the written consecutive.	ursuant to any other mutually executed cancellation agreement.
Escrow Holder from any liability resulting from Escrow Holder's payment to Broker	(s) of compensation pursuant to this Agreement, Escrow Holder
snail immediately notify Brokers: (i) if Buyer's initial or any additional deposit is n	ot 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 whi Holder within 2 business days after mutual execution of the amendment.	ch Escrow Holder is responsible shall be delivered to Escrow
Todas within a posmess days after friction execution of the amendment.	
Buyer's Initials () ()	Seller's Initials () ()
Copyright @ 1991-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC.	
RPA-CA REVISED 4/10 (PAGE 6 OF 8) Print Date	Reviewed by Date EQUAL HOUSING OPPORTUNITY

E	THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRA agreement are specified in paragraph 26C. ARBITRATION OF DISPUTES:	TION PROVISION IS INITIALED. Exclusions from this mediation						
	AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UDISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALIN JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVI	all be decided by neutral, binding arbitration. Buyer and (s), who, in writing, agree to such arbitration prior to, or to the Broker. The arbitrator shall be a retired judge of ate Law experience, unless the parties mutually agree to y in accordance with Code of Civil Procedure §1283.05 accordance with Title 9 of Part 3 of the Code of Civil entered into any court having jurisdiction. Enforcement leval Arbitration Act. Exclusions from this arbitration ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT TES' PROVISION DECIDED BY NEUTRAL ARBITRATION IP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE NG IN THE SPACE BELOW YOU ARE GIVING UP YOUR IOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE SUBMIT TO ARBITRATION AFTER AGREEING TO THIS THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL ISION IS VOLUNTARY."						
	Buyer's Initials	/ Seller's Initials/						
C	. ADDITIONAL MEDIATION AND ARBITRATION TERMS:							
	(1) EXCLUSIONS: The following matters shall be excluded from mediati	on and arbitration: (i) a judicial or non-judicial foreclosure or						
	other action or proceeding to enforce a deed of trust, mortgage or ins	stallment land sale contract as defined in Civil Code §2985; (ii)						
	an unlawful detainer action; (iii) the filing or enforcement of a mechan	nic'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	on 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	rarbitrate unless they soree to do so in writing Apr. Backers.						
	participating in mediation or arbitration shall not be deemed a party to	the Agreement						
	ERMS AND CONDITIONS OF OFFER:	-						
pa or Pr Be Co 28. TI Ag an ine	his is an offer to purchase the Property on the above terms and conditions. The aragraph is incorporated in this Agreement if initialed by all parties or if incorporate ne but not all parties initial such paragraph(s), a counter offer is required until a property for sale and to accept any other offer at any time prior to notification of Accept may be responsible for payment of Brokers' compensation. This Agreement opy, may be Signed in two or more counterparts, all of which shall constitute one at ME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence greement. Its terms are intended by the parties as a final, complete and exclusive and may not be contradicted by evidence of any prior agreement or contemporaneous effective or invalid, the remaining provisions will nevertheless be given full force at terpreted and disputes shall be resolved in accordance with the laws of the Statiany be extended, amended, modified, altered or changed, except in writing Signal and the statiang the statiang provisions will revertheless to the Statiany be extended, amended, modified, altered or changed, except in writing Signal and the statiany be extended, amended, modified, altered or changed, except in writing Signal and the statiang the statiang provisions.	ed by mutual agreement in a counter offer or addendum. If at least agreement is reached. Seller has the right to continue to offer the ceptance. If this offer is accepted and Buyer subsequently defaults, int and any supplement, addendum or modification, including any and the same writing. All understandings between the parties are incorporated in this a expression of their Agreement with respect to its subject matter, bus oral agreement. If any provision of this Agreement is held to be and effect. Except as otherwise specified, this Agreement shall be the of California. Neither this Agreement and agreement shall be the of California.						
Buyer's	s Initials () ()	Seller's Initials () ()						
	TX © 1991-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC.							
	CA REVISED 4/10 (PAGE 7 OF 8)	Reviewed by Date						
	CALIFORNIA RESIDENTIAL PURCHASE AGREEM	IENT (RPA-CA PAGE 7 OF 8)						
	The state of the s	iease agreement						

Mission Viejo, CA Date: June

Seller's Initials

25. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall be returned to Buyer. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award. AT TIME OF THE INCREASED DEPOSIT BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED

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

Buyer's Initials

DAMAGES PROVISION FOR ANY INCREASED DEPOSIT. (C.A.R. FORM RID).

26. DISPUTE RESOLUTION:

Property Address: _	1926 Pelica	a Ave, Missi	or Viennic	A Date: Trur	(c 1 1)
29. EXPIRATION OF	OFFER: This offer shall be	deemed revoked and the d	eposit shall be returned un	less the offer is Sign	ned by Seller and a Copy of the
	rsonally received by Buyer, receive it, by 5:00	OI Dy			who is
		•	after this offer is ☐ AM ☐	DIA	er (or, if checked, by
Buyer has read an	d acknowledges receipt of	a Copy of the offer and agree	es to the above confirmation	on of agency relation	(date)) aships.
- aute	did-		Date June	2,	
BUYER JELL	y Reed		BUYER Debo	rah Ree	d
(Print name)	Monto A'-L	- 110	CA 92680		
(Address)	Menlo Aisle	2, rustin	CA 92680		
☐ Additional Signs	ature Addendum attached (C.A.R. Form ASA).			
30. ACCEPTANCE OF above offer, agree	F OFFER: Seller warrants to s to sell the Property on the	hat Seller is the owner of the			Agreement. Seller accepts the gency relationships. Seller has
Li (it checked) Su	BJECT TO ATTACHED CO	DUNTER OFFER (C.A.R. Fo	orm CO) DATED:	ica copy to Buyer.	
Date			Date	3, 2	
SELLER Jam	es Burden		SELLER Jud	ly Burde	0
(Print name)	0		(Print name)		
(Address)	Regatta,	Tryine C	A (Print name)		
	ture Addendum attached (0	•			
()	CONFIRMATION OF AC	CEPTANCE: A Conv. of Si	ioned Acceptance was so	reanally manhad by	Buyer or Buyer's authorized
(Initials)					
		e date that Confirmation of			whether or not confirmed in nding Agreement. It is solely
REAL ESTATE BROKE	ERS:			eu.	
A. Real Estate Broker	rs are not parties to the A	greement between Buyer a	ınd Seller		
D. Agency relationship	ips are confirmed as state	ed in paragraph 2			
C. If specified in parace	raph 3A(2). Agent who sub-	mitted the offer for Dunce and	knowledges receipt of depo	neit	
I D. COOPERATING DI	RUNER CUMPENSATION	l' Listing Broker agrees to s	ou Coonsessing Destant to		ooperating Broker agrees to
	ng Broker and Cooperating nat an exemption exits.	Broker. Declaration of Licens	se and Tax (C.A.R. Form I	DLT) may be used to	ten agreement (C.A.R. Form of document that tax reporting
		te olsen Re			
		r Cizell Ve	DRE Lic. #	DRE Lic. # Date	
Address Telephone	Fax	City		State	Zip
			E-mail		
By	ing Film) Forest	E. Olsen Real		DRE Lic. #	
Address		City	_ DRE Lic. #	Date	Zip
Telephone	Fax		E-mail	Otate	Zip
ESCROW HOLDER ACI	KNOWLEDGMENT:				
Escrow Holder acknowle					
counter offer numbered	dges receipt of a Copy of the	nis Agreement, (if checked, [T a deposit in the amount	of \$	
	dges receipt of a Copy of the	his Agreement, (if checked,[, Seller's Statement o	a deposit in the amount	of \$	
	edges receipt of a Copy of the	, [_] Seller's Statement o	f Information and Othe	r.), h 24 of this Agreement any
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BUYER'S INSPECTION ADVISORY

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

Property Address: 1926 Pelican Ave, Mission Viero CA	("Property").
A. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being pure guaranteed by either Seller or Brokers. For this reason, you should conduct thorough investigations of the Property person	hased is not
professionals who should provide written reports of their investigations. A general physical inspection typically does not cover of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommissions is a superior of the property in the professional professional property in the professional profes	ar all acnorte
investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you si qualified experts to conduct such additional investigations.	mena nunner nould contact

- B. BUYER RIGHTS AND DUTIES: You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. The purchase agreement gives you the right to investigate the Property. If you exercise this right, and you should, you must do so in accordance with the terms of that agreement. This is the best way for you to protect yourself. It is extremely important for you to read all written reports provided by professionals and to discuss the results of inspections with the professional who conducted the inspection. You have the right to request that Seller make repairs, corrections or take other action based upon items discovered in your investigations or disclosed by Seller. If Seller is unwilling or unable to satisfy your requests, or you do not want to purchase the Property in its disclosed and discovered condition, you have the right to cancel the agreement if you act within specific time periods. If you do not cancel the agreement in a timely and proper manner, you may be in breach of contract.
- C. SELLER RIGHTS AND DUTIES: Seller is required to disclose to you material facts known to him/her that affect the value or desirability of the Property. However, Seller may not be aware of some Property defects or conditions. Seller does not have an obligation to inspect the Property for your benefit nor is Seller obligated to repair, correct or otherwise cure known defects that are disclosed to you or previously unknown defects that are discovered by you or your inspectors during escrow. The purchase agreement obligates Seller to make the Property available to you for investigations.
- D. BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as soil stability, geologic or environmental conditions, hazardous or illegal controlled substances, structural conditions of the foundation or other improvements, or the condition of the roof, plumbing, heating, air conditioning, electrical, sewer, septic, waste disposal, or other system. The only way to accurately determine the condition of the Property is through an inspection by an appropriate professional selected by you. If Broker gives you referrals to such professionals, Broker does not guarantee their performance. You may select any professional of your choosing. In sales involving residential dwellings with no more than four units, Brokers have a duty to make a diligent visual inspection of the accessible areas of the Property and to disclose the results of that inspection. However, as some Property defects or conditions may not be discoverable from a visual inspection, it is possible Brokers are not aware of them. If you have entered into a written agreement with a Broker, the specific terms of that agreement will determine the nature and extent of that Broker's duty to you. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
- E. YOU ARE ADVISED TO CONDUCT INVESTIGATIONS OF THE ENTIRE PROPERTY, INCLUDING, BUT NOT LIMITED TO THE FOLLOWING:
 - 1. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof, plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa, other structural and non-structural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property. (Structural engineers are best suited to determine possible design or construction defects, and whether improvements are structurally sound.)
- 2. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. (Professionals such as appraisers, architects, surveyors and civil engineers are best suited to determine square footage, dimensions and boundaries of the Property.)
- 3. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms and other infestation or infection. Inspection reports covering these items can be separated into two sections: Section 1 identifies areas where infestation or infection is evident. Section 2 identifies areas where there are conditions likely to lead to infestation or infection. A registered structural pest control company is best suited to perform these inspections.
- SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage. (Geotechnical engineers are best suited to determine such conditions, causes and remedies.)

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machine or any other means, including facsimile or computerized formats.
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INO. ALL MOTTO RESERVED.

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EDUAL HOUSING

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

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

"Protect Your Family From Lead in Your Home" or both.)
10. EARTHQUAKES AND FLOODING: Susceptibility of the Property to earthquake/seismic hazards and propensity of the Property to flood. (A Geologist or Geotechnical Engineer is best suited to provide information on these conditions.)
11. FIRE, HAZARD AND OTHER INSURANCE: The availability and cost of necessary or desired insurance may vary. The location of the Property in a seismic, flood or fire hazard zone, and other conditions, such as the age of the Property and the claims history of the Property and Buyer, may affect the availability and need for certain types of insurance. Buyer should explore insurance options early as this information may affect other decisions, including the removal of loan and inspection contingencies. (An insurance agent is best suited to provide information on these conditions.)
12. BUILDING PERMITS, ZONING AND GOVERNMENTAL REQUIREMENTS: Permits, inspections, certificates, zoning, other governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size. (Such information is available from appropriate governmental agencies and private information providers. Brokers are not qualified to review or interpret any such information.)
13. RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants; and the right of a landlord to terminate a tenancy. Deadbolt or other locks and security (Government agencies can provide information about these restrictions and other requirements.)
14. SECURITY AND SAFETY: State and local Law may require the installation of barriers, access alarms, self-latching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property. Compliance requirements differ from city to city and county to county. Unless specifically agreed, the Property may not be in compliance with these requirements. (Local government agencies can provide information about these restrictions and other requirements.)
15. NEIGHBORHOOD, AREA, SUBDIVISION CONDITIONS; PERSONAL FACTORS: Neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime statistics, the proximity of registered felons or offenders, fire protection, other government services, availability, adequacy and cost of any speed-wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.
Buyer and Seller acknowledge and agree that Broker: (i) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Broker; (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; Service, advertisements, flyers or other promotional material; (ix) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller; and (x) Shall not be responsible for providing other advice or information that exceeds the knowledge, desired assistance from appropriate professionals.
By signing below, Buyer and Seller each acknowledge that they have read, understand, accept and have received a Copy of this Advisory. Buyer is encouraged to read it carefully.
Buyer Signature Deborah Reed June 2, 2 Buyer Signature Date
Seller Signature Tames Burden Tune 3,2 Seller Signature Seller Signature Tune 3,2 Date
THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is available for use by the entire real estate industry. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.
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BUYER'S INSPECTION ADVISORY (BIA-A PAGE 2 OF 2) lease agreement

5. ROOF: Present condition, age, leaks, and remaining useful life. (Roofing contractors are best suited to determine these conditions.)

7. WASTE DISPOSAL: Type, size, adequacy, capacity and condition of sewer and septic systems and components, connection to

WATER AND UTILITES; WELL SYSTEMS AND COMPONENTS: Water and utility availability, use restrictions and costs. Water

ENVIRONMENTAL HAZARDS: Potential environmental hazards, including, but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, materials, products, or conditions (including mold (airborne, toxic or otherwise), fungus or similar contaminants). (For more information on these items, you may consult an appropriate professional or read the booklets "Environmental Hazards: A Guide for Homeowners, Buyers, Landiords and Tenants,"

6. POOL/SPA: Cracks, leaks or operational problems. (Pool contractors are best suited to determine these conditions.)

quality, adequacy, condition, and performance of well systems and components.

sewer, and applicable fees.



SELLER FINANCING ADDENDUM AND DISCLOSURE

(California Civil Code §§2956-2967) (C.A.R. Form SFA, Ravised 10/02)

This	is is an addendum to the 🗵 Residential Purchase Agreement, 🗌 Counter Offer, or 🗌	Other
On	property known as 1926 Pelican Aue, Missio	("Agreement"), dailed JUGE 2 (Property"),
bet	Terry Reed and Deborah Reed	Canal (Landell)
	lier agrees to extend credit to Buyer as follows: PRINCIPAL; INTEREST; PAYMENT; MATURITY TERMS: Principal amount \$ payable at approximately \$ _5 27.3 per grant, year, or ot	50.000 interest at 10.0 % per annum,
	halance due in 1 () years	
2.	LOAN APPLICATION; CREDIT REPORT: Within 5 (or) Days application on a form acceptable to Seller (such as a FNMA/FHLMC Uniform Reside and (b) Buyer authorizes Seller and/or Agent to obtain, at Buyer's expense, a co-documentation reasonably requested by Seller. Seller, after first giving Buyer a Notic authorize return of Buyer's deposit if Buyer falls to provide such documents within	py of Buyer's credit report. Buyer shall provide any supporting to Buyer to Perform, may cancel this Agreement in writing and
3.	Days After receipt of each item. CREDIT DOCUMENTS: This extension of credit by Seller will be evidenced by: Installment land sale contract; Lease/option (when parties intend transfer of the contract).	Note and deed of trust; All-inclusive note and deed of trust; quitable title); OR Other (specify)
THI	E FOLLOWING TERMS APPLY ONLY IF CHECKED. SELLER IS ADVISED TO	O READ ALL TERMS, EVEN THOSE NOT CHECKED, TO
UNI	IDERSTAND WHAT IS OR IS NOT INCLUDED, AND, IF NOT INCLUDED, THE CONT LATE CHARGE: If any payment is not made within	e, a late charge of either 5 👡 🛴 🛴 🛴 💮
7.	/O % of the installment due, may be charged to Buyer. NOTE: on Civil Code \$2954.4(a) limits the late charge to no more than 6% of the total more days.	single family residences that Buyer intends to occupy, California
5.	BALLOON PAYMENT: The extension of credit will provide for a balloon payment	, in the amount of \$, plus any accrued
8.	Interest, which is due on 10 yes from C E (date). PREPAYMENT: If all or part of this extension of credit is paid early, Seller	may charge a prepayment penalty as follows (if applicable): Caution: California Civil Code §2954.9 contains limitations on
7.	prepayment penalities for residential one-to-four unit properties. DUE ON SALE: If any interest in the Property is sold or otherwise transferred,	Seller has the option to require immediate payment of the entire
8.*		
9.*		icy, as defined in California Civil Code §2924e, to be signed and
	paid for by Buyer, will be made to senior leinholders. If not, Seller is advised to advised to check with senior leinholders to verify whether they will honor this requ	
10.	* TAX SERVICE: A. If property taxes on the Property become delinquent, tax service will be an	ranged to report to Seller. If not, Seller is advised to consider
	retaining a tax service, or to otherwise determine that property taxes are paid.	
11.		
12.	** Buyer and Seller are advised to consider securing such title insurance coverage. [I] HAZARD INSURANCE:	
	A. The parties' escrow holder or insurance carrier will be directed to include a k policy. If not, Seller is advised to secure such an endorsement, or acquire a se	
	B. Property insurance does not include earthquake or flood insurance coverage,	unless checked:
13.	☐ Earthquake insurance will be obtained; ☐ Flood insurance will be obtained. ☐ PROCEEDS TO BUYER: Buyer will receive cash proceeds at the close of the	e sale transaction. The amount received will be approximately
	\$, from	(indicate source of proceeds). Buyer represents
14.	. NEGATIVE AMORTIZATION; DEFERRED INTEREST: Negative amortization re	
	of interest earned on the obligation. Deferred interest also results when the oblig either case, interest is not payable as it accrues. This accrued interest will have to	
	more on the obligation than at its origination. The credit being extended to Bu interest as indicated below. (Check A, B, or C. CHECK ONE ONLY.)	ryer by Seller will provide for negative amortization or deferred
	A. All negative amortization or deferred interest shall be added to the principal and thereafter shall bear interest at the rate specified in the credit documents.	(e.g., annually, monthly, etc.),
	R 🔲 B. All deferred interest shall be due and payable, along with principal, at maturity,	
OR	R C. Other	
*(Fo	or Peragraphs 8-10) in order to receive timely and continued notification, Seller is actives of any change in Seller's address.	tvised to record appropriate notices and/or to notify appropriate
tebt	e copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized reduction of this form, or any portion thereof, by photocopy machine or any other area, including facalmile or computerized formats. Copyright© 1997-2008,	Buyer's Initials () () Seller's Initials () ()
CAL	LIFORNIA ASSOCIATION OF REALTORSO, INC. ALL RIGHTS RESERVED.	Reviewed by Date Date
SF/	A REVISED 10/02 (PAGE 1 OF 3)	deportularly
	SELLER FINANCING ADDENDUM AND DISCLO	
		Prepared using zipForm® software

Prop	perty Address: 1926 Pelican Ave,	Mission Viejo, CA Date: June 2,2
	(or wraperound) deed of trust or an installment land sale control. A. In the event of an acceleration of any senior encurnibrance. OR [] is not specified in the credit or security documents. B. In the event of the prepayment of a senior encurnbrance, the penalties, and any prepayment discounts are: OR [] Are not specified in the documents evidencing credit. C. Buyer will make periodic payments to agent, or any neutral third party), who will be responsible for MOTE- The Perifec are advised in designate a neutral third.	a, the party responsible for payment, or for legal defense is: Buyer Seller; ne responsibilities and rights of Buyer and Seller regarding refinancing, prepayment it (Seller, collection or disbursing payments to the payee(s) on the senior encumbrance(s) and to Seller, party for these purposes.
16.	X TAX IDENTIFICATION NUMBERS: Buyer and Seiler shall ea	ach provide to each other their Social Security Numbers or Taxpayer Identification
17.	Numbers. OTHER CREDIT TERMS:	
18.	Buyer and Seller are advised that their respective interests in t	 will be recorded with the county recorder where the Property is located. If not, the Property may be jeoperdized by intervening liens, judgments, encumbrances, or
19.	subsequent transfers. X JUNIOR FINANCING: There will be additional financing, secur	red by the Property, junior to this Seller financing. Explain:
	SENIOR LOANS AND ENCUMBRANCES: The following infor	mation is provided on loans and/or encumbrances that will be senior to Seller marked with an asterisk (*). If checked: A separate sheet with information on
	A. Original Balance	30,000
	C Deviatio Develop (a. o. \$400) mentile	IND MONTHLY .
	Including Impounds of:	287.0\ 8.75
	D. Interest Rate (per annum)	8.75 % %
	E. Fixed or Variable Rate:	<u> Cixea</u>
	• • •	
	Margins	30 yrs
	F. Maturity Date	30 45
	•	<u> </u>
	H. Date Belloon Payment Due	
	Potential for Negative Amortization? (Yes, No, or Unknown)	10
	K. Pre-payment penalty? (Yes, No, or Unknown)	
21,	L. Are payments current? (Yes, No, or Unknown)	Do not check both.) In addition to the loan application, credit report and other
OR	B. The following representations concerning Buyer's credity	
	Borrower	
	1. Occupation	1. Occupation
	2. Employer	Employer S. Length of Employment
	Length of Employment Monthly Gross Income	4. Monthly Gross Income
	5. Other	5. Other
22.	to close of escrow shall require Seller's written consent. Seller ma	deletion or substitution of any person or entity under this Agreement or to title prior ay grant or withhold consent in Seller's sole discretion. Any additional or substituted name documentation as required for the original named Buyer. Seller and/or Brokers on or entity.
	· .	
_		Buyer's Initials () () Seller's Initials () ()
	byright© 1997-2008, CALIFORNIA ASSOCIATION OF REALTORS®, INC.	Seller's Initials () ()
SF/	A REVISED 10/02 (PAGE 2 OF 3)	Reviewed by Date BUILDER

SELLER FINANCING ADDENDUM AND DISCLOSURE (SFA PAGE 2 OF 3)

Property Address: _	1926 P	elican A	ve, N	<u> Ji ss'ior</u>	View), CA Date	<u>) (</u>	ine ale	
23. CAUTION: A. If the Seller	r financing requires	a balloon payment,	Seller shall	give Buyer writ	ten notice, acco	rding to the terms	of Civil	Code §2966, a	t least 90 families.
		ntore the balloon pay he Property calls for lossible, depending							
maturity m	ay be difficult or imp	ossible, depending t	on condidor:	2 ili nie conven	mwent orange	nensyment, is du	R.		
C. If any of th	e existing or propos	ed loans or extension	ons of credit	would require it	sinencing as a	result of a rack of			
D. In the even	t of default by Buye	er: (1) Seller may ha	ve to reinsta	te and/or make					
California (Code of Civil Proces	protect Seaers sections growth (3)	the Property	may lack suffic	cient equity to p	rotect Seller's inte	rests if t	he Property de	preases in
value.									
If this three-page Ac an Arranger of Cred	it as defined in Cali	fornia Civil Code §28	85/(B). (I Ne	Ananger of Cre	IN IS OSCIEDY UN	s addit with one		es, it shall be prooffer.)	epared by
Fore	st E. OL	sen Real	EST	ate_					
Arranger of Credit -	(Print Firm Name)		Ву				Date		
Address			City			State	Zip	•	
Address			City .						
Phone				Fax					
	3 4 50 4 6 F 6 F 1 1 1 F 7	DGE AND AGREE DRIMATION THAT E	YCEENS TL	JE KRYMI LIY	ae erhula iuli	R AND CAPERIC	MUE NE		& 11_mag 1
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Buyer <u>Je</u>	Cry Re	e.e.d					Date _	June	22-
		(signature)	-					
Address 14	Menlo	Aisle_	City	lusti	Δ	State CA	Zip .	-4965	so <u> </u>
Phone		Fax		E	-mail				
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Seller ()	IIIE S E	urden	(signature)			- 	_ Dato _		
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Phone		Fax		E	-mail				
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SFA REVISED 10	02 (PAGE 3 OF 3)								



CALIFORNIA ASSOCIATION OF REALTORS® (May Also Be Used With Counter Offer) (May Also Be Used With Counter Offer)

(C.A.R. Form PAA, Revised 4/08)

Thi	is is an addendum to the California Residential Purchase Agreement, I	, ("Agreement"), dated	Other
pro	perty known as 1926 Pelican Ave. Miss	Ton Vielo CA	92691 ("Property"),
•		eed	("Buyer"),
ank	James Bucken and Tudy A	urden	("Seller").
(Th	ne definitions in the California Residential Purchase Agreement aretapplica	able to this Purchase Agreem	ent Addendum.)
Ï.	☐ CANCELLATION OF PRIOR BALE; BACK-UP OFFER (If checked):	This Agreement is in back-up	position number
	and is contingent upon written cancellation of any prior contracts and n	alated escrows ("Prior Contra	cts") between Seller and other
	buyers. Seller and other buyers may mutually agree to modify or an	nend the terms of Prior Con	Kracts, Buyer may cancel this
	Agreement in writing at any time before Seller provides Buyer Copies of	Written cancellations of Phor	Contracts Signed by all parties (date).
	to those contracts. If Seller is unable to provide such written Signed can then either Buyer or Seller may cancel the Agreement in writing.	cellations to buyer by	(Gata),
	A. BUYER'S DEPOSIT CHECK shall be: (i) held uncashed until Copies	of the written cancellations S	igned by all parties to the Prior
	Contracts are provided to Buyer, OR (ii) (if checked) I immediately h	andled as provided in the Ag	reement.
	B. TIME PERIODS in the Agreement for Investigations, contingencies,	covenants and other obligati	ions (i) shall begin on the Day
	After Seller provides Buyer Copies of Signed cancellations of Prior (Contracts; OR (ii) (if checked)) 🔲 all time periods shall begin
	as provided in this Agreement. However, if the date for Close Of 8	Escrow is a specific calendar	r date, that date shall NOT be
_	extended, unless agreed to in writing by Buyer and Seller.		
2.	SELLER TO REMAIN IN POSSESSION AFTER CLOSE OF ESCI	tOW (If checked): This provi	sion is intended for short-term
	occupancy (i.e. less than 30 Days). If occupancy is intended to be for 3	30 Days or longer, use Reside	ential Lease After Sale (C.A.K.
	Form RLAS). Note: Local rent control or other Law regarding tens	ints rights may impact but	yers and Sellers ngms and
	obligations. A. TERM: Selier to remain in possession of Property for Da	rys After Close Of Escrow (or	-
	Seller has no right to remain in possession beyond this term and ma		
	remain.	Ty be responsible for court at	raided dairiages it conci cooc
	B. COMPENSATION: Seller agrees to pay Buyer (i) for the term specifie	ed in 2A, \$	per Day (or 🛚
	\ and (ii) a carrity denseit in the	a amount of \$. Seller shall deposit
	such funds with escrow holder prior to Close Of Escrow or such fi	ands shalf be withheld from	Seller's proceeds. At Close Of
	Escrow, security deposit will be released to Buyer (or D held in escro		
	C. LATE CHARGE/NSF CHECKS: If any payment from Seller to Buyer		
			to Buyer an additional sum of
	s as a Late Charge. If a check is re	Aurned for non-sumicient fund	os (NSF), Seiler shall pay to
	Buyer \$25.00 as an NSF charge. Seller and Buyer agree that these of Buyer may incur by reason of Seller's late or NSF payment. Buyer may incur by reason of Seller's late or NSF payment.	narges represent a rair and re	Charge of NCE for shall not
	constitute a waiver as to any default by Seller.	ar s acceptance of any Late	CHARGE OF MOP ICE SHARI NOT
	D. UTILITIES: Seller agrees to pay for all utilities and services, and the	following charges:	•
	except	W.	rhich shall be paid for by Buyer.
	E. ENTRY: Seller shall make Property available to Buyer for the purpo		
	supply necessary or agreed services, or to show Property to prosp		
	appraisers or contractors. Buyer and Seller agree that 24 hours notice		easonable and sufficient notice.
	In an emergency, Buyer may enter Property at any time without prior		
	F. MAINTENANCE: Seller shall maintain the Property, including pool		
	included in the sale in substantially the same condition as on the date		nent. Except as provided in the
	Agreement, Seller shall not make alterations to the Property without E G. ASSIGNMENT; SUBLETTING: Seller shall not assign or sublet all of		r assign or transfer the right to
	occupy the Property. Any assignment, subletting or transfer of the		
	otherwise, without Buyer's prior written consent shall give Buyer the r		
	H. SELLER'S OBLIGATIONS UPON DELIVERY OF POSSESSION: U		
	Property in the condition and on the terms provided in the Agreement		• •
	I. INSURANCE: Seller's personal property (including vehicles) is not		
	against loss or damage due to fire, theft, vandalism, rain, water, crim	inal or negligent acts of other	rs, or any other cause. Seller is
	to carry Seller's own insurance to protect Seller from such loss.		
	J. WAIVER: The waiver of any breach shall not be construed as a conti	nuing waiver of the same or a	iny subsequent breach.
	K. OTHER TERMS AND CONDITIONS/SUPPLEMENTS:	·····	
Ţ	he copyright laws of the United States (Title 17 U.S. Code) forbid the	Buyer's Initials ()()
v	he copyright laws of the United States (Title 17 U.S. Code) forbid the nauthorized reproduction of this form, or any portion thereof, by photocopy nachine or any other means, including facsimile or computerized formats.	Seller's Initials (
U	ODVIGIT G 1991-2008. CALIFORNIA ASSOCIATION OF REALTORS (6). INC.		
A	LL RIGHTS RESERVED.	Reviewed by	Date Date
r	'AA REVISED 4/08 (PAGE 1 OF 2)		चर व्यक्तिमा ।
_	PURCHASE AGREEMENT ADDENDU	M (PAA PAGE 1 OF 2)	
-		Prepa	ared using WINForms® software

Property Address:	Dete:				
back from tenants; leases; rental agreements; and current income and experiments buyer written notice of any changes to existing leases or tenancies or new agriful (or) Days prior to any Proposed Changes. Buyer's approful a contingency of the Agreement. Buyer shall, within 5 (or) Changes remove the applicable contingency or cancel the Agreement. Self-tenant deposits. No warranty is made concerning compliance with governme can lawfully be charged, and/or the maximum number of persons who can lawfullou.	r Copies of all: estoppel certificates sent to and received nee statements ("Rental Documents"). Seller shall give elements to lease or rent ("Proposed Changes") at least well of the Rental Documents and Proposed Changes is a pays After receipt of Rental Documents or Proposed proposed Changes is a pays After receipt of Rental Documents or Proposed that transfer to Buyer, through escrow, all unused intelligent properties of the property and the property in the proper				
4. M SECONDARY OR ASSUMED LOAN (if checked): Obtaining the second financing is a contingency of this Agreement. Buyer shall act diligently and in g A. SECONDARY LOAN:	pood faith to obtain the designated financing.				
(1) New second deed of trust in favor of LENDER encumbering the Pro- % fixed rate or % initial adjustable rate, w due in years. Buyer shall pay loan fees/points not to exce	ith a maximum interest rate of				
(These terms apply whether the designated loan is conventional, FHA (2) Within 17 (or ☐ Days) After Acceptance, Buyer shall, as cancel this Agreement; OR (if checked) ☐ secondary loan contingence B. ■ ASSUMPTION OF EXISTING LOAN:	or VA.) specified in the Agreement, remove this contingency or				
(1) Assumption of existing deed of trust encumbering the Property, securing a note payable at maximum interest of \$\frac{8.75}{1.00}\) % initial adjustable rate, with a maximum interest rate of \$\frac{8.74}{1.00}\) %, balance due in years. Buyer shall pey loan fees/points not to exceed \$\frac{80}{1.00}\) \$\frac{80}{1.00}\] \$\frac{80}{1.00}\] %. Alter Acceptance, request from Lender, and upon receipt provide to Buyer. Copies of all applicable notes and deeds of trust, loan balances and current interest rates. Differences between estimated and actual loan balances shall be adjusted at Close Of Escrow by cash down payment. Impound accounts, if any, shall be assigned and charged to Buyer and credited to Seller. If this is an assumption of a VA Loan, the sale is contingent upon Seller being provided a release of liability and substitution of eligibility, unless otherwise agreed in writing. (2) Within 17 (or \(\preced{1}\) \) Days After Acceptance, Buyer shall, as specified in the Agreement, remove this contingency or cancel this Agreement. However, if the assumed loan documents are not provided to Buyer within 7 Days After Acceptance, Buyer has 5 (or \(\preced{1}\) \) Days After receipt of these documents, or the fixed time specified in 4B(2), whichever occurs last, to remove this contingency or cancel the Agreement; OR (if checked) \(\preced{1}\) assumed loan contingency shall remain in effect until the assumption is approved. 5. \(\preced{1}\) COURT CONFIRMATION (if checked): This Agreement is contingent upon court confirmation on or before (date). If court confirmation is not obtained by that date, Buyer may cancel this Agreement in writing. Court confirmation may be required in probate, conservatorship, guardianship, receivership, bankruptcy or other proceedings. The court confirmation hearing. Buyer understands that (i) Broker and others may continue to market the Property and (ii) Broker may represent other competitive biddiers prior to and at the court confirmation.					
By signing below Buyer and Seller acknowledge that each has read, understan Purchase Agreement Addendum.	ids, received a copy of and agrees to the terms of this				
Date June 2.2 Date	June 3, 2 -				
Buyer Terry Reed Seller	James Burden				
Buyer Deborah Reed Seller	Judy Burden				
THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.) ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKI TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESS. This form is available for use by the entire real estate industry, it is not intended to identify the user as which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe	ER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE BONAL. a REALTOR®, REALTOR® is a registered collective mambership mark				
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WOOD DESTROYING PEST INSPECTION AND ALLOCATION OF COST ADDENDUM (C.A.R. FORTH WPA, Revised 19702)

This is an addendum to the 🏿 California Residential Purchase	Agreement or Other
	("Agreement"), dated Tune did
between Jerry Reed and Deborg and James Burden and Judy	("Property"),
THE FOLLOWING SHALL REPLACE THE WOOD DESTROYS Residential Purchase Agreement (RPA-CA)) and shall supragreement:	ING PEST INSPECTION PARAGRAPH (4A in the California
The Report shall be prepared by	for wood destroying pests and organisms only ("Report"). Termite, a registered structural pest occions for evident infestation or infection (Section 1) and for on 2). The Report shall cover the main building and attached profests, and detached decks, the following other structures operty is a unit in a condominium or other common interest interest and any exclusive-use areas being transferred, and pans on upper level units may not be performed unless the requests inspection of inaccessible areas, Buyer shall pay for unless otherwise agreed. A written Pest Control Certification wise agreed, only if no infestation or infection is found or if the inaccessible areas where active infestation or infection in the inaccessible areas where active infestation or infection in the infestation of infection 2" conditions described in the infestation of infestation 2" conditions described in the infestation of infestation 2" conditions described in the infestation 2" conditions
By signing below, the undersigned acknowledge that each Addendum.	h has read, understands and has received a copy of this
Date June 2,2	Date June 3,2
Buyer Jerry Reed	seller James Burden
Buyer Deborah Reed	Seller Judy Burden
The copyright laws of the United States (Title 17 U.S. Code) forbid the unsuthorized reprinctuding facelmile or computerized formats. Copyright © 2002, CALIFORNIA ASSOCIATION THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALT ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ETANSACTION. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPRINCIPATION TO IT IS available for use by the entire real estate industry. It is not intended to Identification to the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry. It is not intended to Identify the entire real estate industry.	ON OF REALTORSO, INC. ALL RIGHTS RESERVED. FOR SO (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR STATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE IATE PROFESSIONAL. BY THE PROFESSIONAL. BY THE PROFESSIONAL.
WPA REVISED 10/02 (PAGE 1 OF 1) WOOD DESTROYING PEST INSPECTION AND ALLO	CATION OF COST ADDENDUM (WPA PAGE 1 OF 1)
	Prepared using WINForms® software