# **INFORMATION SHEET**

		START/END:
PROPERTY ADDRESS:		PM AGMT
LEASE PRICE: LEASE TERM:	<del></del>	EXPIRATION: 30/60 DAY
SECURITY DEPOSIT:		REMINDER:
OWNER 1 - TAX ID:	TENANT 1:	
MAILING ADDRESS:	MAILING ADDRESS:	]
CITY/STATE/ZIP:	CITY/STATE/ZIP:	
HOME PHONE:	HOME PHONE:	
CELLULAR:	CELLULAR:	
EMAIL:	EMAIL:	
OWNER 2 - TAX ID:	TENANT 2:	
MAILING ADDRESS:	MAILING ADDRESS:	
CITY/STATE/ZIP:	CITY/STATE/ZIP:	
HOME PHONE:	HOME PHONE:	
CELLULAR:	CELLULAR:	
EMAIL:	EMAIL :	
Erro via.		
OWNERS AGENT:	TENANTS AGENT:	
CELLULAR PHONE:	CELLULAR PHONE:	
OFFICE PHONE:	OFFICE PHONE:	
OFFICE FAX:	OFFICE FAX:	
EMAIL:	EMAIL:	
SECTION 2:	SECTION 3:	
PM AGMT & ADDENDA: (TABBED)	RENT RECEIPTS: (TABBED)	
LEASE AGMT: (TABBED)	R & M BILLS: (TABBED)	EXPENDITURE
DISTRIBUTION SHEET: (TABBED)	HOME WARRANTY: (TABBED)	
RENEWAL NOTICE: (TABBED)	HOA IF APPLICABLE: (TABBED)	
		-
SECTION 4:	VENDORS:	
TENANT APPLICATION: (TABBED)	LANDSCAPING:	
CREDIT APPLICATION: (TABBED)	POOL:	
MI/MO CHECKLIST: (TABBED)	OTHER:	
		7
BANKING INFO:	CARBON MONOXIDE:	INSTALLED?
BANK NAME:		_
ACCOUNT HOLDERS NAME:	ANTIOCH/PITTSBURG NOTARIZED ADDENDA:	
ROUTING NUMBER:		7
ACCOUNT NUMBER:	INTRO PACKAGE SENT:	
NOTES:		
GATES/SECURITY CODES:		
ADDT'L PROPERTIES OWNED BY OWNER:		



Brentwood Office (925) 634-8040

Oakley Office (925) 679-3331

Discovery Bay Office (925) 634-2224

# COMMUNITY SERVICE DIRECTORY East County

POLICE		FIRE DEPARTMENT	
Non-Emergency:		Non-Emergency	
Byron/Discovery Bay	646-2441	Byron/Discovery Bay	930-5531
Brentwood	634-6911	Brentwood	930-5531
Oakley	625-6700	Oakley	625-2102
Bethel Island	625-2341	Bethel Island	684-2211
		CVTV OFFICERS	
CABLE TV (All areas)	(000) 045 0000	CITY OFFICES	
Comcast	(800) 945-2288	Town of Discovery Bay	(24 1121
CHAMBED OF COMMEDO	D	1800 Willow Lake Road	634-1131
CHAMBER OF COMMERC		City of Brentwood	516 5400
Byron	634-0917	708 Third Street	516-5400
Discovery Bay	(888) 832-3291	City of Oakley	<b>625 7</b> 000
Brentwood	634-3344	3639 Main Street	625-7000
Oakley	625-1035	DOCT OFFICE	
Bethel Island	684-3220	POST OFFICES	(2.1.2.60.0
G . T T . G T		Discovery Bay - 3345 Bixler Rd.	634-2600
GARBAGE		Brentwood – 18 Oak St.	240-2065
Byron/Discovery Bay	634-3099	Byron – 3852 Main St.	634-2600
Brentwood	516-6090	Oakley – 118 E. Ruby	625-2400
Oakley	757-7660		
Bethel Island	757-7660	SCHOOL DISTRICTS	
Antioch	685 - 4711	Byron Union School District	634-6644
WATER		(includes Discovery Bay schools)	
Byron/Discovery Bay	634-1131	Brentwood Union S. D.	634-1168
Reclamation 800 Water District		Liberty Union High S. D.	634-2166
Brentwood	516-5415	Oakley Union S. D.	625-0700
Oakley	625-3798	Knightsen Elementary S. D.	625-0073
Bethel Island	684-9660	rangingen Elementary 5. 5.	022 0072
Antioch	779-7060		
Tracy	(209) 831-6800		
Pittsburg	252-4940	HOSPITALS	
PG&E	232 1910	Sutter Delta Medical Center	
All Areas	(800) 743-5000	3901 Lone Tree Way, Antioch	779-7200
Business Line	(800) 468-4743	John Muir Medical Center	115 1200
TELEPHONE	(000) 100 17 15	1601 Ygnacio Valley Road, WC	939-3000
SBC	(800) 310-2355	Kaiser Permanente Medical Office	<i>J</i> 3 <i>J</i> -3000
AT&T	(800) 222-0300	3400 Delta Fair Blvd., Antioch	754-3704
ANIMAL CONTROL	646-2995	5400 Delta I ali Biva., Alitiocii	/34-3/04
(in Martinez for East County)	UTU-2773	<b>Brentwood Medical Group</b>	
(in Martinez for East County)		(John Muir Emergency Care)	
DEPARTMENT OF MOTOR	VEHICLES	1120 2 <sup>nd</sup> St., Ste. A, Brentwood	513-6955
1399 Buchanan Rd.		Tracy Memorial Hospital	0,22
Pittsburg	432-4748		9) 835-1500
<i>5</i>	· -	, , ,	,



## DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Listing Firm to Seller) (As required by the Civil Code) (C.A.R. Form AD, Revised 11/09)

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

#### **SELLER'S AGENT**

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

To the Seller: A Fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Seller.

To the Buyer and the Seller:

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

#### **BUYER'S AGENT**

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

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

To the Buyer and the Seller:

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

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

#### AGENT REPRESENTING BOTH SELLER AND BUYER

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

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

- (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.
- (b) Other duties to the Seller and the Buyer as stated above in their respective sections.

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

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

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction.

This disclosure form includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE BACK (OR A SEPARATE PAGE). Dunion Discourse Discourse Discourse

□ Buyer □ Seller □ Landlord □ Tenant		Date
☐ Buyer ☐ Seller ☐ Landlord ☐ Tenant		Date
Agent	DRE Lic. #	
Real Estate Broker (Firm	1)	
	DRE Lic. #	Date
By(Salesperson or Broker-Associate)		
AGENCY DISCLOSURE COMPLIANCE (Civil Code §2079.1	•	Of the state of the Oalland and a
<ul> <li>When the listing brokerage company also represents Buye different AD form signed by Buyer/Tenant.</li> </ul>	en renant: The Listing Agent shall have one AL	form signed by Seller/Landlord and a
When Seller/Landlord and Buyer/Tenant are represented Seller/Landlord and (ii) the Buyer's/Tenant's Agent shall presented to Seller/Landlord for signature prior to presenta	have one AD form signed by Buyer/Tenant	and either that same or a different AD form
Seller/Landlord Date	Seller/Landlord	Date

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Reviewed by	Date	



**AD REVISED 11/09 (PAGE 1 OF 2)** 

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

Fax: (925) 634-8547 **Agent: Cathie Marples** Phone: (925) 634-8040 Prepared using WINForms® software Broker: Marples & Associates Inc. 8340 Brentwood Blvd, Brentwood CA 94513

### CIVIL CODE SECTIONS 2079.13 THROUGH 2079.24 (2079.16 APPEARS ON THE FRONT)

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

(a) "Agent" means a person acting under provisions of title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to has entered into a written contract with a broker to has entered into a written contract with a broker to has entered into a written contract with a broker to has entered into a written contract with a broker to have performed as agents of the agent. When an associate licensee owes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee functions. (c) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. "Buyer" includes vendee or lessee. (d) "Dual agent" means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real property transaction. (e) "Listing agreement" means a contract between an owner of real property and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer. (f) "Listing agent" means a person who has obtained a listing of real property through the listing agent. (h) "Offering price" is the amount expressed in dollars specified in the listing for which the seller is willing to sell the real property, through the listing agent. (h) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. (i) "Offer to purchase" means a written contract executed by a buyer acting through a selling agent which becomes the contract for the sale of the real property upon acceptance by the seller. (j) "R under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate license and to locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (o) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not include an associate licensee who is acting under the supervision of an agent in a real property transaction.

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase, except that if the offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal. 2079.16 Reproduced on Page 1 of this AD form.

2079.16 Reproduced on Page 1 of this AD form.

2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller.

(c) The confirmation required by subdivisions (a) and (b) shall be in the following form (c) The confirmation required by subdivisions (a) and (b) shall be in the following form.

(DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one): $\square$ the seller exclusively; or $\square$ both the buyer and seller.
(Name of Listing Agent)	
(DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one): $\square$ the buyer exclusively; or $\square$ the seller exclusively; or
(Name of Selling Agent if not the same as the Listing Agent)	□ both the buyer and seller.
(d) The disclosures and confirmation required by this section shall be	in addition to the disclosure required by Section 2079.14.

2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in

2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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AD REVISED 11/09 (PAGE 2 OF 2)





## **ADDENDUM**

(C.A.R. Form ADM, Revised 4/12)

No.	1	

The following terms and conditions  Manufactured Home Purchase Agreement, Vacant Land Purchase Purchase Agreement, Other	ement,  Business Purcha Agreement,  Residential	se Agreement, Income Prope	X Residential	Lease or Month-to-Month I	Rental
dated,					;
in whichand				_ is referred to as ("Buyer/To is referred to as ("Seller/Land	
1. Tenant acknowledges that on behalf of Landlord. Te be held liable or responsit security deposit. Tenant deposit, and that the disp controlled and directed by to sue Marples in the even deposit.  2. The tenant acknowledge inspected the property and waives all rights to reque other surfaces, equipment defective items that requi	nant further acknowledges ble for the return a further acknowledges osition of these fur Landlord/Owner, and t of any dispute arm s that the home is a accepts it in its a st for upgrading or or systems of the home	dedges and and/or dispose that Land after the following out of the following control of the foll	agrees that cosition of allord/Owner the end of the es. Tenant of, or related to the est of any pathere are f	Marples shall in no any portion of the holds the security he Lease Term is further covenants red to, the security addition. The tenant ove in. The tenant inting, flooring or uture damages or	not t has
					· · · · · · · · · · · · · · · · · · ·
The foregoing terms and conditions are	e hereby agreed to, and the u	ndersigned ack	nowledge receipt	of a copy of this document.	
Date		Date			<del></del>
Buyer/Tenant		Seller/Landle	ord		
Buyer/Tenant		Seller/Landle	ord		
The copyright laws of the United States (Title 17 the Including facsimile or computerized formats. Copy THIS FORM HAS BEEN APPROVED BY THE C. ADEQUACY OF ANY PROVISION IN ANY SITRANSACTIONS, IF YOU DESIRE LEGAL OR T. This form is available for use by the entire real evaluation of the NATA.	right® 1986-2012, CALIFORNIA ASS' ALIFORNIA ASSOCIATION OF REAL PECIFIC TRANSACTION. A REAL AX ADVICE, CONSULT AN APPROPI state industry. It is not intended to ide	OCIATION OF REAL TORS® (C.A.R.). N ESTATE BROKER RIATE PROFESSIO ntify the user as a F	LTORS®, INC. ALL RI O REPRESENTATION IS THE PERSON ( NAL. REALTOR®, REALTO)	GHTS RESERVED. N IS MADE AS TO THE LEGAL VALI QUALIFIED TO ADVISE ON REAL	IDITY OR ESTATE
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525 South Virgil Avenue, Los Angeles, California ADM REVISED 4/12 (PAGE 1 OF 1)				Date	EQUAL HOUSING OPPORTUNITY
Agent: Matt Marples	ADDENDUM (AI Phone: (925)634-7774		1) )240-1092	Prepared using zipForm® so	oftware
Ludelli marrmarhics	LUCKE (450)004-1114	[ ax. (323	7~~0-100£	. repared dening kips of the at	

Broker: Marples & Associates 8340 Brentwood Blvd. Brentwood, CA 94513



## **RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT**

(C.A.R. Form LR, Revised 12/15)

Da	te, ,				("Landlord") and
1	PROPERTY:				("Tenant") agree as follows:
١.	A. Landlord rents to Tenant and Tenant rents from Landlord, the real property and improvements described as:				
					("Premises").
	<b>B.</b> The Premises are for the	e sole use as a personal reside	ence by the following named po	erson(s) <b>only</b> :	
	C. The following personal p	roperty, maintained pursuant t	o paragraph 11, is included:		<del></del>
			dinanceor ☐ (if c	hecked) the personal property	on the attached addendum.
2	<b>D.</b> The Premises may be su <b>TERM</b> : The term begins on (	ubject to a local rent control ord	dinance	("Commencem	ent Date"), (Check A or B):
۷.			onth tenancy. Tenant may tern		
	prior to the intended		ay terminate the tenancy by giv		
	given on any date.	minata an (data)		-1	
	B. Lease: and shall ten		on of the Agreement, unless:	at (i) I andlord and Tenant have	AM/ PM.
	writing or signed a n	new agreement; (ii) mandated	by local rent control law; or (ii	i) Landlord accepts Rent from	Tenant (other than past due
			nall be created which either pa		
	force and effect.	to by Landlord and Tenant, o	r as allowed by law. All other	terms and conditions of this A	greement shall remain in full
3.	RENT: "Rent" shall mean all		nt to Landlord under the terms		
	A. Tenant agrees to pay \$_	U 444 🗆	per month for the term of the A) day of each calendar	greement.	
	B. Rent is payable in advan	falls on any day other than the	<b>) day</b> of each calendar e day Rent is payable under p	montn, and is delinquent on the	e next day.
			calendar month shall be prora		
		n prorated second month.	, , , , , , , , , , , , , , , , , , ,		
	(name)	e paid by personal check, _	money order, cashier's ch	eck, orother	, to
	(address)			(prioric)	at
	at any other location sub	sequently specified by Landlor	d in writing to Tenant) (and	if checked, rent may be paid p	personally, between the hours
	ofa	nd on the t	ollowing days tenant stops payment, then, a	ofter that: (i) I andlord may in	
	Rent in cash for three me	onths and (ii) all future Rent sh	all be paid by money order,	or cashier's check.	withing, require remain to pay
_	E. Rent payments received		o the earliest amount(s) due or		
4.	SECURITY DEPOSIT:  A. Tenant agrees to pay \$		as a security denos	sit. Security deposit will be	rransferred to and held by the
		or held in Owner's Broker's	trust account.	sit. Occurry deposit will be	ransierred to and neid by the
			as reasonably necessary, to: (		
			damage, excluding ordinary wonination of the tenancy; and (		
			ENANT IN LIEU OF PAYMEN		
			ees to reinstate the total securi		
			ses, Landlord shall: (1) furnish on and supporting documentation		
	return any remaining por	tion of the security deposit to	Γenant.		
	C. Security deposit will no	ot be returned until all Tenai	nts have vacated the Premise		y security deposit returned
		e out to all Tenants named o In security deposit unless requ	n this Agreement, or as subs	equently modified.	
	E. If the security deposit is	held by Owner, Tenant agree	es not to hold Broker responsi	ble for its return. If the securi	ty deposit is held in Owner's
			nated before expiration of this		
			writing, where and to whom s		ased. Once Tenant has been
5.		D/DUE: Move-in funds made		posit.	
	<u> </u>	check, money order, or ca			
-	Category	Total Due	Payment Received	Balance Due	Date Due
	Rent from to (date)				
-	*Security Deposit				
-	Other				
	Other				
	Total				
			eposit, however designated, ca	annot exceed two months' Ren	t for unfurnished premises, or
	three months' Rent for furnis	·			
	Tenant's Initials (			Landlord's Initials (	)()
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LR	R REVISED 12/15 (PAGE 1	I OF 6)			لكا

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 1 OF 6)

Pre	emises: <u>., .,</u>	Date:
6	LATE CHARGE; RETURNED CHECKS:	
	<ul> <li>A. Tenant acknowledges either late payment of Rent or issuance of a return amounts of which are extremely difficult and impractical to determine. The and accounting expenses, and late charges imposed on Landlord. If any interpretation (or) calendar days after the date due, or if a check sum of \$</li></ul>	ese costs may include, but are not limited to, processing, enforcement installment of Rent due from Tenant is not received by Landlord within 5 ck is returned, Tenant shall pay to Landlord, respectively, an additional due as a Late Charge and \$25.00 as a NSF fee for the first returned or both of which shall be deemed additional Rent. Conable estimate of the costs Landlord may incur by reason of Tenant's ith the current installment of Rent. Landlord's acceptance of any Latemant. Landlord's right to collect a Late Charge or NSF fee shall not be
	A. Parking is permitted as follows:	
	shall be an additional \$ per month. operable motor vehicles, except for trailers, boats, campers, buses space(s) only. Parking space(s) are to be kept clean. Vehicles leal Premises. Mechanical work or storage of inoperable vehicles is not per Parking is not permitted on the Premises.	uant to paragraph 3. If not included in the Rent, the parking rental fee Parking space(s) are to be used for parking properly licensed and or trucks (other than pick-up trucks). Tenant shall park in assigned king oil, gas or other motor vehicle fluids shall not be parked on the ermitted in parking space(s) or elsewhere on the Premises.
8.	STORAGE: (Check A or B)  A. Storage is permitted as follows:	
	The right to separate storage space is, is not, included in the Re space fee shall be an additional \$	nt charged pursuant to paragraph 3. If not included in the Rent, storage per month. Tenant shall store only personal property Tenant owns, and by right, title or interest. Tenant shall not store any improperly packaged is waste or other inherently dangerous material, or illegal substances.
	R. Except for Tenant's personal property, contained entirely within the Pr	
	UTILITIES: Tenant agrees to pay for all utilities and services, and the followin except	shall be paid for by Landlord. If any utilities are not separately metered, if directed by Landlord. If utilities are separately metered, Tenant shall only responsible for installing and maintaining one usable telephone jack sion from existing utilities service provider.  Il furniture, furnishings, appliances, landscaping and fixtures, including
	B. Tenant's acknowledgment of the condition of these items is contained  (i) Landlord will Deliver to Tenant a statement of condition (C.A.R. For to the Commencement Date; within 3 days after the Commencement (ii) Tenant shall complete and return the MIMO to Landlord within 3 (MIMO within that time shall conclusively be deemed Tenant's Acknown Tenant will provide Landlord a list of items that are damaged or a Commencement Date, not as a contingency of this Agreement but rate.  E. Other:	orm MIMO) within 3 days after execution of this Agreement; prior ent Date.  or ) days after Delivery. Tenant's failure to return the eledgement of the condition as stated in the MIMO.  not in operable condition within 3 (or) days after
11.	MAINTENANCE USE AND REPORTING:	
	<ul> <li>A. Tenant shall properly use, operate and safeguard Premises, including if all mechanical, electrical, gas and plumbing fixtures, carbon monoxide sanitary and well ventilated. Tenant shall be responsible for checking an lines beyond the one line and jack that Landlord shall provide and mainta malfunction or damage with any item including carbon monoxide device repairs or replacements caused by Tenant, pets, guests or licensees of Tedamage to Premises as a result of failure to report a problem in a time stoppages, unless caused by defective plumbing parts or tree roots invadi</li> <li>B. Landlord Tenant shall water the garden, landscaping, trees and shring the problem in the problem in the part of the part of the part of the problem in the part of the part</li></ul>	devices and smoke alarms, and keep them and the Premises clean, d maintaining all carbon monoxide detectors and any additional phone in. Tenant shall immediately notify Landlord, in writing, of any problem, as and smoke alarms on the property. Tenant shall be charged for all tenant, excluding ordinary wear and tear. Tenant shall be charged for all tely manner. Tenant shall be charged for repair of drain blockages or any sewer lines.
	C. Landlord Tenant shall maintain the garden, landscaping, trees and s	hrubs, except:
	<ul> <li>DLandlordTenant shall maintain</li></ul>	
	<ul> <li>F. Tenant's failure to maintain any item for which Tenant is responsible shall and charge Tenant to cover the cost of such maintenance.</li> <li>G. The following items of personal property are included in the Premises w</li> </ul>	I give Landlord the right to hire someone to perform such maintenance
	Toronto leikista (	· · · · · · · · · · · · · · · · · · ·
	Tenant's Initials ( ) ( )	Landlord's Initials ( ) ( )



Pre	mises: <u>, , ,                               </u>
12.	<b>NEIGHBORHOOD CONDITIONS:</b> Tenant is advised to satisfy him or herself as to neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime statistics, proximity of registered felons or offenders, fire protection, other governmental services, availability adequacy and cost of any 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, cemeteries, facilities and condition of common areas, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Tenant.
13.	PETS: Unless otherwise provided in California Civil Code §54.2, no animal or pet shall be kept on or about the Premises without Landlord's prior
14.	written consent, except as agreed to in the attached Pet Addendum (C.A.R. Form PET).  (If checked) <b>NO SMOKING</b> : No smoking of any substance is allowed on the Premises or common areas. If smoking does occur on the Premises or common areas, (i) Tenant is responsible for all damage caused by the smoking including, but not limited to stains, burns, odors and removal of debris; (ii) Tenant is in breach of this Agreement; (iii) Tenant, guests, and all others may be required to leave the Premises; and (iv) Tenant acknowledges that in order to remove odor caused by smoking, Landlord may need to replace carpet and drapes and paint the entire premises regardless of when these items were last cleaned, replaced, or repainted. Such actions and other necessary steps will impact the return of any security deposit. The Premises or common areas may be subject to a local non-smoking ordinance.
15.	RULES/REGULATIONS:
	<ul> <li>A. Tenant agrees to comply with all Landlord rules and regulations that are at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guests and licensees of Tenant shall not, disturb, annoy, endanger or interfere with other tenants of the building on neighbors, or use the Premises for any unlawful purposes, including, but not limited to, using, manufacturing, selling, storing or transporting illicit drugs or other contraband, or violate any law or ordinance, or commit a waste or nuisance on or about the Premises.</li> <li>B. (If applicable, check one)</li> </ul>
	1. Landlord shall provide Tenant with a copy of the rules and regulations within days or  OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of the rules and regulations.
16.	[ (If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT:
	A. The Premises are a unit in a condominium, planned unit development, common interest subdivision or other development governed by a homeowners' association ("HOA"). The name of the HOA is
	to comply with all HOA covenants, conditions and restrictions, bylaws, rules and regulations and decisions ("HOA Rules"). Landlord shall provide Tenant copies of HOA Rules, if any. Tenant shall reimburse Landlord for any fines or charges imposed by HOA or other authorities, due to any violation by Tenant, or the guests or licensees of Tenant.
	B. (Check one)  1. Landlord shall provide Tenant with a copy of the HOA Rules within
	OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of the HOA Rules.  ALTERATIONS; REPAIRS: Unless otherwise specified by law or paragraph 29C, without Landlord's prior written consent, (i) Tenant shall not make any repairs, alterations or improvements in or about the Premises including: painting, wallpapering, adding or changing locks, installing antenna o satellite dish(es), placing signs, displays or exhibits, or using screws, fastening devices, large nails or adhesive materials; (ii) Landlord shall not be responsible for the costs of alterations or repairs made by Tenant; (iii) Tenant shall not deduct from Rent the costs of any repairs, alterations or improvements; and (iv) any deduction made by Tenant shall be considered unpaid Rent.
18.	KEYS; LOCKS: A. Tenant acknowledges receipt of (or Tenant will receive ☐ prior to the Commencement Date, or ☐ ):
	key(s) to Premises, remote control device(s) for garage door/gate opener(s), key(s) to mailbox, key(s) to common area(s),  B. Tenant acknowledges that locks to the Premises have, have not, been re-keyed.  C. If Tenant re-keys existing locks or opening devices, Tenant shall immediately deliver copies of all keys to Landlord. Tenant shall
	pay all costs and charges related to loss of any keys or opening devices. Tenant may not remove locks, even if installed by Tenant.
19.	<ul> <li>A. Tenant shall make Premises available to Landlord or Landlord's representative for the purpose of entering to make necessary or agreed repairs (including, but not limited to, installing, repairing, testing, and maintaining smoke detectors and carbon monoxide devices, and bracing anchoring or strapping water heaters), decorations, alterations, or improvements, or to supply necessary or agreed services, or to show Premises to prospective or actual purchasers, tenants, mortgagees, lenders, appraisers, or contractors.</li> <li>B. Landlord and Tenant agree that 24-hour written notice shall be reasonable and sufficient notice, except as follows: (1) 48-hour written notice is</li> </ul>
	required to conduct an inspection of the Premises prior to the Tenant moving out, unless the Tenant waives the right to such notice. (2) I Landlord has in writing informed Tenant that the Premises are for sale and that Tenant will be notified orally to show the premises (C.A.R. Form NSE), then, for the next 120 days following the delivery of the NSE, notice may be given orally to show the Premises to actual or prospective purchasers. (3) No written notice is required if Landlord and Tenant orally agree to an entry for agreed services or repairs if the date and time or entry are within one week of the oral agreement. (4) No notice is required: (i) to enter in case of an emergency; (ii) if the Tenant is present and consents at the time of entry; or (iii) if the Tenant has abandoned or surrendered the Premises.  C. (If checked) Tenant authorizes the use of a keysafe/lockbox to allow entry into the Premises and agrees to sign a keysafe/lockbox addendum (C.A.R. Form KLA).  SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on the Premises.  ASSIGNMENT; SUBLETTING: Tenant shall not sublet all or any part of Premises, or assign or transfer this Agreement or any interest in it, without
	Landlord's prior written consent. Unless such consent is obtained, any assignment, transfer or subletting of Premises or this Agreement or tenancy by voluntary act of Tenant, operation of law or otherwise, shall, at the option of Landlord, terminate this Agreement. Any proposed assignee transferee or sublessee shall submit to Landlord an application and credit information for Landlord's approval and, if approved, sign a separate written agreement with Landlord and Tenant. Landlord's consent to any one assignment, transfer or sublease, shall not be construed as consent to any subsequent assignment, transfer or sublease and does not release Tenant of Tenant's obligations under this Agreement.
	Tenant's Initials () ()   Landlord's Initials () ()

Pre	ses: <u>, , ,                             </u>
22. 23.	DINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, each one shall be individually and completely responsible for terformance of all obligations of Tenant under this Agreement, jointly with every other Tenant, and individually, whether or not in possession.  LEAD-BASED PAINT (If checked): Premises were constructed prior to 1978. In accordance with federal law, Landlord gives and Tenant
23. 24.	acknowledges receipt of the disclosures on the attached form (C.A.R. Form FLD) and a federally approved lead pamphlet.  MILITARY ORDNANCE DISCLOSURE: (If applicable and known to Landlord) Premises are located within one mile of an area once used military training, and may contain potentially explosive munitions.
25.	PERIODIC PEST CONTROL: Landlord has entered into a contract for periodic pest control treatment of the Premises and shall give Tenant copy of the notice originally given to Landlord by the pest control company.
26.	METHAMPHETAMINE CONTAMINATION: Prior to signing this Agreement, Landlord has given Tenant a notice that a health official has issu an order prohibiting occupancy of the property because of methamphetamine contamination. A copy of the notice and order are attached.
27.	EGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered s fenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending noffender's criminal history, this information will include either the address at which the offender resides or the community of residence and Z pode in which he or she resides. (Neither Landlord nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenangular distributions of the community of
28.	OSSESSION:
	Tenant is not in possession of the Premises. If Landlord is unable to deliver possession of Premises on Commencement Date, such Date she extended to the date on which possession is made available to Tenant. If Landlord is unable to deliver possession within 5 (or) calendar days after agreed Commencement Date, Tenant may terminate this Agreement by giving written notice to Landlord and shall be refunded all Rent and security deposit paid. Possession is deemed terminated when Tenant has returned all keys to the Premis to Landlord.
29.	
	. Upon termination of this Agreement, Tenant shall: (i) give Landlord all copies of all keys or opening devices to Premises including any common areas; (ii) vacate and surrender Premises to Landlord, empty of all persons; (iii) vacate any/all parking and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to Landlord in the same condition referenced in paragraph 10; (v) remove all debris; (vi) give written notice to Landlord of Tenant's forwarding address; and (vi)
	All alterations/improvements made by or caused to be made by Tenant, with or without Landlord's consent, become the prope of Landlord upon termination. Landlord may charge Tenant for restoration of the Premises to the condition it was in prior to a alterations/improvements.
	Right to Pre-Move-Out Inspection and Repairs: (i) After giving or receiving notice of termination of a tenancy (C.A.R. Form NTT), or before the end of a lease, Tenant has the right to request that an inspection of the Premises take place prior to termination of the lease or rental (C.A. Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity to remedy identified deficiencies prior to termination consistent with the terms of this Agreement. (ii) Any repairs or alterations made to the Premises as a result of this inspection (collective "Repairs") shall be made at Tenant's expense. Repairs may be performed by Tenant or through others, who have adequate insurance a licenses and are approved by Landlord. The work shall comply with applicable law, including governmental permit, inspection and approve requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. (iii) Tenant shall: (a) obtained by Tenant and the date of su Repairs; and (c) provide copies of receipts and statements to Landlord prior to termination. Paragraph 29C does not apply when the tenancy terminated pursuant to California Code of Civil Procedure § 1161(2), (3) or (4).
	<b>REACH OF CONTRACT; EARLY TERMINATION:</b> In addition to any obligations established by paragraph 29, in the event of termination enant prior to completion of the original term of the Agreement, Tenant shall also be responsible for lost Rent, rental commissions, advertisi spenses and painting costs necessary to ready Premises for re-rental. Landlord may withhold any such amounts from Tenant's security deposit.
31.	EMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landlord, to temporarily vacate Premises for a reasonal eriod, to allow for fumigation (or other methods) to control wood destroying pests or organisms, or other repairs to Premises. Tenant agrees amply with all instructions and requirements necessary to prepare Premises to accommodate pest control, fumigation or other work, including agging or storage of food and medicine, and removal of perishables and valuables. Tenant shall only be entitled to a credit of Rent equal to the period of time Tenant is required to vacate Premises.
32.	AMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed by fire, earthquake, accident or other asualty that render Premises totally or partially uninhabitable, either Landlord or Tenant may terminate this Agreement by giving the other writted bitice. Rent shall be abated as of the date Premises become totally or partially uninhabitable. The abated amount shall be the current monthly Resorted on a 30-day period. If the Agreement is not terminated, Landlord shall promptly repair the damage, and Rent shall be reduced based on the tenth to which the damage interferes with Tenant's reasonable use of Premises. If damage occurs as a result of an act of Tenant or Tenant usests, only Landlord shall have the right of termination, and no reduction in Rent shall be made.
33.	ISURANCE: Tenant's or guest's personal property and vehicles are not insured by Landlord, manager or, if applicable, HOA, against loss amage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is advised to carry Tenant's over surance (renter's insurance) to protect Tenant from any such loss or damage. Tenant shall comply with any requirement imposed on Tenant and Industrial to avoid: (i) an increase in Landlord's insurance premium (or Tenant shall pay for the increase in premium); or (ii) loss surance.
	ATERBEDS/PORTABLE WASHERS: Tenant shall not use or have waterbeds on the Premises unless: (i) Tenant obtains a valid waterb surance policy; (ii) Tenant increases the security deposit in an amount equal to one-half of one month's Rent; and (iii) the bed conforms to the fload capacity of Premises. Tenant shall not use on the Premises Portable Dishwasher Portable Washing Machine.  'AIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach.
	enant's Initials () () Landlord's Initials () ()



	ses: .,., Date:
	OTICE: Notices may be served at the following address, or at any other location subsequently designated:  Tenant:
w is	<b>ENANT ESTOPPEL CERTIFICATE</b> : Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord's agenthin <b>3 days</b> after its receipt. Failure to comply with this requirement shall be deemed Tenant's acknowledgment that the tenant estoppel certificate true and correct, and may be relied upon by a lender or purchaser.
A ap To er m re m B N	EPRESENTATION  TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord requires all occupants 18 years of age or older and all emancipated minors to complete a lease rental application are accurate this requirement and agrees to notify Landlord when any occupant of the Premises reaches the age of 18 or becomes an inancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the odification or enforcement of this Agreement. Landlord may cancel this Agreement: (i) before occupancy begins; (ii) upon disapproval of the credit port(s); or (iii) at any time, upon discovering that information in Tenant's application is false. A negative credit report reflecting on Tenant's record any be submitted to a credit reporting agency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement.  LANDLORD REPRESENTATIONS: Landlord warrants that, unless otherwise specified in writing, Landlord is unaware of (i) any recorded offices of Default affecting the Premises; (ii) any delinquent amounts due under any loan secured by the Premises; and (iii) any bankrupton occeeding affecting the Premises.
9. M A	EDIATION:  Consistent with paragraphs B and C below, Landlord and Tenant agree to mediate any dispute or claim arising between them out of thi Agreement, or any resulting transaction, before resorting to court action. Mediation fees, if any, shall be divided equally among the partie involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees even if they would otherwise be available to that party in any such action.
	The following matters are excluded from mediation: (i) an unlawful detainer action; (ii) the filing or enforcement of a mechanic's lien; and (iii) an matter within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the mediation provision.  Landlord and Tenant agree to mediate disputes or claims involving Listing Agent, Leasing Agent or property manager ("Broker"), provide Broker shall have agreed to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to such Broker. An election by Broker to participate in mediation shall not result in Broker being deemed a party to this Agreement.
re I. C	TTORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing party between Landlord and Tenant shall be entitled to asonable attorney fees and costs, collectively not to exceed \$1,000 (or \$
Ē	Keysafe/Lockbox Addendum (C.A.R. Form KLA): ☐ Lead-Based Paint and Lead-Based Paint Hazards Disclosure (C.A.R. Form FLD):  Landlord in Default Addendum (C.A.R. Form LID)
	•
TI	ne following ATTACHED supplements are incorporated in this Agreement:
A ar be be in in	ME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this greement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may extended, amended, modified, altered or changed except in writing. This Agreement is subject to California landlord-tenant law and shall corporate all changes required by amendment or successors to such law. This Agreement and any supplement, addendum or modification cluding any copy, may be signed in two or more counterparts, all of which shall constitute one and the same writing.
	GENCY:  CONFIRMATION: The following agency relationship(s) are hereby confirmed for this transaction:  Listing Agent: (Print firm name)
	is the agent of (check one):the Landlord exclusively; orboth the Landlord and Tenant.  Leasing Agent: (Print firm name)  (if not same as Listing Agent) is the agent of (check one):the Tenant exclusively; orthe Landlord exclusively; orboth the Tenant and Landlord.
. г	DISCLOSURE: [If checked]: The term of this lease exceeds one year. A disclosure regarding real estate agency relationships (C.A.R. Form AD) has been provided to Landlord and Tenant, who each acknowledge its receipt.  TENANT COMPENSATION TO BROKER: Upon execution of this Agreement, Tenant agrees to pay compensation to Broker as specified in a
	separate written agreement between Tenant and Broker.  INTERPRETER/TRANSLATOR: The terms of this Agreement have been interpreted for Tenant into the following language  Landlord and Tenant acknowledge receipt of
<b>S</b> .	: Zanacia ana renant dolato doloto



Premises: ., .,			Date: _		
7. NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRANSLATION OF LEASE/RENTAL AGREEMENTS: California Civil Code requires a landlord or property manager to provide a tenant with a foreign language translation copy of a lease or rental agreement. If the agreement was negotiated primarily in Spanish, Chinese, Korean, Tagalog or Vietnamese. If applicable, every term of the lease/rental needs to be translated except for, among others, names, dollar amounts and dates written as numerals, and words with no generally accepted non-English translation.  8. OWNER COMPENSATION TO BROKER: Upon execution of this Agreement, Owner agrees to pay compensation to Broker as specified in a separate written agreement between Owner and Broker (C.A.R. Form LL or LCA).  9. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowledges receipt of move-in funds.					
made by others; (c) can education or experience r Brokers: (e) do not decide	nowledge and agree Brokers: (a not provide legal or tax advic equired to obtain a real estate what rental rate a Tenant sho ord and Tenant agree that the	e; (d) will not provide other a license. Furthermore, if Broker ould pay or Landlord should ac	advice or information that exist are not also acting as Landlicept; and <b>(f)</b> do not decide up	ceeds the knowledge, lord in this Agreement, oon the length or other	
Tenant agrees to rent the I	Premises on the above term	s and conditions.			
Tenant	Fax		Date		
Address		City	State	Zip	
Telephone	Fax	E-mail			
lenant	Fax	0:4	Date	7:	
Address	Fav	City	State	ZIP	
reiepnone	rax	E-maii			
become due pursuant (ii) consent to any che waive any right to a Agreement before seek	ndlord and Landlord's agents to this Agreement, including nanges, modifications or alterat require Landlord and/or Landling to enforce this Guarantee.	any and all court costs and ions of any term in this Agree ord's agents to proceed aga	attorney fees included in enterment agreed to by Landlord inst Tenant for any default	forcing the Agreement; and Tenant; and (iii)	
Guarantor (PIIII Naii	ne)		Data		
Address		City	Date State	Zin	
Telephone	Fav	Oity F-mail	State	_ ZIP	
Landlard agrees to rept th	Faxe Premises on the above te	rme and conditions			
_					
Landlord	Date	Landlord		_ Date	
Address					
Telephone	Fax	E-mail			
<ul> <li>B. Agency relationships are co</li> <li>COOPERATING BROKER</li> <li>accept: (i) the amount specifiese or a reciprocal MLS;</li> <li>Broker.</li> </ul>	COMPENSATION: Listing Brok cified in the MLS, provided Coop or (ii) ☐ (if checked) the amou	er agrees to pay Cooperating Br perating Broker is a Participant of nt specified in a separate writte	oker (Leasing Firm) and Coope of the MLS in which the Prope n agreement between Listing E	erating Broker agrees to rty is offered for sale or Broker and Cooperating	
Real Estate Broker (Listing F	Firm) Fax		CalBRE Lic. #	b	
By (Agent)		0''	CalBRE Lic. #	Date	
Address	Fe	City	State	∠ip	
l elepnone	Fax	E-mail			
Real Estate Broker (Leasing	Firm)Fax		CalBBE Lic. #	Poto	
Address		City	Calbre Lic. #	_ Date	
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		Reviewed by Da	ate		

LR REVISED 12/15 (PAGE 6 OF 6)

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## RECEIPT OF COVENANTS, CONDITIONS & RESTRICTIONS (CC&R's)

, , , , , , , , , , , , , , , , , , ,	receipt of the Covenants, Conditions and Restrictions
Tenant:	Date:
Tenant:	Date:



## **MOVE IN / MOVE OUT INSPECTION**

(C.A.R. Form MIMO, Revised 11/07)

Property Address Inspection: Move In Tenant(s)	(Date) Move Out	Unit No (Date)
When completing this form, check the P N : NEW S ⇒SATISFA	remises carefully and be specific in all items r CTORY/CLEAN O - DTHER D - DEPO	oted: Check the appropriate box:
Sprinklers/Timers Walks/Driveway Porches/Stairs Mailbox	MOVE OUT S O D	Comments
Entry Security/Screen Doors Doors/Knobs/Locks Flooring/Baseboards Walls/Ceilings Light Fixtures/Fans Switches/Outlets		
Walls/Ceilings Window Coverings Windows/Locks/Screens Light Fixtures/Fans		
Dining Room Flooring/Baseboards Walls/Ceilings Window Coverings Windows/Locks/Screens Light Fixtures/Fans Switches/Outlets		
Tenant's Initials ()(	) Landlord's Initials ( the unauthorized hine or any other t © 1982-2007,	)())()Date

MOVE IN / MOVE OUT INSPECTION (MIMO PAGE 1 OF 5)

Agent: Marples & Associates Inc. ... Phone: 925.634.8040 Fax: 925.634.8547 Prepared using zipForm® software Broker: Marples & Associates Inc. 8340 Brentwood Blvd. Brentwood, CA 94513

Property Address:			Date:
Other Room  Doors/Knobs/Locks Flooring/Baseboards Walls/Ceilings Window Coverings Windows/Locks/Screens	omments	MOVE OUT S O D	Comments
Window Coverings Windows/Locks/Screens Light Fixtures/Fans			
Walls/Ceilings Window Coverings Windows/Locks/Screens Light Fixtures/Fans			
Bedroom #			
Walls/Ceilings Window Coverings Windows/Locks/Screens Light Fixtures/Fans			
Tenant's Initials ( Landlord's Initials(	)() Tenant )() Landlor	's Initials ( rd's Initials (	)()

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Reviewed by \_\_\_\_\_ Date\_\_\_\_



Property Address:			Date:
MOVE IN N S O	Comments	MOVE OUT	0
Bath #	Comments	S O D	Comments
Doors/Knobs/Locks			
Flooring/Baseboards			
Walls/Ceilings			
Window Coverings		!-! !-! !-! !-!	
Light Fixtures	<del></del>	片片片	
Switches/Outlets	-	─── <b>┡</b> ┦╠┤╠┤	
Toilet	•	~~~	
Tub/Shower		h d d	
Shower Door/Rail/Curtain			
Sink/Faucets		🗆 🗕 📙 📮	
Plumbing/Drains		<u> — ДНН</u>	
Towel Rack(s)		╼═┈╞╣╞╣	
Toilet Paper Holder		╼╼╴┡┥┡┥╠╣	
Cabinets/Counters			·
Bath #Doors/Knobs/Locks		$\Box$	
Flooring/Baseboards			
Valls/Ceilings			
Vindow Coverings ☐ ☐ ☐			
Windows/Locks/Screens ☐ ☐ ☐			
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Shower Door/Rail/Curtain 🔲 🔲		— H II II	<del></del>
Sink/Faucets			
Plumbing/Drains			
Exhaust Fan			
oilet Paper Holder		片片片	
Cabinets/Counters			
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looring/Baseboards			
/alls/Ceilings		뉘뉘뉘 .	
/indow Coverings /indows/Locks/Screens		— HĦH .	
ght Fixtures		— 片ট片·	
vitches/Outlets		— Hod -	
oilet 🔲 🔲 🔲			
b/Shower			
nower Door/Rail/Curtain			
nk/Faucets			
haust Fan			
wel Rack(s)			
oilet Paper Holder 🔲 🔲 🔲			
abinets/Counters			
Tenant's Initials (	)()	Tenant's Initials (	)()
Landlord's Initials(		Landlord's Initials (	)()
pyright © 1982-2007, CALIFORNIA ASSOCIATIO	N OF REALTORS®, INC.	D	
10 REVISED 11/07 (PAGE 3 OF 5)			DateCOMAL HOUSE
<b>A</b> # #	NUE IN LINOUE OUT INCREATION	MINIO DAOE O OF T	

Properly Address:	Date:
MOVE IN N S O Comments  Kitchen Flooring/Baseboards	
Hall/Stairs Flooring/Baseboards Walls/Ceilings Light Fixtures Switches/Outlets Closets/Cabinets Railings/Banisters	
LaundryFaucets/Valves	
Systems Furnace/Thermostat Air Conditioning Water Heater Water Softener	
Tenant's Initials () ()	

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Reviewed by \_\_\_\_\_ Date \_\_\_\_



Property Address:	Date:
MOVE IN  N S O Comments  Garage/Parking	MOVE OUT S O D Comments
Garage Door	
Other Door(s) Driveway/Floor	HHH
Cabinets/Counters	H
Light Fixtures	
Switches/Outlets Electrical/Exposed Wiring	HHH
Window(s)	
Other Storage/Shelving	
	-
Back/Side/Yard Patio/Deck/Balcony Patio Cover(s) Landscaping Sprinklers/Timers	
Pool/Heater/Equipment	H H H ================================
Spa/Cover/Equipment	
rences/Gates	
Safety/Security Smoke/CO Detector(s)	
Security System	
Security Window Bars	
Personal Property	
Keys/Remotes/Devices Keys Remotes/Devices	
<del></del>	
Attached Supplement(s)	
THIS SECTION TO BE COMPLETED AT MOVE IN: Receipt of a copy of this form Tenant	Data
Tenant	Date
New Phone Service Established?	
Landlord (Owner or Agent)	Date
Landlord (Print Name)	
THIS SECTION TO BE COMPLETED AT MOVE OUT: Receipt of a copy of this form	m is acknowledged by:
Tenant	
enant	Date
Fenant Forwarding Address	
andlord (Owner or Agent)	Date
.andlord	
(Print Name) HIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO	O DEDDESENTATION IS MADE AS TO THE LEGAL VALUE OF
DEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION OF REAL TORS® (C.A.R.). NO DEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS RANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSION his form is available for use by the entire real estate industry. It is not intended to identify the user as a REAL hich may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its	S THE PERSON QUALIFIED TO ADVISED ON REAL ESTATE  IAL.  TOR®, REAL TOR® is a registered collective membership mark
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a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®	Paviawad by Data
525 South Virgil Avenue, Los Angeles, California 90020	Reviewed by Date EQUAL HOUSING OPPORTUNITY



# **Keys/Remote/Devices and CCR's Check List:**

0 0 0	No.  CCR's	Key(s) to home Remote(s) to garage Key(s) to mailbox Key(s) to pool	
<u>Tł</u>	ne above ch	necked items were given to Tenants(s):	
Date:		Tomouth(a)	
		Tenant(s):	
Date:		Tenant(s):	
Date:		Landlord(s):	
Date:		Landlord(s):	



### CARBON MONOXIDE DETECTOR NOTICE

(C.A.R. Form CMD, 4/12)

Property Address:			

#### 1. INSTALLATION OF CARBON MONOXIDE DETECTORS:

- Requirements: California law (Health and Safety Code sections 13260 to 13263 and 17296 to 17296.2) requires that as of July 1, 2011, all existing single-family dwellings have carbon monoxide detectors installed and that all other types of dwelling units intended for human occupancy have carbon monoxide detectors installed on or before January 1, 2013. The January 1, 2013 requirement applies to a duplex, lodging house, dormitory, hotel, condominium, time-share and apartment, among others.
- Exceptions: The law does not apply to a dwelling unit which does not have any of the following: a fossil fuel burning heater or appliance, a fireplace, or an attached garage. The law does not apply to dwelling units owned or leased by the State of California, the Regents of the University of California or local government agencies. Aside from these three owner types, there are no other owner exemptions from the installation requirement; it applies to all owners of dwellings, be they individual banks, corporations, or other entities. There is no exemption for REO properties.
- 2. DISCLOSURE OF CARBON MONOXIDE DETECTORS: The Health and Safety Code does not require a disclosure regarding the existence of carbon monoxide detectors in a dwelling. However, a seller of residential 1-4 property who is required to complete a Real Estate Transfer Disclosure Statement, (C.A.R. Form TDS) or a Manufactured Home and Mobilehome Transfer Disclosure Statement (C.A.R. Form MHTDS) must use section II A of that form to disclose whether or not the dwelling unit has a carbon monoxide detector.
- 3. COMPLIANCE WITH INSTALLATION REQUIREMENT: State building code requires at a minimum, placement of carbon monoxide detectors in applicable properties outside of each sleeping area, and on each floor in a multi-level dwelling but additional or different requirements may apply depending on local building standards and manufacturer instructions. An owner who fails to install a carbon monoxide detector when required by law and continues to fail to install the detector after being given notice by a governmental agency could be liable for a fine of up to \$200 for each violation. A transfer of a property where a seller, as an owner, has not installed carbon monoxide detectors, when required to do so by law, will not be invalidated, but the seller/owner could be subject to damages of up to \$100, plus court costs and attorney fees. Buyer and Seller are each advised to consult with their own home inspector, contractor or building department to determine the exact location for installation of carbon monoxide detectors. Buyer is advised to consult with a professional of Buyer's choosing to determine whether the property has carbon monoxide detector(s) installed as required by law, and if not to discuss with their counsel the potential consequences.
- 4. LOCAL REQUIREMENTS: Some localities maintain their own retrofit or point of sale requirements which may include the requirement that a carbon monoxide detector be installed prior to a transfer of property. Therefore, it is important to check the local city or county building and safety departments regarding point of sale or retrofit requirements when transferring property.

The undersigned hereby acknowledge(s) receipt of a copy of this Carbon Monoxide Detector Notice.

Seller _			Date
	(Signature)	(Print Name)	
Seller _		<u> </u>	Date
	(Signature)	(Print Name)	
Buyer			Date
_	(Signature)	(Print Name)	
Buyer			Date
_	(Signature)	(Print Name)	

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Reviewed by \_



CMD 4/12 (PAGE 1 OF 1)

CARBON MONOXIDE DETECTOR NOTICE (CMD PAGE 1 OF 1)

Agent: Marples & Associates Inc. ... Phone: 925.634.8040 Fax: 925.634.8547

Broker: Marples & Associates Inc. 8340 Brentwood Blvd. Brentwood, CA 94513

Prepared using zipForm® software



# Radon Gas and Mold Notice and Release Agreement U.S. Department of Housing and Urban Development

OFFICE OF HOUSING, FEDERAL HOUSING COMMISSIONER
(C.A.R. Form RGM, 07/04)

		(C.A.R. Form RGM, 07/04)	
Name of Buyer	• / •		("Purchaser")
Property Case #:			
Property address:	123 main		
	oakley, ca 94513		
	E HEREBY NOTIFIED AND U	UNDERSTAND THAT RADON GAS AND BLEMS.	SOME MOLDS HAVE THE
sale "AS IS" with no	o representations as to the con	ID-owned property described above (the "Padition of the Property. The Secretary of the employees, agents, successors and as (name of M & M Contractor), an in	U.S. Department of Housing ssigns (the "Seller") and
other than what ma		eller, have no knowledge of radon or mold in do not he web site of the Seller or M & M C	n, on, or around the Property
	directly or is visible when barrie	ioactive element. Mold is a general term fers, such as building components (for exam	
that have been mad	le by the Seller and/or M & M e Seller's or M & M Contractor	r has not relied on the accuracy or complete Contractor as to the presence of radon or r 's failure to provide information regarding th	mold and that the Purchaser
and safety risks. <u>FEXPERIENCED PROPERTOR TO CLOS</u>	PURCHASERS ARE ENCOUNTIES ARE ENCOUNTIES OF THE PROPERTY OF TH	qualified to advise purchasers on radon or IRAGED TO OBTAIN THE SERVICES TO INSPECTIONS AND TESTS REGARD notified and agree that they are solely rebut not limited to, any effects on health, during the solely respectively.	OF A QUALIFIED AND DING RADON AND MOLD esponsible for any required
harmless and forever contractor responsible assigns, from any ar	er discharge the Seller, as owned tole for maintaining and market and all claims, liabilities, or caus ave against the Seller and/or M	undersigned Purchaser, Purchaser does her er of the Property and separately, M & M Co ting the Property, and its officers, employe es of action of any kind that the Purchaser r I & M Contractor resulting from the presen	ontractor, as the independent ees, agents, successors and may now have or at any time
representatives of F also understands the	Purchaser's choosing, and here	review this Release Agreement with Pureby acknowledges reading and understand ons and warranties made by Purchaser in sell the Property to Purchaser.	ing this Release. Purchaser
Dated this d	ay of	<u>,</u> .	
Purchaser's Signatu	re	Purchaser's Signature	
(Print Name)		 (Print Name)	
The copyright laws of the United computerized formats. Copyright 'THIS FORM HAS BEEN APPROPROVISION IN ANY SPECIFIC TOONSULT AN APPROPRIATE P This form is available for use by	© 2004, CALIFORNIA ASSOCIATION OF REALTO OVED BY THE CALIFORNIA ASSOCIATION OF IRANSACTION. A REAL ESTATE BROKER IS TH ROFESSIONAL.	ed reproduction of this form, or any portion thereof, by photocopy mach RS®, INC. ALL RIGHTS RESERVED.  REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE IE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTION identify the user as a REALTOR®. REALTOR® is a registered collective	E LEGAL VALIDITY OR ADEQUACY OF ANY NS. IF YOU DESIRE LEGAL OR TAX ADVICE,

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5 C 0 50 525 South Virgil Avenue, Los Angeles, California 90020

RGM 07/04 (PAGE 1 OF 1)

Reviewed by \_\_\_\_\_ Date \_\_\_\_



## Radon Gas and Mold Notice (RGM PAGE 1 OF 1)



### **MEGAN'S LAW DATA BASE DISCLOSURE**

# Regarding Registered Sex Offenders (C.A.R. Form DBD, Revised 11/08)

The following terms and conditions are hereby incorporate	ated in and made a part of the: Re	esidential Purchase Agreement,
Agreement, 🗷 Residential Lease or Month-to-Month Renta	I Agreement,  other	
	dated	, on property
property known as:	., ., .	
in which		_ is referred to as Buyer/Tenant
and	is	referred to as Seller/Landlord.
Notice: Pursuant to Section 290.46 of the Penal Code, info	ormation about specified registered sex of	fenders is made available to the
public via an Internet Web site maintained by the Depart	tment of Justice at www.meganslaw.ca.go	ov. Depending on an offender's
criminal history, this information will include either the addr	ress at which the offender resides or the	community of residence and ZIP
Code in which he or she resides.		
(Neither Seller nor Brokers are required to check this we	bsite. If Buyer wants further information,	Broker recommends that Buyer
obtain information from this website during Buyer's inspectio	n contingency period. Brokers do not have	expertise in this area.)
Buyer/Tenant .	Date	
Buyer/Tenant	Date	
•		
Seller/Landlord	Date	
Seller/Landlord	Date	

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DBD REVISED 11/08 (PAGE 1 OF 1)

MEGAN'S LAW DATA BASE DISCLOSURE (DBD PAGE 1 OF 1)



## WATER HEATER AND SMOKE DETECTOR STATEMENT OF COMPLIANCE

(C.A.R. Form WHSD, Revised 11/09)

Property Address:	<del>-</del>	

NOTE: A seller who is not required to provide one of the following statements of compliance is not necessarily exempt from the obligation to provide the other statement of compliance.

### WATER HEATER STATEMENT OF COMPLIANCE

- 1. STATE LAW: California Law requires that all new and replacement water heaters and existing residential water heaters be braced, anchored or strapped to resist falling or horizontal displacement due to earthquake motion. "Water heater" means any standard water heater with a capacity of no more than 120 gallons for which a pre-engineered strapping like is readily available. (Health and Safety Code §19211d). Although not specifically stated, the statue requiring a statement of compliance does not appear to apply to a properly installed and bolted tankless water heater for the following reasons: There is no tank that can overturn; Pre-engineered strapping kits for such devices are not readily available; and Bolting already exists that would help avoid displacement or breakage in the event of an earthquake.
- LOCAL REQUIREMENTS: Some local ordinances impose more stringent water heater bracing, anchoring or strapping requirements than does California Law. Therefore, it is important to check with local city or county building and safety departments regarding the applicable water heater bracing, anchoring or strapping requirements for your property.
- TRANSFEROR'S WRITTEN STATEMENT: California Health and Safety Code §19211 requires the seller of any real property containing a water heater to certify, in writing, that the seller is in compliance with California State Law. If the Property is a manufactured or mobile home, Seller shall also file a required Statement with the Department of Housing and Community
- CERTIFICATION: Seller represents that the Property, as of the Close Of Escrow, will be in compliance with Health and Safety Code §19211 by having the water heater(s) braced, anchored or strapped in place, in accordance with those requirements.

Seller			Date
_	(Signature)	(Print Name)	
Seller			Date
_	(Signature)	(Print Name)	
The unc	dersigned hereby acknowledges	receipt of a copy of this document.	
Buyer			Date
_	(Signature)	(Print Name)	
Buyer			Date
_	(Signature)	(Print Name)	

### SMOKE DETECTOR STATEMENT OF COMPLIANCE

- 1. STATE LAW: California Law requires that every single-family dwelling and factory built housing unit sold on or after January 1, 1986, must have an operable smoke detector, approved and listed by the State Fire Marshal, installed in accordance with the State Fire Marshal's regulations. (Health and Safety Code §13113.8).
- LOCAL REQUIREMENTS: Some local ordinances impose more stringent smoke detector requirements than does California Law. Therefore, it is important to check with local city or county building and safety departments regarding the applicable smoke detector requirements for your property.
- TRANSFEROR'S WRITTEN STATEMENT: California Health and Safety Code §13113.8(b) requires every transferor of any real property containing a single-family dwelling, whether the transfer is made by sale, exchange, or real property sales contract (installment sales contract), to deliver to the transferee a written statement indicating that the transferor is in compliance with California State Law concerning smoke detectors. If the Property is a manufactured or mobile home, Seller shall also file a required Statement with the Department of Housing and Community Development.
- **EXCEPTIONS:** Generally, a written statement of smoke detector compliance is not required for transactions for which the Seller is exempt from providing a transfer disclosure statement.
- CERTIFICATION: Seller represents that the Property, as of the Close Of Escrow, will be in compliance with Health and Safety Code §13113.8 by having operable smoke detector(s) approved and listed by the State Fire Marshal installed in accordance with the State Fire Marshal's regulations and in accordance with applicable local ordinance(s).

Seller			Date
	(Signature)	(Print Name)	
Seller			Date
	(Signature)	(Print Name)	
The und	dersigned hereby acknowledge(s	e) receipt of a copy of this Water Heater and Smoke Dete	ctor Statement of Compliance.
Buyer			Date
	(Signature)	(Print Name)	
Buyer			Date
	(Signature)	(Print Name)	

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WHSD REVISED 11/09 (PAGE 1 OF 1)

WATER HEATER AND SMOKE DETECTOR STATEMENT OF COMPLIANCE (WHSD PAGE 1 OF 1)



# KEYSAFE/LOCKBOX ADDENDUM AND TENANT PERMISSION TO ACCESS PROPERTY

(C.A.R. Form KLA, Revised 4/13)

greem	ent with	( DIONE
ated _		("Owner") has entered into a  **Marples & Associates**  , to market for sale, lease or rent the real property located a  ("Property"
A. B.	A keysafe/lockbox is designed to holy Broker, other brokers and real esauthorized appraisers and inspector Property. These individuals may tak control or block the taking of and use MLS rules require a keysafe/lockbox with the rules of the MLS where the (i) that is specifically authorized by the property in accordance with the standard Broker, cooperating brokers and other are not insurers against injury, the keysafe/lockbox or other means. Bro Broker recommends that Owner and and take any and all possible preca	c placed on the property to be an MLS approved access device in accordance listing has been submitted. Generally, an MLS approved access device is one the MLS or (ii) where use of it provides reasonable and timely access to listed
Ow	VNER PERMISSION FOR USE OF A vner hereby authorizes Broker to use	KEYSAFE/LOCKBOX:  a keysafe/lockbox. If the Property is tenant-occupied, Owner is advised that is recommended. Owner acknowledges receipt of a copy of this document.
ate		Date
wner	· ·	Owner
	(Print Name)	(Print Name)
TE	,	` ,
l ar	MANT PERMISSION TO ACCESS PERM the current tenant of the above reference any authority granted in the lease or real Broker may use a keysafe/lockbox.  Broker may show Property as follow Tenant will allow signage, lists home for sale. Tenant	REMISES:  erenced Property, and have read the disclosure statements above. In addition ental agreement, I agree as follows:  ws:  lockbox & showings last 30 days of occupancy or if owner allows contact info posted on secure, Realtor only MLS
l ar to a	MANT PERMISSION TO ACCESS PERM the current tenant of the above refearly authority granted in the lease or real Broker may use a keysafe/lockbox.  Broker may show Property as follow Tenant will allow signage, lists home for sale. Tenant site so that Realtors can (For Single-Family Dwellings:) Brok the Property.	REMISES: erenced Property, and have read the disclosure statements above. In addition ental agreement, I agree as follows:  ws:  lockbox & showings last 30 days of occupancy or if owner allows contact info posted on secure, Realtor only MLS call in advance & arrange showings of the home ~/2 Hows Note that the call of the showings of the showing of the home of the sign on the call of the showing of the showing of the sign of the sign of the showing of the sign of the sign of the showing of the sho
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I ar to a D D	MANT PERMISSION TO ACCESS PERM the current tenant of the above refearly authority granted in the lease or real Broker may use a keysafe/lockbox.  Broker may show Property as follow Tenant will allow signage, lists home for sale. Tenant site so that Realtors can (For Single-Family Dwellings:) Brok the Property.	REMISES: erenced Property, and have read the disclosure statements above. In addition ental agreement, I agree as follows:  vs:  lockbox & showings last 30 days of occupancy or if owner allows contact info posted on secure, Realtor only MLS call in advance & arrange showings of the home 12 Hows were may post a "FOR SALE", "FOR LEASE", "FOR RENT" or "SOLD" sign on document.
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enant a ate enant list form is ser as a Roscribe to a series as a Rosc	m the current tenant of the above referance and authority granted in the lease or referance and authority granted in the lease or referance and authority granted in the lease or referance authority granted in the lease or referance authority granted in the lease or referance and authority as follows:    Broker may use a keysafe/lockbox.	REMISES: erenced Property, and have read the disclosure statements above. In addition ental agreement, I agree as follows:  WS:  lockbox & showings last 30 days of occupancy or if owner allows contact info posted on secure, Realtor only MLS call in advance & arrange showings of the home ~/2 Hows Note are may post a "FOR SALE", "FOR LEASE", "FOR RENT" or "SOLD" sign or document.  Date  Tenant  (Print Name)  s copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, including facsimile or computerized formats.  SOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OF SACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE BROKER IS THE PERSON

KLA REVISED 4/13 (PAGE 1 OF 1)

KEYSAFE/LOCKBOX ADDENDUM AND TENANT PERMISSION TO ACCESS PROPERTY (KLA PAGE 1 OF 1)

Agent: Matt Marples Phone: (925)634-7774 Fax: (925)240-1092 Prepared using zipForm® software Broker: Marples & Associates 8340 Brentwood Blvd. Brentwood, CA 94513



## EAST CONTRA COSTA COUNTY DISCLOSURE

This statement is incorporated	therein and made	part of the Transfe	r Disclosure Statement	for the property located
at				

The statements provided by Seller in the Transfer Disclosure Statement have not been and will not be verified by Brokers or Agents. All information provided about the property with regard to the size and amenities have been obtained from the Seller for the convenience of Buyer. Buyer is urged to satisfy and verify the condition and statements of the Seller concerning the property. Agent has not measured the square footage of this property. Interested parties should independently verify the square footage.

As a tenant or owner of real property in the Contra Costa area, there are certain conditions that you should be aware of. The following is a brief description of these conditions. This should not be considered a complete description of these conditions, but merely an overview so that you may make inquires for further representation of the effects these issues may have on you and your property. YOUR REPRESENTATIVE IS NOT QUALIFIED TO FULLY REPRESENT THESE CONDITIONS AND YOU ARE URGED TO SEEK PROFESSTIONAL REPRESENTATION FOR ANY FURTHER EXPLANATION OF THESE CONDITIONS.

East Contra Costa County is undergoing rapid growth and development, and with the growth comes increased traffic and transportation concerns. The Highway 4 Bypass, Sand Creek extension, other new roads changing traffic patterns, widening of existing roads and future development should be investigated by contacting appropriate city and county agencies. Areas that are currently zoned with one classification could be re-zoned to another classification. For example, the land to the Northwest of Summerset Brentwood II is currently developed as an exclusive golf course, but it could possibly be developed for commercial uses. It is especially important to investigate the status of any vacant land close to a property a buyer is considering purchasing. The Highway 4 Bypass currently runs from Lone Tree Way down to Balfour Road. In the future, it will run from Highway 4 in the North down to Vasco Road at the South end. This could potentially become a source of traffic, noise, dust, vibrations and increased traffic flow dumping onto local roads. This will be especially a concern for those homes located in close proximity to the Bypass.

Railroad tracks are found throughout East Contra Costa County. For information regarding traffic frequency, contact the Contra Costa County Development Department, Transportation Planning Division.

East Contra Costa County is an agricultural area. Both the County and the City of Brentwood have adopted right-to-farm ordinances acknowledging that slow-moving farm equipment may use local roads, and that ordinary farming practices of cultivation and harvest do not constitute a nuisance. Seasonal activities such as dusting, spraying or burning may occur adjacent to residential development. Noise associated with farm equipment and certain animals and flies are a normal part of the agricultural way of life in East Contra Costa County.

The East Bay has several military institutions, some of which store weapons, which might be close in proximity of houses.

Police protection is provided to unincorporated areas and to the new City of Oakley by the Contra Costa County Sheriff's office. The "beat officer" may cover an area including Oakley, Knightsen, Byron and Discovery Bay to the county lines. The City of Antioch, Brentwood, and Pittsburg have municipal police departments. Municipal or volunteer fire protection districts may provide fire protection. The siren sounds when emergency calls are received may affect properties located near a fire station. This siren can be heard in various parts of the community in varying decibels.

Enrollment is rising and some local school districts may encounter difficulty in making room for all additional students. In some cases, a student may not be permitted to attend the schools closest to his/her home if that school's enrollment is at capacity. Buyers should contact the appropriate school district concerning this issue.

California has a large number of earthquakes and faults and other geological hazards that can cause major property damage.

Drinking water and wastewater treatment varies widely in East Contra Costa County. Many properties rely on private wells and septic systems that are regulated by the County. The Contra Costa County Water District provides Antioch and Oakley water. Brentwood has a series of city wells plus a contract with Contra Costa County Water District for additional water as needed. The Brentwood sewer plant is located on Sunset Road between Brentwood Boulevard and Sellers Avenue. The Iron House Sanitary District treatment plant is located on Walnut Meadows Drive in Oakley. For the locations of other wastewater treatment plants, contact local authorities. Tenant should contact appropriate authorities to determine if there are any planned cutbacks, shortages and/or increased charges in relation to any public utilities.

Existing landfill sites are either at or nearing capacity with several new sites under consideration by local government bodies. Tenants and owners should investigate the location of proposed sites and understand that the location and future development of landfills may have an effect on the failure of their property and cause a substantial increase to the cost of garbage collections.

Owners and tenants are advised that the local soil conditions tend to expand and contract during the seasons. This causes minor cracking and settlement cracks to rigid finishes such as sidewalks, patios, driveways, stucco walls, etc. Care should be taken to divert water away from foundations, retaining walls, and other structural components of a property. Caution! It is unlawful to divert water onto neighboring properties.

In recent years it has been determined that many substances may cause health problems. Some of these substances were common in the construction industry for years. Many properties in East County are also close in proximity to chemical plants, refineries, railroad tracks, etc., which could feasibly leak or emit toxic chemicals into the ground and air. Tenants and owners should employ professional inspectors to evaluate a home for the presence of any of these materials.

Tenants of properties located on a golf course are advised that at times golf balls could land in the yard. Tenant is advised to investigate the property location in relation to the different holes. Golf course memberships and availability will vary and the cost of membership may change periodically.

New development has resulted in some special service districts such as lighting districts, park districts, city bonds and Mello Roos, which will appear on the owners Contra Costa County property tax bill. Many neighborhoods have homeowner associations and/or CC&Rs which run with title.

The undersigned parties hereby acknowledge	owledge that they	have read and received a copy of this disc	closure.
Owner	Date	Tenant	Date
Owner	Date	Tenant	Date
Marples & Associates by			



### DISCOVERY BAY GENERAL DISCLOSURE

This sta	tement is in	corporated	therein as	nd mad	e part	of the	Transfer	Disclosure	Statement	for the
property	located at:									

- 1. All information provided about the property with regard to size and amenities have been obtained from the owner for the convenience of the tenant. The sales associates of *Marples & Associates* do not make any representations as to the accuracy of this information.
- 2. The disclosing associate has not measured the square footage of this property. Interested parties should, independently, verify the square footage.
- 3. The Town of Discovery Bay provides maintenance of the community water and sewer systems. Their phone number is (925) 634-1131. Your fee for usage of these systems will appear on your Contra Costa County tax bill.
  - a. The Discovery Bay sewer plant is located at the southeast corner of the golf course development, adjacent to Cherry Hills Drive.
  - b. Discovery Bay water comes from a system comprised of service wells. The water contains a high mineral content and, in some locations, may have an undesirable odor and may stain clothing or corrode appliances. Buyers may wish to invest in a water softener purification system.
- 4. Streetlights and parks are maintained by Contra Costa County.
- 5. Discovery Bay is within the jurisdiction of Reclamation District 800. This agency, along with having other responsibilities, maintains our waterways and provides for the slopes on the channels and bays in Discovery Bay. Dock construction, decks on or near the slope areas, and maintenance of the slope areas are subject to the rules of Reclamation District 800. Slope control maintenance is generally the responsibility of the property owner. Reclamation District 800 fees appear on the Contra Costa County tax bill for all properties within the district.

Some homeowners have received letters from Reclamation District 800 with regard to removal of trees that may be located in restricted areas of a main levee. You are hereby advised to obtain more information from Reclamation District 800 should this be a matter of importance in the selection of your future home. Their phone number is (925) 634-2531.

There have been some incidents of slope failure, particularly on the eastern side of Discovery Bay on Drakes Drive. A number of homeowners in that area filed a lawsuit in December of 1989 against the Hoffmann Company, Kleinfelder Engineers and Reclamation District 800. The lawsuit was settled February 1994.

All lots in the development contain some filled ground. The information concerning filled ground geologic and soil condition is available at Contra Costa County Building Dept., 651 Pine Street, Martinez, CA 94533.

- 6. The East Diablo Fire Protection District serves Discovery Bay. The Discovery Bay Fire Station is located on Discovery Bay Blvd., near the intersection of Riverlake Road.
- 7. The Contra Costa County Sheriff's Department provides police protection. The "beat" may cover an area including Oakley, Bethel Island, Knightsen, Byron and Discovery Bay to the county lines. Discovery Bay has a Sheriff's annex adjacent to the firehouse.
- 8. The Discovery Bay Elementary School, (925) 634-2150, serves grades K-4. Students are bussed to Byron Intermediate School for grades 5-8, and Brentwood Liberty High for grades 9-12. Further information can be obtained by calling the Byron Union School District offices at (925) 634-6644 or Liberty High School at (925) 634-3521.
- 9. Parts of Discovery Bay are within the Discovery Bay Property Owners Association boundaries and are covered by the CC&R's of that Association. These CC&R's were passed by a 2/3 vote of the property owners within certain tracts and took effect on 1/1/1988. Membership is mandatory within those tracts and voluntary to those outside of the tracts. Further information can be obtained form DBPOA, P.O. Box 666, Byron, CA 94514. The Harbor Bay and Marina Circle condominiums, the Lido Circle and Sand Bay Isle townhomes, and the Cypress Landing homes all have their own associations and may be contacted for any information as desired by the buyer.
- 10. Tenant is advised that the original Discovery Bay Master Plan for the Marina shows boat berthing on the south side of Harbor Bay as needed.
- 11. Golf Course properties are subject to the CC&R's of the Discovery Bay Country Club Residential Association. For further information, you may contact Homeowners Business Management, Inc., 1855 Gateway Blvd., Suite 340, Concord, CA 94520. The buyer is made aware that the golf course membership and availability may change periodically. The buyer is advised to contact Discovery Bay Country Club (925) 634-0700 for current information.
- 12. If you are leasing a home on the golf course, please be advised that golf balls could land in your yard; hence, it is advisable to investigate the property location in relation to the different holes.
- 13. Tenant is made aware that Egeria Densa and other aquatic weeds exist in Discovery Bay which may affect navigation and use of the waterways. For details on management of these weeds contact the Reclamation District 800 at (925) 634-2351.

The undersigned parties hereby acknow and have received a copy hereof.	wledge that they have read and approved of the above information
Owner	Date:
Owner:	Date:
Tenant:	Date:
Tenant:	Date:



# LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM

## For Pre-1978 Housing Sales, Leases, or Rentals

(C.A.R. Form FLD, Revised 11/10)

The following terms and conditions are hereby incorporate Purchase Agreement, 🗷 Residential Lease or Month-to-Month	Pontal Agraement, or Other:
, dated,	, on property known as:  ("Property") in  is referred to as Ruyer or
123 main st, ccoo, co	<u>a 88888</u> ("Property") in
WHICH	is relented to as buyer of
Tenant andLandlord.	is referred to as Seller or
LEAD WARNING STATEMENT (SALE OR PURCHASE) Ev which a residential dwelling was built prior to 1978 is notific lead-based paint that may place young children at risk of dever produce permanent neurological damage, including learning of and impaired memory. Lead poisoning also poses a particular residential real property is required to provide the buyer with assessments or inspections in the seller's possession and not assessment or inspection for possible lead-based paint hazards. LEAD WARNING STATEMENT (LEASE OR RENTAL) Hour from paint, paint chips and dust can pose health hazards if not young children and pregnant women. Before renting pre-1978 paint and/or lead-based paint hazards in the dwelling. Lesse poisoning prevention.  EPA'S LEAD-BASED PAINT RENOVATION, REPAIR contractors and maintenance professionals working in plead-based paint be certified; that their employees be standards. The rule applies to renovation, repair, or palead-based paint in a room or more than 20 square feet.	ded that such property may present exposure to lead from loping lead poisoning. Lead poisoning in young children may disabilities, reduced intelligent quotient, behavioral problems alar risk to pregnant women. The seller of any interest in the any information on lead-based paint hazards from risk ify the buyer of any known lead-based paint hazards. A risk is recommended prior to purchase. Sing built before 1978 may contain lead-based paint. Lead of managed properly. Lead exposure is especially harmful to housing, lessors must disclose the presence of lead-based es must also receive federally approved pamphlet on lead.  AND PAINTING RULE: The new rule requires that re-1978 housing, child care facilities, and schools with trained; and that they follow protective work practice inting activities affecting more than six square feet of of lead-based paint on the exterior. Enforcement of the
<ul> <li>rule begins October 1, 2010. See the EPA website at www</li> <li>1. SELLER'S OR LANDLORD'S DISCLOSURE  I (we) have no knowledge of lead-based paint and/or lead-b</li> </ul>	
I (we) have no reports or records pertaining to lead-based than the following, which, previously or as an attachment to	paint and/or lead-based paint hazards in the housing other this addendum, have been provided to Buyer or Tenant:
I (we), previously or as an attachment to this addendum, have Family From Lead In Your Home" or an equivalent pamph Guide to Environmental Hazards and Earthquake Safety."	ve provided Buyer or Tenant with the pamphlet "Protect Your let approved for use in the State such as "The Homeowner's
For Sales Transactions Only: Buyer has 10 days, unless conduct a risk assessment or inspection for the presence of	otherwise agreed in the real estate purchase contract, to lead-based paint and/or lead-based paint hazards.
I (we) have reviewed the information above and certify, t provided is true and correct.	o the best of my (our) knowledge, that the information
Seller or Landlord	Date
Seller or Landlord	Date
The copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. Copyright © 1996-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.  FLD REVISED 11/10 (PAGE 1 OF 2)	Buyer's/Tenant's Initials ( ) ( )  Reviewed by Date Date
	114 T 4 D D Q D 100 1 00 1 D D 1 0 D 1 0 D 1 0 D 1

LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE (FLD PAGE 1 OF 2)

Agent: Matt Marples Phone: (925)634-7774 Fax: (925)240-1092 Prepared using zipForm® software

Broker: Marples & Associates 8340 Brentwood Blvd. Brentwood, CA 94513

### 2. LISTING AGENT'S ACKNOWLEDGMENT

Agent has informed Seller or Landlord of Seller's or Landlord's obligations under §42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.

I have reviewed the information above and certify, to the best of my knowledge, that the information provided is true and correct.

(Please Print) Agent (Broker representing Seller or Landlord)

By Associate-Licensee or Broker Signature

Date

#### 3. BUYER'S OR TENANT'S ACKNOWLEDGMENT

I (we) have received copies of all information listed, if any, in 1 above and the pamphlet "Protect Your Family From Lead In Your Home" or an equivalent pamphlet approved for use in the State such as "The Homeowner's Guide to Environmental Hazards and Earthquake Safety." If delivery of any of the disclosures or pamphlet referenced in paragraph 1 above occurs after Acceptance of an offer to purchase, Buyer has a right to cancel pursuant to the purchase contract. If you wish to cancel, you must act within the prescribed period.

<u>For Sales Transactions Only</u>: Buyer acknowledges the right for 10 days, unless otherwise agreed in the real estate purchase contract, to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; OR, (if checked) Buyer waives the right to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.

I (we) have reviewed the information above and certify, to the best of my (our) knowledge, that the information provided is true and correct.

**Buyer or Tenant** 

Date

**Buyer or Tenant** 

Date

#### 4. COOPERATING AGENT'S ACKNOWLEDGMENT

Agent has informed Seller or Landlord, through the Listing Agent if the property is listed, of Seller's or Landlord's obligations under §42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.

I have reviewed the information above and certify, to the best of my knowledge, that the information provided is true and correct.

Agent (Broker obtaining the Offer)

Associate-Licensee or Broker Signature

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.

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Published and Distributed by: REAL ESTATE BUSINESS SERVICES, INC. a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020

Reviewed by \_\_\_\_\_ Date \_\_\_\_





## PET ODOR DISCLOSURE

The Ow	ners of the property at			
owned			ave owned (initial), or never have property, or that they have had tenants who	
-	,		coverings. Tenants are advised to satisfy gs prior to commencement of lease.	
	and Owners acknowledge that on of the floor coverings or any	_	and Selling Brokers cannot guarantee the	
Tenants	<u> </u>	available to	detect pet urine in carpet, baseboards,	
	acknowledge that, by not inition	~	g their initials on the line that applies. one, they waive their rights in regard to this	
1. 2.	Tenants elect to order inspect Tenants elect to waive rights			
Tenant		Date	Owner Da	_ te
Tenant		Date	Owner Da	_ te



## **PET AGREEMENT**

The following terms and conditions are hereby incorporated in and made part of the Residential Lease-

Re	ental Agreei	ment and De	posit Receipt	dated:	on the proper	ty know as:				
1.	Only pets listed and described below are authorized under this Pet Agreement. Additional pets must have owner approval prior to introducing them onto the property. Any pets no longer domiciled on the property will be reported to the Property Owner/Property Manager in writing.									
2.	The pet or pets will not be a cause of any danger to anyone or anything, nor constitute a nuisance. Tenants agree that pet(s) will not cause noise, such as barking, that may disturb others. It will not be a health hazard nor soil the premises, grounds, yards, parking area, walks, decks, and gardens or landscaping. Tenant agrees to clean up after the pet(s) and be totally and completely responsible and liable for any damage, injury, or actions arising from or caused by the pet(s).									
3.	Tenant agrees to register and license the pet(s) in accordance with all applicable local laws and regulations and to immunize the pet(s) should this be a requirement of local law or regulation.									
4.	Tenant warrants the pet(s) to be housebroken and has no history of any actions causing physical harm to persons or to property and further warrants that the pet(s) has no history of any vicious or destructive behavior or tendencies.									
5.	present, wi	ll be corrected collect seeds	d immediately. and droppings	Birds will be prope	ished frequently and orly caged and appropr floors or carpeting. Fors.	iate shielding	g will be			
rigl refi pre	ht to immeduses to comp	iately cancel to oly with the re ing contained	this Agreement emoval of the p	and have the pet(s) pet(s), the lease is vo	conditions, the Owner removed from the pre- pidable and Tenant ma raiver of Tenant's response	emises. In the y be required	e event Tenant d to vacate the			
PE	T(S) DESC	CRIPTION	(as appropria	te)						
<u>Na</u>	me	Kind	Sex	Type/Breed	Color	Age	Weight_			
	nant:			Date:_		_				
Ter	nant:			Date:_						
Ow	vner/Agent	for Owner:_		<u>-</u>	Date	»:				



## ADDENDUM TO LEASE AGREEMENT

Prope	rty Address:		
1.			
2.	/ Tenant agrees to a survey of the property 90 days after move in and understands that an annual survey will be done thereafter.		
3.			
4.	/ Should Tenant break lease prior to expiration period (if applicable), releasing costs, advertising costs, rental commission and subsequent rental amount will be charged to Tenant.		
5.	/ Tenant may make upgrades to the yard. Any major changes must be requested and approved by Owner in writing and all are at Tenant's expense. Tenant agrees not to alter the automatic irrigation system without written permission.		
6.	/ Tenant will not apply the security deposit as payment of the last month's rent.		
7.	Any repairs are to be reported to the Owner's agent before taking any action. Failure to do this puts the liability of payment on the Tenant. All requests for work must be in writing. Forms are available if not already provided.		
8.	/ Tenant must provide proof of Renter's Insurance prior to delivery of possession of property and Owner must be named as an additional Payee on said policy.		
9	Tenant is to have utilities, electricity, gas, water and garbage services put into Tenant's name as of move-in date.		
10	/ If tenant resides in a property governed by a Home Owners' Association, Tenant shall abide by the CC&R's, By Laws and Articles of Incorporation of the Association. Homeowner to provide a copy of same for Tenant prior to or upon occupancy.		
	Tenant initials:/		
	Date		

	cupancy, Tenant will allow signage and a real estate key operty to be shown to prospective tenants during ceived.			
information about specified sex offenders maintained by the Department of Justice	otice: Pursuant to Section 290.46 of the Penal Code, is is made available to the public via the Internet website at <a href="www.meganslaw.ca.gov">www.meganslaw.ca.gov</a> . Depending on an offender's clude either the address at which the offender resides or in which he or she resides.			
detectors in proper working order at all ti	ntaining all smoke detectors and carbon monoxide mes is their responsibility and for their own safety. hardship, to contact the Property Management Company ded.			
14/ Tenant understands that the cost to repair any system on the property that is identified by others (i.e. repair contractors) as caused by tenant negligence will be the responsibility and liability of the tenant.				
15/ As part of move – in inspects working order.	ion all valves must be inspected and found to be in			
16/_ Tenant understands that any responsibility of the tenant.	reoccurring or one time pest control service(s) is the			
	ten notice to Marples Property Management of tenant's accement date of the last month of tenancy.			
THE UNDERSIGNED PARTIES AGRE PART OF THE ABOVE-REFERENCED	EE THAT ALL OF THE ABOVE CLAUSES ARE A D LEASE/RENTAL AGREEMENT.			
Tenant:	Date:			
Tenant:	Date:			
Agent:	Date:			



## **VERIFICATION OF LOAN STATUS**

Owner hereby acknowledges that	t the loan of the following property is	current.
PROPERTY ADDRESS:		
Marples & Associates Inc.:		
	Signature of Agent	Date
Owner:		
	Signature of Owner	Date
Tenant:	Signature of Tenant	Data