

DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Listing Firm to Seller) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/14)

[(If checked) This form is being provided in connection with a transaction for a leasehold interest exceeding one year as per Civil Code section 2079.13(k), (l), and (m).

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).

Buyer Seller Landlord Tenant		Date				
Buyer Seller Landlord Tenant		Date				
Agent	DRE Li	c.#				
Real Estate	Broker (Firm)					
Ву	DRE Lic. #	Date				
(Salesperson or Broker-Associate)						
Agency Disclosure Compliance (Civil Code §2079.14):						
	When the listing brokerage company also represents Buyer/Tenant: The Listing Agent shall have one AD form signed by Seller/Landlord and a					
different AD form signed by Buyer/Tenant.						
When Seller/Landlord and Buyer/Tenant are represented by different brokerage companies: (i) the Listing Agent shall have one AD form signed by						
Seller/Landlord and (ii) the Buyer's/Tenant's Agent shall have one AD form signed by Buyer/Tenant and either that same or a different AD form						
presented to Seller/Landlord for signature prior to presentation of the offer. If the same form is used, Seller may sign here:						
(SELLER/LANDLORD: DO NOT SIGN HERE) (SELLER/LANDLORD: DO NOT SIGN HE						
Seller/Landlord	Date Seller/Landlord	Date				

© 1991-2010, California Association of REALTORS®, Inc.



AD REVISED 12/14 (PAGE 1 OF 2)

CIVIL CODE SECTIONS 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 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 function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform 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) "Commercial real property" means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, mobilehomes, as defined in Section 798.3, or recreational vehicles, as defined in Section 799.29. (e) "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. (f) "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. (g) "Listing agent" means a person who has obtained a listing of real property to act as an agent for compensation. (h) "Listing 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. (i) "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. (j) "Offer to purchase" means a written contract executed by a buyer acting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller. (k) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property that constitutes or is improved with one to four dwelling units, any commercial real property, any leasehold in these types of property exceeding one year's duration, and mobilehomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (I) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a real property transaction, and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor. (o) "Selling agent" means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who 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. (p) "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.

2079.17 (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.	
	(DO NOT COMPLETE. SAMPLE ONLY)	is the agent of (check one):	the seller exclusively; or both the buyer and selle
(Nar	ne of Listing Agent)		
	(DO NOT COMPLETE. SAMPLE ONLY)	is the agent of (check one):	the buyer exclusively; or the seller exclusively; or
(Nan	ne 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 the transaction. 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. © 1991-2010, California Association of REALTORS®, Inc. [THIS FORM HAS BEEN APPROVED 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 AD REVISED 12/14 (PAGE 2 OF 2)

BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY 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





Date	Prepared:	("Owner"), and
1.	APPOINTMENT OF BROKER: Owner hereby appoints and grants Broker (hereinafter "Property Manage lease, operate and manage the property(ies) known as	("Broker"), agree as follows:
2.	and any additional property that may later be addedupon the terms below, for the period beginning (date) and ending (date) and ending (date) and ending (date) [If checked:) Either party may terminate this Property Management Agreement ("Agreement") on at least 30 commencement date of this Agreement. After the exclusive term expires, this Agreement agreement that either party may terminate by giving at least 30 days written notice to the other. PROPERTY MANAGER ACCEPTANCE: Property Manager accepts the appointment and grant, and agrees to:	, at 11:59 PM. days written notice
	A. Use due diligence in the performance of this Agreement. B. Furnish the services of its firm for the rental, leasing, operation and management of the Property.	
3.	AUTHORITY AND POWERS: Owner grants Property Manager the authority and power, at Owner's expense, to:	
	A. ADVERTISING: Display FOR RENT/LEASE and similar signs on the Property. Advertise the availability of the	Property, or any part thereof, for
	rental or lease in the Multiple Listing Service and other online media. B. RENTAL; LEASING: Initiate, sign, renew, modify or cancel rental agreements and leases for the Property, or receipts for rents, other fees, charges and security deposits. Any lease or rental agreement executed by Propexceed year(s) or shall be month-to-month. Unless Owner authorizes a lower amount, rent shall be:	erty Manager for Owner shall not
	of \$; OR see attachment.	at market rate, ON _ a minimum
	C. TENANCY TERMINATION: Sign and serve in Owner's name notices that are required or appropriate; comevict tenants; recover possession of the Property in Owner's name; recover rents and other sums ducompromise and release claims, actions and suits and/or reinstate tenancies. If Landlord permits Tenant to pwire or electronic transfer or other online method, Landlord should discuss with a Landlord-Tenant attorney the service of the control of the property in Owner's name notices that are required or appropriate; comeving the control of the property in Owner's name notices that are required or appropriate; comeving the control of the property in Owner's name notices that are required or appropriate; comeving the control of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other sums during the compression of the property in Owner's name; recover rents and other property in Own	e; and, when expedient, settle, ay rent by direct deposit such as
	event Tenant defaults and an eviction becomes necessary. REPAIR; MAINTENANCE: Make, cause to be made, and/or supervise repairs, improvements, alterations a purchase, and pay bills for, services and supplies. Owner agrees that state and local water use restrictions Property Manager or any Tenant to water/maintain gardens, landscaping trees or shrubs. Property Manage Owner for all expenditures over \$	will supersede any obligation by ger shall obtain prior approval of for monthly or recurring operating o protect the Property or other nalties or fines, or suspension of the Property in a condition fit for 17920.10.
	 REPORTS, NOTICES AND SIGNS: Comply with federal, state or local law requiring delivery of reports or notices. CONTRACTS; SERVICES: Contract, hire, supervise and/or discharge firms and persons, including utilities 	s, required for the operation and
	maintenance of the Property. Property Manager may perform any of Property Manager's duties through a independent contractors and, except for persons working in Property Manager's firm, shall not be respondefaults, negligence and/or costs of same.	onsible for their acts, omissions,
	G. EXPENSE PAYMENTS: Pay expenses and costs for the Property from Owner's funds held by Property Managowner. Expenses and costs may include, but are not limited to, property management compensation, fees a and services, property taxes and other taxes, Owner's Association dues, assessments, loan payments and instance.	and charges, expenses for goods
	H. SECURITY DEPOSITS: Receive security deposits from tenants, which deposits shall be given to Owner, or trust account and, if held in Property Manager's trust account, pay from Owner's funds all interest on tenants local law or ordinance. Owner shall be responsible to tenants for return of security deposits and all interest.	s' security deposits if required by
	Owner. I. TRUST FUNDS: Deposit all receipts collected for Owner, less any sums properly deducted or disbursed deposits are insured by an agency of the United States government. The funds shall be held in a trust	account separate from Property
	Manager's personal accounts. Property Manager shall not be liable in event of bankruptcy or failure of a finance. J. RESERVES: Maintain a reserve in Property Manager's trust account of \$	cial institution.
	 J. RESERVES: Maintain a reserve in Property Manager's trust account of \$ K. DISBURSEMENTS: Disburse Owner's funds held in Property Manager's trust account in the following order: (1) Compensation due Property Manager under paragraph 8. (2) All other operating expenses, costs and disbursements payable from Owner's funds held by Property Manager 	nager.
	(3) Reserves and security deposits held by Property Manager. (4) Balance to Owner.	
Owr	er's Initials () ()	
© 19	11-2017, California Association of REALTORS®, Inc	

PMA REVISED 6/17 (PAGE 1 OF 4)

PROPERTY MANAGEMENT AGREEMENT (PMA PAGE 1 OF 4)



Owi	ner Na	ame:_	Date:
	L. M.	,), to Owner), and year end statements of receipts, expenses and
	N.	charges for each Property. PROPERTY MANAGER FUNDS: Property Manager shall not advance Prop	erty Manager's own funds in connection with the Property or this
	0.	Agreement. KEYSAFE/LOCKBOX: (If checked) Owner authorizes the use of a keysa	afe/lockbox to allow entry into the Property and agrees to sign a
4.		keysafe/ lockbox addendum (C.A.R., Form KLA). NER RESPONSIBILITIES: Owner shall:	
	Α.	Provide all documentation, records and disclosures as required by law or recand immediately notify Property Manager if Owner becomes aware of any matter affecting the habitability of the Property.	
	B.	Indemnify, defend and hold harmless Property Manager, and all persons in Pro suits, liabilities, damages, attorney fees and claims of every type, including but damage to any real or personal property of any person, including Owner, (i) Owner; (ii) for those acts relating to the management, leasing, rental, security person in Property Manager's firm, or the performance or exercise of any of the from any incorrect or incomplete information supplied by Owner, or from an dangerous or hidden conditions on the Premises.	not limited to those arising out of injury or death of any person, or for any repairs performed by Owner or by others hired directly by deposits, or operation of the Property by Property Manager, or any e duties, powers or authorities granted to Property Manager; or (iii)
	C.	Maintain the Property in a condition fit for human habitation as required by 17920.3 and 17920.10 and other applicable law.	Civil Code §§ 1941 and 1941.1 and Health and Safety Code §§
	D.	Pay all interest on tenants' security deposits if required by local law or ordinar	
	E.	Carry and pay for: (i) public and premises liability insurance in an amount of compensation insurance adequate to protect the interests of Owner and Property Manager to be, named as an additional insured party on Owner's po	perty Manager. Property Manager shall be, and Owner authorizes
	F.	Pay any late charges, penalties and/or interest imposed by lenders or other p due to insufficient funds in Property Manager's trust account available for suc	parties for failure to make payment to those parties, if the failure is
		Immediately replace any funds required if there are insufficient funds in Prope	
5.	OWI A.	NER REPRESENTATIONS: Owner represents that, unless otherwise specified in writing, Owner is unawa	ure of (i) any recorded Notice of Default affecting the Property: (ii)
	Α.	any delinquent amounts due under any loan secured by, or other obligation proceeding affecting the Property; (iv) any litigation, arbitration, administrative action that does or may affect the Property or Owners ability to transfer it; affecting the Property. Owner shall promptly notify Property Manager in writing of this Agreement.	affecting, the Property; (iii) any bankruptcy, insolvency or similar action, government investigation, or other pending or threatened and (v) any current, pending or proposed special assessments
	В.	Owner represents that any and all residential rental unit(s) on the Property	contain all permits and government approvals needed to lawfully
6.	TAX	lease or rent any such unit as a dwelling, except: WITHHOLDING:	
	A. B.	If Owner is not a California Resident or a corporation or LLC qualified to cond withhold and transmit to California Franchise Tax Board ("FTB") 7% of the Property Manager, unless Owner completes and transmits to Property Manaform 588, nonresident withholding waiver, or FTB form 590, withholding exemple to Complete and transmits to Property Manaform 588, nonresident withholding waiver, or FTB form 590, withholding exemple to Complete the Complete Service (IRS) 30% of the GROUND COMPLETE TO COMP	e GROSS payments to Owner that exceed \$1,500 received by ger FTB form 589, nonresident reduced withholding request, FTE aption certificate. person, (Foreign Investor) Owner authorizes Property Manager to
7.	OWI	"effectively connected income" by submitting to Property Manager a fully co for Exemption From Withholding on Income Effectively Connected With the investor Owner will need to obtain a U.S. tax payer identification number ar income in order to complete the form given to Property Manager. Further, necessary estimated tax payments.	mpleted IRS form W-8ECI, Certificate of Foreign Person's Claim Conduct of a Trade of Business in the United States. A Foreign of file a declaration with the IRS regarding effectively connected
•		LEAD-BASED PAINT:	
	OR	 (1) The Property was constructed on or after January 1, 1978. (2) The Property was constructed prior to 1978. (i) Owner has no knowledge of lead-based paint or lead-based paint haz. 	ards in the housing except:
		(ii) Owner has no reports or records pertaining to lead-based paint or lead	· ·
	В. С.	Owner shall provide to Property Manager: POOL/SPA DRAIN: Any pool or spa on the property does (or, does not) hat MOLD: The Property was treated in (month) (year) following location(s):	ave an approved anti-entrapment drain cover, device or system. for elevated levels of mold which was previously detected in the
		Owner has no reports or records pertaining to elevated levels of mold in the Owner has no knowledge of elevated levels of mold currently in the	e Property, except: e Property, except:
	D.	ASBESTOS: Asbestos was removed from the Property in	(month) (year) in the following location(s)
Owi	ner's I	nitials () ()	



Owr	ner Na	me:	Date:		
			no reports or records pertaining to asbestos in the Property, except: no knowledge of asbestos currently in the Property, except:		
	E. F.	Property Management METH CON methamphetam	TROL: Owner has entered into a contract for periodic pest control treatment of the Property. Owner, wiger a copy of the notice originally given to owner by the pest control company. TAMINATION: Owner has received an order from a health official prohibiting occupancy of any part of nine contamination. Owner, within 3 days, will provide Property Manager a copy of the order. Contamination.	the Property because of	
	G.	BED BUG DIS provided a noti- there is a know	has not been remedied. SCLOSURE: Owner acknowledges that beginning July 1, 2017, for new tenants and by January 1, 20 ice regarding bed bugs (C.A.R. Form BBD). Owner further acknowledges that it is unlawful to show, reward current bed bug infestation. Owner knows of a current infestation.	nt, or lease a property if	
	н. І.	measure and charge each individual unit for water usage. Effective January 1, 2018, Owner agrees to comply with Civil Code §5 through 1954.219 and authorizes Property Manager to provide the required Water Submeter Addendum (C.A.R. Form WSM).			
	J.	SMOKE ALA	arbon monoxide detector devices in accordance with legal requirements. ARMS: Landlord has has not installed smoke alarm(s) in each bedroom, in the hallway outside of each root a bedroom is located on the floor in compliance with legal requirements.		
		conserving plur for single family	SERVING PLUMBING FIXTURES: The Premises was built prior to January 1, 1994. The Owner has mbing fixtures (toilets, shower heads, interior faucets, urinals) as per Civil Code section 1101.1 et seq y residential properties and 1/1/2019 for multifamily residential properties.	effective as of 1/1/2017	
	М.	earthquake mo	FERS: Water heater has ∐has not been braced, anchored or strapped to resist falling or horizont of the property. RNING NOTICE: Landlord has ☐ has not posted a proposition 65 warning notice on the Property.	al displacement due to	
8.	A.	(1) Managem			
		(3) Evictions:			
			Property during outended periods of vaccepty:		
		(6) An overhe(7) Other:	p Property during extended periods of vacancy:		
	B.	B. This Agreement does not include providing on-site management services, property sales, refinancing, preparing Property for sale or remodernization, fire or major damage restoration, rehabilitation, obtaining income tax, accounting or legal advice, representation before agencies, advising on proposed new construction, debt collection, counseling, attending Owner's Association meetings or			
		performed.	ests Property Manager to perform services not included in this Agreement, a fee shall be agreed upon be	efore these services are	
	_	Property Manag	ger may divide compensation, fees and charges due under this Agreement in any manner acceptable to	Property Manager.	
	D.	Owner further a (1) Property N Property;	agrees that: Manager may receive and keep fees and charges from tenants for: (i) requesting an assignment of le (ii) processing credit applications; (iii) any returned checks and/or (if checked) late payments; and	ease or sublease of the (iv) any other services	
			ot in conflict with this Agreement. Manager may perform any of Property Manager's duties, and obtain necessary products and ser	vices through affiliated	
		companie	es or organizations in which Property Manager may own an interest. Property Manager may receive fe m these affiliated companies or organizations. Property Manager has an ownership interest in the follow	es, commissions and/or	
		commission Owner.	Manager shall disclose to Owner any other such relationships as they occur. Property Manager sha ons or profits from unaffiliated companies or organizations in the performance of this Agreement, with		
9.	AGE	(3) Other: NCY RELATIO	ONSHIPS: Property Manager may act, and Owner hereby consents to Property Manager acting, as du	al agent for Owner and	
	tena tena unde cons	nt(s) in any res ncy in excess or erstands that Pri ider, make offe	sulting transaction. If the Property includes residential property with one-to-four dwelling units and the of one year, Owner acknowledges receipt of the "Disclosure Regarding Agency Relationships" (Coroperty Manager may have or obtain property management agreements on other property, and thaters on, or lease through Property Manager, property the same as or similar to Owner's Property. Own	is Agreement permits a A.R. Form AD). Owner t potential tenants may	
10.	NOT first	tation of other owners' properties before, during and after the expiration of this Agreement. itten notice to Owner or Property Manager required under this Agreement shall be served by sother agreed-to delivery method to that party at the address below, or at any different address purpose. Notice shall be deemed received three (3) calendar days after deposit into the U	the parties may later		
	⊔_	4		·	
O\A/r	ner's l	nitials () (
J 4VI	.01 0 1		/		



Own	er Name:				Date:	
11.	resulting transaction be If, for any dispute or cl through mediation, or (entitled to recover attor agreement are specifi B. ADDITIONAL MEDIAT judicial foreclosure or Civil Code §2985; (ii) atthe jurisdiction of a pending action, for or violation of the media	efore resorting to arbit laim to which this par (ii) before commencer rney fees, even if they ied in paragraph 11E FION TERMS: The for other action or pro an unlawful detainer probate, small claimer order of attachment, attion provisions.	tration or court action. Med ragraph applies, any party ment of an action, refuses y would otherwise be avail 3. cleaning matters shall be ceeding to enforce a deer action; (iii) the filing or one or bankruptcy court. The receivership, injunction	liation fees, i (i) commend to mediate a able to that p e excluded d of trust, m enforcement The filling of	aim arising between them out of thi if any, shall be divided equally among ces an action without first attempting after a request has been made, then to party in any such action. Exclusions from mediation and arbitration: (nortgage or installment land sale count of a mechanic's lien; and (iv) any fa court action to enable the recompositional remedies, shall not congular to the provisional remedies.	the parties involved to resolve the matter that party shall not be from this mediation i) a judicial or non-ontract as defined in matter that is within rding of a notice of nstitute a waiver or
	their agreement by att EQUAL HOUSING OPPORT ATTORNEY FEES: In any a	taching and signing TUNITY: The Property action, proceeding or	an Arbitration Agreement y is offered in compliance varbitration between Owner	t (C.A.R. Fo vith federal, s and Proper		s. tion provisions of this
	Property Manager except as	s provided in paragrar	nh 11Δ			
14.	ADDITIONAL TERMS: Ko	eysafe/Lockbox Adde	endum (C.A.R. Form KLA);	Lead-Bas	ed Paint and Lead-Based Paint Hazar	rds Disclosure
	(C.A.R. FOIIII FLD)					
					nderstandings between the parties ar	
as s ident not i Deliv	be ineffective or invalid, the be extended, amended, more any copy, may be signed in the company copy, may be signed in the company copy, may be signed in the company copy, may be signed in the attached Representation of the copy copy, and individual capacity, unless the copy of th	remaining provisions diffied, altered or chan two or more counterparts the owner of the sand has received a Y: This Property Man esentative Capacity Sithis Agreement or any so otherwise indicated After Execution of this	will nevertheless be given aged except in writing. This arts, all of which shall considered property or has the autical copy of the Agreement. It is being in agement Agreement is being in agement processes of a copy of the Agreement, it shall it. Owner (i) represents that is Agreement, evidence of a	full force and Agreement titute one an hority to exemp signed for Form RCSD be deemed to the entity for authority to an	ral agreement. If any provision of this deffect. Neither this Agreement nor a and any supplement, addendum or rid the same writing. Towner by an individual acting in a Repeat. Wherever the signature or initials to be in a representative capacity for the right which the individual is signing alreat (such as but not limited to: applical attion documents of the business entity)	provision in it may modification, including pwledges Owner has expresentative Capacity is of the representative e entity described and dy exists and (ii) shall ole trust document, or
Own	er				Date	
	er					
Addı				City	Social Security/Tax ID # (for tax re	
	phone	Fax	Emạil			
Own					Date	
Own					Openial Openial (Facility of Facility of F	
۸۵۵۰	Print Name ress			City	Social Security/Tax ID # (for tax re State	. •
	phone	Fax	Email	City	State	Zip
	· · · · · · · · · · · · · · · · · · ·				DDE 1:- #-	
	Estate Broker (Firm) Agent)				DRE Lic. #: DRE Lic. #:	
	ess			City		
	phone	Fax	Email	Oily		_

© 1991-2017, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this

form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats.

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY 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.



Published and Distributed by: REAL ESTATE BUSINESS SERVICES, INC.

a subsidiary of the California Association of REALTORS® 90020 South Virgil Avenue, Los Angeles, California

PMA REVISED 6/17 (PAGE 4 OF 4)

