21

22

23

24

25

26

27

28

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

Debtors. Debtor.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

NOTICE OF SALE OF SUBJECT PROPERTY LOCATED AT 5818 ENGLE ROAD, CARMICHAEL, CA 95608

(SMALL ASSET SALE)

LIEN HOLDER: JPMORGAN CHASE BANK, N.A. (AS SUCCESSOR IN INTEREST TO WASHINGTON **MUTUAL BANK)**

Case: 24-10545 Doc# 2190 Filed: 08/29/25 Entered: 08/2 5910545250829000000000003

The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 9562. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.

SAN FRANCISCO, CALIFORNIA 94104

1

2

3

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Case:

PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for Real Property Sales [Dkt. No. 971] (the "Sale Procedures Order")² entered on March 5, 2025, LeFever Mattson, a California corporation, and certain of its affiliates that are debtors and debtors in possession (the "Debtors")³ in the above-captioned chapter 11 cases propose to sell certain of their real property in accordance with the approved Sale Procedures. The proposed sale has the following terms:

The address of the property proposed to be sold (the "Subject Property"):

5818 Engle Road Carmichael, CA 95608

APN: 258-0180-014-0000

The sale price is \$350,000.

Title holder of the Subject Property: Red Cedar Tree, LP.

JPMorgan Chase Bank, N.A. (as successor in interest to Washington Mutual Bank) (the "Secured Lender") holds a lien against the Subject Property in the amount of \$171,742. Upon closing of the sale, the Secured Lender's lien will be paid in full from sale proceeds through escrow by the title company. The Secured Lender's lien is undisputed. The sale free and clear of the lien is proper pursuant to section 363(f)(3) of the Bankruptcy Code because the net proceeds of the sale are greater than the aggregate amount of claims secured by the Subject Property and the Secured Lender will be paid in full. Moreover, the sale is proper pursuant to section 363(f)(5) because the Secured Lender could be compelled to accept a money satisfaction of its interest.

The Subject Property was marketed as follows: Since April 14, 2025, the Subject Property has been listed with NRT West, Inc. (dba Coldwell Banker Realty). It was listed on the MLS, Zillow, Trulia, Realtor.com, Redfin, and the Coldwell Banker Realty website. As of May 27, 2025, the listing received 258 agent views and 10 client views on the MLS, and 72 views on the brokerage's virtual property link. Additionally, professional photographs were taken of the Subject Property, and electronic flyers were distributed to agents within the Tri-County area. Based on the response to marketing efforts and totality of the circumstances, the Buyer's offer was determined to be the most favorable and was subsequently accepted.

Proposed Buyer: MJ Investors, LLC, a California limited liability company (the "Buyer")⁴

Known connections to the Debtors: *None known*.

24-10545 Doc# 2190 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 2 of

Capitalized terms not otherwise defined herein shall have the meaning given to them in the Sale Procedures Order.

Unless otherwise indicated, "Debtors" as used herein excludes KSMP.

The Subject Property must be sold with the property located at 5800 Engle Road, Carmichael, California 95608 (the "Carmichael Apartments"), due to the parking confirmation for the apartment building. The sale notice for the Carmichael Apartments is being filed concurrently herewith.

SAN FRANCISCO, CALIFORNIA 94104

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Pursuant to section 363(f) of the Bankruptcy Code, the Debtors may sell the Subject Property free and clear of all liens for the following reason(s): The holder of the lien will be paid in full satisfaction of the lien from the proceeds of the sale of the Subject Property.

Broker: NRT West, Inc. (dba Coldwell Banker Realty)

Known connections to the Debtors: *None known*.

Compensation: 2% of Sale Price (\$7,000)

Date and Docket Number of Employment Order: March 13, 2025 [Dkt. No. 1077]; April 23, 2025 [Dkt. No. 1358]

The following unexpired leases or executory contracts (the "Leases") are associated with the Subject Property:

Counter Party	Title	Treatment	Cure Amount (if any) ⁵
Home Tax Service of America, Inc. (dba LeFever Mattson Property Management)	Management Agreement	Reject	None / \$0.00

Adequate assurance information: N/A; the Subject Property is vacant.

Title and escrow company: Commonwealth Land Title

Escrow number: 972500084A

Closing payments and treatment of liens:

Secured Debt/Interest ⁶	\$171,742
Property Tax	\$5,318
Seller Broker Fees	\$7,000
Buyer Broker Fees	\$8,750
FTI Fees	\$5,250
Est. Other Closing Costs	\$5,000
Disbursements	\$203,060

Estimated Net Proceeds of Sale: \$146,940

PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by mail upon (i) the United State Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any

Doc# 2190 Entered: 08/29/25 11:27:48 Page 3 of 24-10545 Filed: 08/29/25

Cure amount, if any, will be prorated based on the date that escrow closes once the closing date is known.

The amount of the secured obligation will be updated once the Sale is approved and the closing date is set.

holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale or the assumption and assignment of the Leases or request for hearing (the "Objection") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period

PLEASE TAKE FURTHER NOTICE THAT there shall be no overbids.

is ordered by the Court (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE THAT there shall be no stalking horse procedures; however, the Debtors reserve the right to request such procedures should they, in their sole discretion, determine that a stalking horse procedure would benefit the estates.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Objection was filed or served on the Debtors and the Debtors shall submit a proposed order substantially in the form attached hereto as **Exhibit 1** (the "Small Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Small Asset Sale Order.

PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed prior to the Objection Deadline and not withdrawn, the Debtors will set a hearing (the "Sale Hearing") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection; (iii) and the Notice Parties.

PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.

PLEASE TAKE FURTHER NOTICE THAT the Sale pursuant to these Sale Procedures shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of the sale in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

Dated: August 29, 2025 KELLER BENVENUTTI KIM LLP

By: <u>/s/ Gabrielle L. Albert</u>
Gabrielle L. Albert

Attorneys for the Debtors and Debtors in Possession

KELLER BENVENUTTI KIM LLP

101 MONTGOMERY STREET, SUITE 1950 SAN FRANCISCO, CALIFORNIA 94104

Exhibit 1

(Proposed Sale Order)

Case 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 1 of 174

KELLER BENVENUTTI KIM LLP 101 MONTGOMERY STREET, SUITE 1950 SAN FRANCISCO, CALIFORNIA 94104

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 101 Montgomery Street, Suite 1950 San Francisco, California 94104 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 Attorneys for the Debtors and 7 Debtors in Possession 8 UNITED STATES BANKRUPTCY COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SANTA ROSA DIVISION 11 12 Lead Case No. 24-10545 (CN) In re: 13 (Jointly Administered) LEFEVER MATTSON, a California 14 Chapter 11 corporation, et al., 1 15 [PROPOSED] ORDER APPROVING Debtors. ASSET SALE OF THE PROPERTY 16 LOCATED AT 5818 ENGLE ROAD, 17 CARMICHAEL, CA 95608 18 In re 19 KS MATTSON PARTNERS, LP, 20 Debtor. 21 22 23

24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 2 of 174

Case

24

25

26

27

28

The last four digits of LeFever Mattson's tax identification number are 7537. The last four digits of the tax identification number for KS Mattson Partners, LP ("KSMP") are 5060. KSMP's address for service is c/o Stapleton Group, 514 Via de la Valle, Solana Beach, CA 92075. The address for service on LeFever Mattson and all other Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 9562. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM.

1

2

3

4

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the proposed sale (the "Sale") of the property located at 5818 Engle Road, Carmichael, California 95608 (the "Subject Property") as contemplated by the Sale Procedures approved by the Order Establishing Omnibus *Procedures for Real Property Sales* [Dkt. No. 971] (the "Sale Procedures Order"),² filed by the above-captioned debtors and debtors in possession (the "Debtors")³; the Court having reviewed the Notice of Sale of Subject Property Located at 5818 Engle Road, Carmichael, CA 95608 dated August 29, 2025 [Dkt. No. •] (the "Sale Notice"); and the Court having found that (i) the Court has jurisdiction to consider the proposed sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); (iv) the Sale Notice was sufficient under the circumstances; and (v) all Notice Parties have been served with Sale Notice; and after due deliberation the Court having determined that the relief requested in the Sale Notice is in the best interests of the Debtors, their estates, and their creditors; and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- 1. The proposed Sale of the Subject Property located at 5818 Engle Road, Carmichael, California 95608, APN 258-0180-014-0000, owned by Debtor Red Cedar Tree, LP, to MJ Investors, LLC, a California limited liability company (the "Buyer"), pursuant to the terms of the purchase agreement attached hereto as **Exhibit A**, is approved.
 - The Buyer's offer was the most favorable for the Subject Property. 2.
 - 3. The Sale Notice has been served on all Notice Parties.
- Pursuant to the Sale Notice and section 363(f) of the Bankruptcy Code, the Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy

Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Case: 24-10545 Page 3

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

Unless otherwise indicated, "Debtors" as used herein excludes KSMP.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Code, with any such liens or encumbrances of any kind or nature, to the extent not paid pursuant to paragraph 6 below, to attach to the net proceeds of the sale in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

- 5. The Debtors are authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 6. The Debtors, and any escrow agent upon the Debtors' written instruction, shall pay directly from escrow upon closing (i) all Closing Costs, including but not limited to, the real estate commission of the Brokers and FTI's advisory and transaction fee in the indicated amounts, costs of sale, and escrow costs, (ii) any outstanding property taxes, and (iii) any liens of any secured creditor for which there are no objections pending at the time of closing.
- 7. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 8. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.
- 9. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.

24-10545 Doc# 2190-1 Entered: 08/29/25 11:27:48 Filed: 08/29/25 Page 4

Case

KELLER BENVENUTTI KIM LLP 101 MONTGOMERY STREET, SUITE 1950 SAN FRANCISCO, CALIFORNIA 94104

10.	The Debtors are authorized to make non-substantive changes to the document
referenced here	ein without further order of the Court, including, without limitation, changes to
correct typogra	aphical and grammatical errors and to make conforming changes among the
aforementioned	documents prior to their distribution.

11. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

Case 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 5

of 174

KELLER BENVENUTTI KIM LLP

101 MONTGOMERY STREET, SUITE 1950 SAN FRANCISCO, CALIFORNIA 94104

Exhibit A

(Purchase Agreement)

Case 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 6 of 174



Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A REAL ESTATE AGENCY RELATIONSHIP

(As required by the Civil Code) (C.A.R. Form AD, Revised 12/24)

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

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 Buyer's agent can, with a Buyer's consent, agree to act as agent for the Buyer only. This includes a Buyer's agent under a buyer-broker representation agreement with the Buyer. 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.
- 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 salespersons and broker associates, 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.
- Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Seller and Buyer, a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the Buyer's or Seller's financial position, motivations, bargaining position, or other personal information that may impact price, including the Seller's willingness to accept a price less than the listing price or the Buyer's willingness to pay a price greater than the price offered.

SELLER AND BUYER RESPONSIBILITIES

Either the purchase agreement or a separate document will contain a confirmation of which agent is representing you and whether that agent is representing you exclusively in the transaction or acting as a dual agent. Please pay attention to that confirmation to make sure it accurately reflects your understanding of your agent's role.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect their 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.

If you are a Buyer, you have the duty to exercise reasonable care to protect yourself, including as to those facts about the property which are known to you or within your diligent attention and observation.

Both Sellers and Buyers should strongly consider obtaining tax advice from a competent professional because the federal and state tax consequences of a transaction can be complex and subject to change.

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 §§ 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully.

Note: Real estate broker commissions are not set by law and are fully negotiable.

I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE SECOND PAGE.

X Buyer	Seller Landlord Tenant _	DocuSigned by:	Joseph Ramos and/or ass	signee Date July 1, 2025	
Buyer	Seller Landlord Tenant	CEBD633F8FD543F		Date	
Agent _		Marcus & Millichap	DR	E Lic. # <u>00530854</u>	
		Real Estate Broker (Firm)			
Ву	Signed by: Dusty Haeling		Dusty Haeling DRE Lic. # 01292212	Date July 1, 2025	
	TEDFDB11AA254E9_ (Salesperson or Bro	ker-Associate, if any)			1

AD REVISED 12/24 (PAGE 1 OF 2)



2079.13. As used in this section and §§ 2079.7 and 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 § 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with § 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. The agent in the real property transaction bears responsibility for that agent's salespersons or broker associates who perform as agents of the agent. When a salesperson or broker associate 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 salesperson or broker associate functions. (b) "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 a vendee or lessee of real property. (c) "Commercial real property" means all real property in the state, except (1) single-family residential real property, (2) dwelling units made subject to Chapter 2 (commencing with § 1940) of Title 5, (3) a mobilehome, as defined in § 798.3, (4) vacant land, or (5) a recreational vehicle, as defined in § 799.29. (d) "Dual agent" means an agent acting, either directly or through a salesperson or broker associate, as agent for both the seller and the buyer in a real property transaction. (e) "Listing agreement" means a written contract between a seller 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, including rendering other services for which a real estate license is required to the seller pursuant to the terms of the agreement. (f) "Seller's agent" means a person who has obtained a listing of real property to act as an agent for compensation. (g) "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 seller's 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. (g) Esting 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 buyer's agent that becomes the contract for the sale of the real property upon acceptance by the seller. (j) "Real property" means any estate specified by subdivision (1) or (2) of § 761 in property, and includes (1) single-family residential property. (2) multiunit residential property with more than four dwelling units. (3) commercial real property, (4) vacant land, (5) a ground lease coupled with improvements, or (6) a manufactured home as defined in § 18007 of the Health and Safety Code, or a mobilehome as defined in § 18008 of the Health and Safety Code, when offered for sale or sold through an agent pursuant to the authority contained in § 10131.6 of the Business and Professions Code. (k) "Real property transaction" means a transaction for the sale of real property in which an agent is retained by a buyer, seller, or both a buyer and seller to act in that transaction, and includes a listing or an offer to purchase. (l) "Single-family residential property" or "single-family residential real property" means any of the following: (1) Real property improved with one to four dwelling units, including a leasehold exceeding one year's duration. (2) A unit in a residential stock cooperative, condominium, or planned unit development. (3) A mobilehome or manufactured home when offered for sale or sold through a real estate broker pursuant to § 10131.6 of the Business and Professions Code. (m) "Selli" "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 with an agent, whether or not a transaction for the creation of a real property sales contract within the meaning of § 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a real pr

soon as practicable before the execution of a buyer-broker representation agreement and execution of the buyer's offer to purchase. If the offer to purchase is not prepared by the buyer's agent, the buyer's agent shall present the disclosure form to the buyer not later than the next business day after receiving the offer to purchase from the buyer. (b) The agent providing the disclosure form specified in § 2079.16 shall obtain a signed acknowledgement of receipt from the buyer or seller except as provided in § 2079.15.

2079.15. In any circumstance in which the seller or buyer refuses to sign an acknowledgment of receipt pursuant to § 2079.14, the 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 buyer's agent shall disclose to the buyer and seller whether the agent is acting in the real property transaction as the buyer'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 buyer's agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the seller's agent shall disclose to the seller whether the seller's agent is acting in the real property transaction 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 seller's 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:

5	Seller's Brokerage Firm	DO NOT COMPLETE. SAMPLE ONLY	License Number
I	s the broker of (check one	e): the seller; or both the buyer and seller. (dual agent)	
5	Seller's Agent	DO NOT COMPLETE. SAMPLE ONLY	License Number
I	s (check one): the Sel	ler's Agent. (salesperson or broker associate) both the Buyer's and Seller's Agent.	(dual agent)
E	Buyer's Brokerage Firm_	DO NOT COMPLETE. SAMPLE ONLY	License Number
I	s the broker of (check one	e): the buyer; or both the buyer and seller. (dual agent)	
E	Buyer's Agent	DO NOT COMPLETE. SAMPLE ONLY	License Number
I	s (check one): the Buy	yer's Agent. (salesperson or broker associate) $\ \square$ both the Buyer's and Seller's Agent. mation required by this section shall be in addition to the disclosure required by \S $\%$. (dual agent)
(d) Th	ne disclosures and confirmation of re	mation required by this section shall be in addition to the disclosure required by § 2	2079.14. An agent's duty to provide

2079.18 (Repealed pursuant to AB-1289) 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 § 2079.14 and § 2079.17 are complied with.

2079.21 (a) A dual agent may not, without the express permission of the seller, disclose to the buyer any confidential information obtained from the seller. (b) A dual agent may not, without the express permission of the buyer, disclose to the seller any confidential information obtained from the buyer. (c) Confidential information" means facts relating to the client's financial position, motivations, bargaining position, or other personal information that may impact price, such as the seller is willing to accept a price less than the listing price or the buyer is willing to pay a price greater than the price offered. (d) 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 seller's agent from also being a buyer's agent. If a seller or buyer in a transaction chooses to not be represented

by an agent, that does not, of itself, make that agent a dual agent.

2079.23 (a) 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. (b) A lender or an auction company retained by a lender to control aspects of a transaction of real property subject to this part, including validating the sales price, shall not require, as a condition of receiving the lender's approval of the transaction, the homeowner or listing agent to defend or indemnify the lender or auction company from any liability alleged to result from the actions of the lender or auction company. Any clause, provision, covenant, or agreement purporting to impose an obligation to defend or indemnify a lender or an auction company in violation of this subdivision is against public policy, void, and unenforceable.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agent 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.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

AD REVISED 12/24 (PAGE 2 OF 2)



ASSOCIATION OF REALTORS®

Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A KESIDEN HAL INCOME PURCHASE AGREEMENT **AND JOINT ESCROW INSTRUCTIONS**

(C.A.R. FORM RIPA, Revised 12/24)

Date Pr	epared: <i>July</i>	1 2025		
	FER:	1, 2023		
A.		OFFER FROM	Joseph Ramos and/or assignee	("Buyer").
R	X Individual	(s), A Corporation, A Partnershi	ip,	
ь.	in	ERTY to be acquired is(City),	Sacramento (County), Califor	, situated rnia, 95608 (Zip Code),
	Assessor's F	Parcel No(s).	25801800140000	("Property")
D. 2. AG A.	THE TERMS Buyer and S ENCY: DISCLOSUF Form AD) if Signed by B	S OF THE PÜRCHASE ARE SPECIF eller are referred to herein as the "Pa RE: The Parties each acknowledge represented by a real estate license uyer. Seller's Agent is not legally obli	rent from city jurisdiction. Buyer is advised FIED BELOW AND ON THE FOLLOWING PARACTION. Brokers and Agents are not Parties to receipt of a "Disclosure Regarding Real Estate. Buyer's Agent is not legally required to give gated to give to Buyer's Agent the AD form Signips are hereby confirmed for this transaction	AGES. this Agreement. the Agency Relationship" (C.A.R. the to Seller's Agent the AD form the agned by Seller.
	Seller's Bro	kerage Firm Cole	•	nse Number <u>01908304</u>
	Seller's Agei	nt Ton	n Phillips Lice	nse Number <u>01401556</u>
	· · · · · · · · · · · · · · · · · · ·		n or broker associate); or 🗌 both the Buyer's a	= :
	Buyer's Bro	kerage Firm M	Lice both the Buyer and Seller (Dual Agent).	nse Number
		·	. , , , , , , , , , , , , , , , , , , ,	nse Number <i>01292212</i>
	Is (check on	e): the Buver's Agent (Salesperso	<i>ty Haeling</i> Lice n or broker associate); or	and Seller's Agent (Dual Agent).
	More than	n one Brokerage represents 🗌 Seller	, 🗌 Buyer. See, Additional Broker Acknowledg	gement (C.A.R. Form ABA).
D.			LERS: The Parties each acknowledge receipt	of a 🗶 "Possible Representation
3. TE		One Buyer or Seller - Disclosure an	d Consent" (C.A.R. Form PRBS). OSTS: The items in this paragraph are contr	ractual terms of the Agreement
			This form is 18 pages. The Parties are advised	
	Para #	Paragraph Title or Contract Term	Terms and Conditions	Additional Terms
Α	5, 5B (cash)	Purchase Price	\$ <u>350,000.00</u>	★ All Cash
В		Close Of Escrow (COE)	X 30 Days after Acceptance OR on □ (date) (mm/dd/yyyy)	
С	40A	Expiration of Offer	3 calendar days after all Buyer Signature(s) or (date), at 5PM or AM/ PM	
D(1)	5A(1)	Initial Deposit Amount	\$ 3,500.00 (1.00 % of purchase price) (% number above is for calculation purposes and is not a contractual term)	within 3 (or) business days after Acceptance by wire transfer OR
D(2)	5A(2)	☑ Increased Deposit	See attached Increased Deposit Addendum (C.A.I	R. Form IDA)
E(1)	5C(1)	Loan Amount(s): First Interest Rate Points If FHA or VA checked, Deliver list of lender required repairs	\$(% of purchase price) Fixed rate orInitial adjustable rate • not to exceed% • Buyer to pay up to points to obtain rate above 17 (or) Days after Acceptance	Conventional or, if checked, FHA (Forms FVAC/HID attached) VA (Form FVAC attached) Seller Financing Assumed Financing Subject To Financing Other:
E(2)	5C(2)	Additional Financed Amount Interest Rate Points	\$ (% of purchase price) Fixed rate or Initial adjustable rate • not to exceed % • Buyer to pay up to points to obtain rate above	Conventional or, if checked, Seller Financing Assumed Financing Subject To Financing Other:
E(3)	7A	Оссирансу Туре	Investment, or if checked, Primary Secondar	y
F	5D	Balance of Down Payment	\$ 346,500.00	
		PURCHASE PRICE TOTAL	\$ 350,000.00	
G	SELLER PA	YMENT TO COVER BUYER EXPE	,	
G(1)	5E	Seller Credit to Buyer	\$	For closing costs
		-	<u> </u>	To Gooding Coots
		ion of REALTORS®, Inc. 4 (PAGE 1 OF 18) Buy	er's Initials/ Seller's Initials	BS ,
			ENT AND JOINT ESCROW INSTRUCTION POL: 28/29/25 100 Enter 128: 28/29/25 1	,

ADDITIONAL SELLER CREDIT TERMS (does not include buyer broker compensation): G(3) 21 X Seller Payment for Buyer's Seller agrees to pay, out of transaction proceeds, 2.500 % of the final purchase OR, if checked \$ Obligation to compensate Buyer's price AND, if applicable \$ the obligation of Buyer to compensate Buyer's Broker. Broker Buyer affirmatively represents that, at the time this offer is made, Buyer has a written **Buyer Compensation Affirmation** agreement with Buyer's Broker that: (i) is valid; (ii) covers the Property; and (iii) provides for compensation for no less than the amount stated above. Para# Paragraph Title or Contract **Terms and Conditions Additional Terms** H(1) 5B Verification of All Cash (sufficient Attached to the offer or 3 (or) Days after Acceptance 6A Verification of Down Payment and Attached to the offer or 3 (or H(2)**Closing Costs** after Acceptance 6B Attached to the offer or \square 3 (or $_$) Days H(3) Verification of Loan Application Prequalification Preapproval after Acceptance Fully underwritten preapproval Intentionally Left Blank) Days prior to COE J 19 **Final Verification of Condition** 5 (or Κ 26 **Assignment Request** 17 (or) Days after Acceptance **CONTINGENCY REMOVED CONTINGENCIES** TIME TO REMOVE CONTINGENCIES L(1) 8A 17 (or) Days after Acceptance X No loan contingency Loan(s) Appraisal: Appraisal contingency 8B L(2) 17 (or) Days after Acceptance No appraisal contingency based upon appraised value at a Removal of appraisal contingency minimum of purchase price or does not eliminate appraisal cancellation rights in FVAC. L(3) 8C. 15 Investigation of Property 17 (or) Days after Acceptance Informational Access to Property 17 (or) Days after Acceptance REMOVAL OR WAIVER OF Buyer's right to access the Property for informational purposes only is NOT a contingency CONTINGENCY: and does NOT create additional cancellation rights for Buyer. Any contingency in L(1)-L(8) may be L(4) 8D 17 (or) Days after Acceptance removed or waived by checking the applicable box above or attaching a Contingency Removal (C.A.R. Form Insurance L(5) 8E, 17A **Review of Seller Documents** 17 (or) Days after Acceptance, or 5 Days after Delivery, whichever is later CR-B) and checking the applicable box therein. Removal or Waiver at 8F, 16A Preliminary ("Title") Report) Days after Acceptance or 5 Days L(6) time of offer is against Agent advice. after Delivery, whichever is later See paragraph 81. 8G, 11J Common Interest Disclosures) Days after Acceptance, or 5 Days L(7) CR-B attached Per Civil Code § 4525 or this after Delivery, whichever is later Agreement 8H, 9B(6) Review of leased or liened items) Days after Acceptance, or 5 Days L(8) (E.g. solar panels or propane tanks) after Delivery, whichever is later 8K Sale of Buyer's Property L(9) Sale of Buyer's property is not a contingency, UNLESS checked here: C.A.R. Form COP attached **Additional Terms** M **Possession Time for Performance** M(1) 3E(3), 7A Vacant Units to be delivered Vacant Upon notice of recordation Tenant Occupied Units to be On COE date Unit(s) to be delivered delivered subject to tenant rights vacant. C.A.R. Form TOPA attached. 7D Seller Occupied Units to be Upon Notice of recordation, OR 6 PM or C.A.R. Form SIP attached if 29 or M(2) delivered vacant AM/ PM fewer days. C.A.R. Form RLAS attached if 30 or more days. On COE date or, if checked below, days after COE (29 or fewer days) days after COE (30 or more days) Ν Documents/Fees/Compliance **Time for Performance** N(1) 17A Seller Delivery of Documents 7 (or) Days after Acceptance 22B N(2) Sign and return Escrow Holder) Days after Delivery General Provisions, Supplemental Instructions 11J(2) Time to pay fees for ordering HOA N(3) 3 (or) Days after Acceptance Documents N(4) 10B(1) Install smoke alarm(s), CO) Days after Acceptance detector(s), water heater bracing 3 Days after Acceptance N(5) 36 Evidence of representative authority

RIPA REVISED 12/24 (PAGE 2 OF 18)

Buyer's Initials



Seller's Initials

Date: July 1, 2025



0			Intentionally Left Blank	
Р	Items Inclu	uded and Excluded		
P(1)	9	Items Included - All items specified in	Paragraph 9B are included and the following, if	checked:
P(2)	9	Excluded Items:		
			; 🗆; 🗅_	
Q	Allocation	of Costs		
	Para #	Item Description	Who Pays (if Both is checked, cost to be split equally unless Otherwise Agreed)	Additional Terms
Q(1)	10A, 11B(1)(A)	Natural Hazard Zone Disclosure Report, including tax information	Buyer X Seller Both	Environmental Other_
	•		Provided by: First American NHD	J
Q(2)		Optional Wildfire Disclosure Report	Buyer Seller Both	
2(3)		(A) Report	Buyer Seller Both	
		(B)Report	Buyer Seller Both	-
Q(4)	10B(1)	Smoke alarms, CO detectors, water heater bracing	Buyer Seller Both	
ૂ(5)	10A 10B(2)	Government Required Point of Sale inspections, reports	Buyer Seller Both	
Q(6)	10B(2)	Government Required Point of Sale corrective/remedial actions	Buyer Seller Both	
Q(7)	10B(4)	Fire extinguishers, sprinklers, hoses	Buyer Seller Both	
Q(8)	10B(4)	Drain cover and anti-entrapment devices for pool/spa	Buyer Seller Both	
Q(9)	22B	Escrow Fees	☐ Buyer ☐ Seller ☒ Both <u>50/50</u> ☐ Each to pay their own fees	Escrow Holder:
2(10)	16	Owner's title insurance policy	☐ Buyer 🗷 Seller ☐ Both	Title Company (If different from Escrow Holder):
2(11)		Buyer's Lender title insurance policy	Buyer	Unless Otherwise Agreed, Buyer shall purchase any title insuranc policy insuring Buyer's lender.
Q(12)		County transfer tax, fees	Buyer X Seller Both	
(13)		City transfer tax, fees	Buyer Seller Both	
(14)	11J(2)	HOA fee for preparing disclosures	Seller	
(15)		HOA certification fee	Buyer	1
2(16)		HOA transfer fees	Buyer Seller Both	Unless Otherwise Agreed, Selle shall pay for separate HOA move out fee and Buyer shall pay for separate move-in fee. Applies i separately billed or itemized with cost in transfer fee.
Q(17)		Private transfer fees	Seller, or if checked, Buyer Both	
Q(18)	10B(4)	Installation of safety features, required by law	Buyer Seller Both	
(19)		fees or costs	Buyer Seller Both	
(20)	10C	Home warranty plan, chosen by Buyer. Coverage includes, but is not limited to	Buyer Seller Both Issued by:	If Seller or Both checked, Seller's cost not to exceed \$
			🗷 Buyer waives home warranty plan	
₹	12	Additional Tenancy Documents:	come and Expense Statements 🗌 Tenant Estoppe	Certificate
S	OTHER TER	RMS:		
	PROPERT Probate	DDENDA AND ADVISORIES: (check Y TYPE ADDENDA: This Agreement Agreement Purchase Addendum (C.A. se Purchase Addendum (C.A.R. Form	is subject to the terms contained in the Adder A.R. Form PA-PA)	
	Iviixea U	se ruichase Audenduni (C.A.K. FORM	i wo-ra) ⊔othei	DS

	elope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A y Address: 5878 Engle Rd, Carmichael, CA 95608	Date: <i>July 1, 2025</i>
	OTHER ADDENDA: This Agreement is subject to the tern	
٥.	Addendum # (C.A.R. Form ADM)	Assumed Financing Addendum (C.A.R. Form AFA)
	Short Sale Addendum (C.A.R. Form SSA)	Back Up Offer Addendum (C.A.R. Form BUO)
	Court Confirmation Addendum (C.A.R. Form CCA)	
	Septic, Well, Property Monument and Propane Addend	um (C. A.R. Form SWPI)
	Buyer Intent to Exchange Addendum (C.A.R. Form BXA	
	X Other Addendum 1 to Purchase Agreement	Other
C.	BUYER AND SELLER ADVISORIES: (Note: All Advisor	ries below are provided for reference purposes only and are not
	intended to be incorporated into this Agreement.)	, , , , , , , , , , , , , , , ,
	Buyer's Investigation Advisory (C.A.R. Form BIA)	▼ Fair Housing and Discrimination Advisory (C.A.R. Form FHDA)
	Wire Fraud Advisory (C.A.R. Form WFA)	X Cal. Consumer Privacy Act Advisory (C.A.R. Form CCPA)
	<u>X</u> , (c ,)	(Parties may also receive a privacy disclosure from their own Agent.)
	Wildfire Disaster Advisory (C.A.R. Form WFDA)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)
	Trust Advisory (C.A.R. Form TA)	Short Sale Information and Advisory (C.A.R. Form SSIA)
	REO Advisory (C.A.R. Form REO)	Probate Advisory (C.A.R. Form PA)
	Other	Other
5. AD	DITIONAL TERMS AFFECTING PURCHASE PRICE: Buyer	represents that funds will be good when deposited with Escrow Holder.
	DEPOSIT:	•
	(1) INITIAL DEPOSIT : Buyer shall deliver deposit direct	y to Escrow Holder. If a method other than wire transfer is specified
	in paragraph 3D(1) and such method is unacceptabe shall be by wire transfer.	le to Escrow Holder, then upon notice from Escrow Holder, delivery
	(2) RETENTION OF DEPOSIT: Paragraph 37 if initial	ed by all Parties or otherwise incorporated into this Agreement,
	specifies a remedy for Buyer's default. Buyer ar	nd Seller are advised to consult with a qualified California real
	estate attorney: (i) Before adding any other claus	se specifying a remedy (such as release or forfeiture of deposit
	or making a deposit non-refundable) for failure	of Buyer to complete the purchase. Any such clause shall be
	deemed invalid unless the clause independently s	atisfies the statutory liquidated damages requirements set forth
В	In the Civil Code; and (ii) Regarding possible liabi	lity and remedies if Buyer fails to deliver the deposit.
ь.	Agreement is NOT contingent on Ruyer obtaining a loan	paragraph 3A, no loan is needed to purchase the Property. This . Buyer shall, within the time specified in paragraph 3H(1), Deliver
	written verification of funds sufficient for the purchase price	e and closing costs
C.	LOAN(S):	s and dissing sector
	(1) FIRST LOAN: This loan will provide for conventiona	I financing UNLESS FHA, VA, Seller Financing (C.A.R. Form SFA).
	Assumed Financing, Subject To Financing, or Other is	s checked in paragraph 3E(1).
	(2) ADDITIONAL FINANCED AMOUNT: If an additional	I financed amount is specified in paragraph 3E(2), that amount wil
	Financing, or Other is checked in paragraph 3E(2) .	Financing (C.A.R. Form SFA), Assumed Financing, Subject To
	(3) BUYER'S LOAN STATUS: Buyer authorizes Selle	er and Seller's Authorized Agent to contact Buyer's lender(s) to
	determine the status of any Buyer's loan specified in	paragraph 3E, or any alternate loan Buyer pursues, whether or not a
	contingency of this Agreement. If the contact inform	ation for Buyer's lender(s) is different from that provided under the
	terms of paragraph 6B, Buyer shall Deliver the updat	ed contact information within 1 Day of Seller's request.
	(4) FHA/VA: If FHA or VA is checked in paragraph 3	E(1), a FHA/VA amendatory clause (C.A.R. Form FVAC) shall be
	incorporated and Signed by all Parties. Buyer shall, v	vithin the time specified in paragraph 3E(1) , Deliver to Seller written quirements that Buyer requests Seller to pay for or otherwise correct
		ithstanding Seller's agreement that Buyer may obtain FHA or VA

financing, Seller has no obligation to pay or satisfy any or all lender requirements unless agreed in writing.

ASSUMED OR SUBJECT TO FINANCING: Seller represents that Seller is not delinquent on any payments due on any

loans. If the Property is acquired subject-to an existing loan, Buyer and Seller are advised to consult with legal counsel

regarding the ability of an existing lender to call the loan due, and the consequences thereof.

BALANCE OF PURCHASE PRICE (DOWN PAYMENT, paragraph 3F) (including all-cash funds) to be deposited with Escrow Holder pursuant to Escrow Holder instructions.

LIMITS ON CREDITS TO BUYER: Any credit to Buyer as specified in paragraph 3G(1) or Otherwise Agreed, from any source, for closing or other costs that is agreed to by the Parties ("Contractual Credit") shall be disclosed to Buyer's lender, if any, and made at Člose Of Escrow. If the total credit allowed by Buyer's lender ("Lender Allowable Credit") is less than the Contractual Credit, then (i) the Contractual Credit from Seller shall be reduced to the Lender Allowable Credit, and (ii) in the absence of a separate written agreement between the Parties, there shall be no automatic adjustment to the purchase price to make up for the difference between the Contractual Credit and the Lender Allowable Credit.

ADDITIONAL FINANCING TERMS:

VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Written verification of Buyer's down payment and closing costs may be made by Buyer or Buyer's lender or loan broker pursuant to paragraph 6B.

VERIFICATION OF LOAN APPLICATIONS: Buyer shall Deliver to Seller, within the time specified in paragraph 3H(3) a letter

from Buyer's lender or loan broker stating that, based on a review of Buyer's written application and credit report, Buyer is prequalified or preapproved for any NEW loan specified in paragraph 3E. If any loan specified in paragraph 3E is an adjustable rate loan, the prequalification or preapproval letter shall be based on the qualifying rate, not the initial loan rate.

BUYER STATED FINANCING: Seller is relying on Buyer's representation of the type of financing specified (including, but not limited to, as applicable, all cash, amount of down payment, or contingent or non-contingent loan). Seller has agreed to a specific closing date, purchase price, and to sell to Buyer in reliance on Buyer's specified financing. Buyer shall pursue the financing specified in this Agreement, even if Buyer also elects to pursue an alternative form of financing. Seller has no obligation to cooperate with Buyer's efforts to obtain any financing other than that specified in this Agreement but shall not interfere with closing at the purchase price on the COE date (paragraph 3B) even if based upon alternate financing. Buyer's inability to obtain alternate financing does not excuse Buyer from the obligation to purchase the Property and close escrow as specified in this Agreement.

7. **CLOSING AND POSSESSION:**

OCCUPANCY: Seller shall disclose to Buyer which unit(s) are occupied by tenants (including any adult other than Seller). If a tenant occupied unit is to be delivered vacant pursuant to paragraphs 3M(1) or elsewhere, unless Otherwise Agreed, such as in a counter offer or C.A.R. Form TOPA, Seller is responsible for delivering the unit vacant. Occupancy may impact available financing.

RIPA REVISED 12/24 (PAGE 4 OF 18)

	DS		
Buyer's Initials	JK	_/	Seller's Initials

Unless Otherwise Agreed: (i) the Property shall be delivered "As-Is" in its PRESENT physical condition as of the date of Acceptance; (ii) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; (iii) Except as specified in paragraph 9C, Seller is not responsible to repair any holes left after the removal of any wall hangings (such as pictures and mirrors), brackets, nails or other fastening devices; and (iv) all debris and personal property not included in the sale shall be removed by Close Of Escrow or at the time possession is delivered to Buyer, if not on the same date. If items are not removed when possession is delivered to Buyer, all items shall be deemed abandoned. Buyer, after first Delivering to Seller written notice to remove the items within 3 Days, may pay to have such items removed or disposed of and may bring legal action, as per this Agreement, to receive reasonable costs from Seller.

Date: July 1, 2025

Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller and Agents may not be aware of all defects affecting the Property or other factors that Buyer considers important. Property improvements may not be built according to code, in compliance with current Law, or have had all required

permits issued and/or finalized.

- SELLER REMAINING IN POSSESSION AFTER CLOSE OF ESCROW: If Seller has the right to remain in possession after Close Of Escrow pursuant to paragraph 3M(2) or as Otherwise Agreed, (i) the Parties are advised to consult with their insurance and legal advisors for information about liability and damage or injury to persons and personal and real property; (ii) Buyer is advised to consult with Buyer's lender about the impact of Seller's occupancy on Buyer's loan; and (iii) consult with a qualified California real estate attorney where the Property is located to determine the ongoing rights and responsibilities of both Buyer and Seller with regard to each other, including possible tenant rights, and what type of written agreement to use to document the relationship between the Parties.
- At Close Of Escrow: (i) Seller assigns to Buyer any assignable warranty rights for items included in the sale; and (ii) Seller shall Deliver to Buyer available Copies of any such warranties. Agents cannot and will not determine the assignability of any warranties.
- Seller shall, on Close Of Escrow unless Otherwise Agreed and even if Seller remains in possession, provide keys, passwords, codes and/or means to operate all locks, mailboxes, security systems, alarms, home automation systems, intranet and Internet-connected devices included in the purchase price, garage door openers, and all items included in either paragraph 3P or paragraph 9. If the Property is a condominium or located in a common interest development, Seller shall be responsible for securing or providing any such items for Association amenities, facilities, and access. Buyer may be required to pay a deposit to the Homeowners' Association ("HOA") to obtain keys to accessible HOA facilities. CONTINGENCIES AND REMOVAL OF CONTINGENCIES:

A. LOAN(S):

- (1) This Agreement is, unless otherwise specified in paragraph 3L(1) or an attached CR form, contingent upon Buyer obtaining the loan(s) specified. If contingent, Buyer shall act diligently and in good faith to obtain the designated loan(s). If there is no appraisal contingency or the appraisal contingency has been waived or removed, then failure of the Property to appraise at the purchase price does not entitle Buyer to exercise the cancellation right pursuant to the loan contingency if Buyer is otherwise qualified for the specified loan and Buyer is able to satisfy lender's non-appraisal conditions for closing the loan.
- (2) Buyer is advised to investigate the insurability of the Property as early as possible, as this may be a requirement for lending. Buyer's ability to obtain insurance for the Property, including fire insurance, is part of Buyer's Insurance contingency. Failure of Buyer to obtain insurance may justify cancellation based on the Insurance contingency but not the loan contingency.
- Buyer's contractual obligations regarding deposit, balance of down payment and closing costs are not contingencies of this Agreement, unless Otherwise Agreed.
- If there is an appraisal contingency, removal of the loan contingency shall not be deemed removal of the appraisal contingency.
- NO LOAN CONTINGENCY: If "No loan contingency" is checked in paragraph 3L(1), obtaining any loan specified is NOT a contingency of this Agreement. If Buyer does not obtain the loan specified, and as a result is unable to purchase the Property, Seller may be entitled to Buyer's deposit or other legal remedies.

APPRAÍSAL:

- (1) This Agreement is, unless otherwise specified in paragraph 3L(2) or an attached CR form, contingent upon a written appraisal of the Property by a licensed or certified appraiser at no less than the amount specified in paragraph 3L(2), without requiring repairs or improvements to the Property. Appraisals are often a reliable source to verify square footage of the subject Property. However, the ability to cancel based on the measurements provided in an appraisal falls within the Investigation of Property contingency. The appraisal contingency is solely limited to the value determined by the appraisal. For any cancellation based upon this appraisal contingency, Buyer shall Deliver a Copy of the written appraisal to Seller, upon request by Seller.
- (2) NO APPRAISAL CONTINGENCY: If "No appraisal contingency" is checked in paragraph 3L(2), then Buyer may not use the loan contingency specified in paragraph 3L(1) to cancel this Agreement if the sole reason for not obtaining the loan is that the appraisal relied upon by Buyer's lender values the property at an amount less than that specified in paragraph 3L(2). If Buyer is unable to obtain the loan specified solely for this reason, Seller may be entitled to Buyer's deposit or other legal remedies.

Fair Appraisal Act: See paragraph 33 for additional information.

- INVESTIGATION OF PROPERTY: This Agreement is, as specified in paragraph 3L(3), contingent upon Buyer's acceptance of the condition of, and any other matter affecting, the Property.
- INSURANCE: This Agreement is, as specified in paragraph 3L(4), contingent upon Buyer's assessment of the availability and approval of the cost for any insurance policy desired under this Agreement.

 REVIEW OF SELLER DOCUMENTS: This Agreement is, as specified in paragraph 3L(5), contingent upon Buyer's review
- and approval of Seller's documents required in paragraph 17A.

TITLE; Preliminary (Title) Report:

- This Agreement is, as specified in paragraph 3L(6), contingent upon Buyer's ability to obtain the title policy provided for in paragraph 16G and on Buyer's review of a current Preliminary Report and items that are disclosed or observable even if not on record or not specified in the Preliminary Report, and satisfying Buyer regarding the current status of title. Buyer is advised to review all underlying documents and other matters affecting title, including, but not limited to, any documents or deeds referenced in the Preliminary Report and any plotted easements.
- (2) Buyer has 5 Days after receipt to review a revised Preliminary Report, if any, furnished by the Title Company and cancel the transaction if the revised Preliminary Report reveals material or substantial deviations from a previously provided Preliminary Report.
- G. CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES (IF APPLICABLE): This Agreement is, as specified in paragraph 3L(7), contingent upon Buyer's review and approval of Common Interest Disclosures required by Civil Code § 4525 and under paragraph 11.1 ("CI Disclosures") and under paragraph 11J ("Cl Disclosures").

RIPA REVISED 12/24 (PAGE 5 OF 18)

Buyer's Initials Seller's Initials

- H. BUYER REVIEW OF LEASED OR LIENED ITEMS CONTINGENCY: Buyer's review of and ability and willingness to assume any lease, maintenance agreement or other ongoing financial obligation, or to accept the Property subject to any lien, disclosed pursuant to paragraph 9B(6), is, as specified in paragraph 3L(8), a contingency of this Agreement. Any assumption of the lease shall not require any financial obligation or contribution by Seller. Seller, after first Delivering a Notice to Buyer to Perform, may cancel this Agreement if Buyer, by the time specified in paragraph 3L(8), refuses to enter into any necessary written agreements to accept responsibility for all obligations of Seller-disclosed leased or liened items.
- REMOVĂL OR WAIVER OF CONTINGENCIES WITH OFFER: Buyer shall have no obligation to remove a contractual I. contingency unless Seller has provided all required documents, reports, disclosures, and information pertaining to that contingency. If Buyer does remove a contingency without first receiving all required information from Seller, Buyer is relinquishing any contractual rights that apply to that contingency. If Buyer removes or waives any contingencies without an adequate understanding of the Property's condition or Buyer's ability to purchase, Buyer is acting against the advice of Agent.
- REMOVAL OF CONTINGENCY OR CANCELLATION:
 - (1) For any contingency specified in paragraph 3L, 8, or elsewhere, Buyer shall, within the applicable period specified, remove the contingency or cancel this Agreement.
 - (2) For the contingencies for review of Seller Documents, Preliminary Report, and Condominium/Planned Development Disclosures, Buyer shall, within the time specified in paragraph 3L or 5 Days after Delivery of applicable Seller Documents, Preliminary Report, or CI Disclosures, whichever occurs later, remove the applicable contingency in writing or cancel this Agreement.
 - (3) If Buyer does not remove a contingency within the time specified, Seller, after first giving Buyer a Notice to Buyer to Perform (C.A.R. Form NBP), shall have the right to cancel this Agreement.
- K. SALE OF BUYER'S PROPERTY: This Agreement and Buyer's ability to obtain financing are NOT contingent upon the sale of any property owned by Buyer unless the Sale of Buyer's Property (C.A.R. Form COP) is checked as a contingency of this Agreement in paragraph 3L(9).
- ITEMS INCLUDED IN AND EXCLUDED FROM SALE:
 - A. NOTE TO BUYER AND SELLER: Items listed as included or excluded in the Multiple Listing Service (MLS), flyers, marketing materials, or disclosures are NOT included in the purchase price or excluded from the sale unless specified in this paragraph or paragraph 3P or as Otherwise Agreed. Any items included herein are components of the Property and are not intended to affect the price. All items are transferred without Seller warranty.
 - **B. ITEMS INCLUDED IN SALE:**
 - (1) All EXISTING fixtures and fittings that are attached to the Property;
 - (2) EXISTING electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates, solar power systems, built-in appliances and appliances for which special openings or encasements have been made (whether or not included in paragraph 3P), window and door screens, awnings, shutters, window coverings (which includes blinds, curtains, drapery, shutters or any other materials that cover any portion of the window) and any associated hardware and rods, attached floor coverings, television antennas, satellite dishes, air coolers/conditioners, pool/spa equipment (including, but not limited to, any cleaning equipment such as motorized/automatic pool cleaners, pool heaters, pool nets, pool covers), garage door openers/remote controls, mailbox, in-ground landscaping, water features and fountains, water softeners, water purifiers, light bulbs (including smart bulbs) and all items specified as included in paragraph 3P, if currently existing and owned by Seller at the time of Acceptance.
 - Note: If Seller does not intend to include any item specified as being included above because it is not owned by Seller, whether placed on the Property by Agent, stager, tenant, or other third party, the item should be listed as being excluded in paragraph 3P(2) or excluded by Seller in a counter offer.
 - (3) Security System includes any devices, hardware, software, or control units used to monitor and secure the Property, including but not limited to, any motion detectors, door or window alarms, and any other equipment utilized for such purpose. If checked in paragraph 3P, all such items are included in the sale, whether hard wired or not.
 - Home Automation (Smart Home Features) includes any electronic devices and features including, but not limited to, thermostat controls, kitchen appliances not otherwise excluded, and lighting systems, that are connected (hard wired or wirelessly) to a control unit, computer, tablet, phone, or other "smart" device. Any Smart Home devices and features that are physically affixed to the real property, and also existing light bulbs, are included in the sale. Buyer is advised to use paragraph 3P(1) or an addendum to address more directly specific items to be included. Seller is advised to use a counter offer to address more directly any items to be excluded.
 - (5) Non-Dedicated Devices: All smart home and security system included in the sale include control devices, except for any non-dedicated personal computer, tablet, or phone used to control such features. Buyer acknowledges that a separate device and access to wifi or Internet may be required to operate some smart home features and Buyer may have to obtain such device after Close Of Escrow. Seller shall de-list any devices from any personal accounts and shall cooperate with any transfer of services to Buyer. Buyer is advised to change all passwords and ensure the security of any smart home features.
 - (6) LEASED OR LIENED ITEMS AND SYSTEMS: Seller, within the time specified in paragraph 3N(1), shall (i) disclose to Buyer if any item or system specified in paragraph 3P or 9B or otherwise included in the sale is leased, or not owned by Seller, or is subject to any maintenance or other ongoing financial obligation, or specifically subject to a lien or other encumbrance or loan, and (ii) Deliver to Buyer all written materials (such as lease, warranty, financing, etc.) concerning any such item.
 - (7) Seller represents that all items included in the purchase price, unless Otherwise Agreed, (i) are owned by Seller and shall be transferred free and clear of liens and encumbrances, except the items and systems identified pursuant to paragraph 9B(6), and (ii) are transferred without Seller warranty regardless of value. Seller shall cooperate with the identification of any software or applications and Buyer's efforts to transfer any services needed to operate any Smart Home Features or other items included in this Agreement, including, but not limited to, utilities or security systems.

 (8) A complete inventory of all personal property of Seller currently used in the operation of the Property and included in the
 - purchase price shall be delivered to Buyer within the time specified in paragraph 3N(1).
 - Seller shall deliver title to the personal property by Bill of Sale, free of all liens and encumbrances, and without warranty of condition.
 - (10) As additional security for any note in favor of Seller for any part of the purchase price, Buyer shall execute a UCC-1 Financing Statement to be filed with the Secretary of State, covering the personal property included in the purchase, replacement thereof, and insurance proceeds.

RIPA REVISED 12/24 (PAGE 6 OF 18)

				وم	1=
Buyer's Initials	JK.	/	Seller's Initials	_BS_	 EQUAL HO

C. ITEMS EXCLUDED FROM SALE: Unless Otherwise Agreed, the following items are excluded from sale: (i) All items specified in paragraph 3P(2); (ii) audio and video components (such as flat screen TVs, speakers and other items) if any such item is not itself attached to the Property, even if a bracket or other mechanism attached to the component or item is attached to the Property; (iii) furniture and other items secured to the Property for earthquake or safety purposes. Unless otherwise specified in paragraph 3P(1), brackets attached to walls, floors or ceilings for any such component, furniture or item will be removed and holes or other damage shall be repaired, but not painted.

10. ALLOCATION OF COSTS:

- A. INSPECTIONS, REPORTS, TESTS, AND CERTIFICATES: Paragraphs 3Q(1), (2), (3) and (5) only determines who is to pay for the inspection, report, test, certificate or service mentioned; it does not determine who is to pay for any work recommended or identified in the any such document. Agreements for payment of required work should be specified elsewhere in paragraph 3Q, or 3S, or in a separate agreement (such as C.A.R. Forms RR, RRRR, ADM or AEA). Any reports in these paragraphs shall be Delivered in the time specified in Paragraph 3N(1).
- B. GOVERNMENT REQUIREMENTS AND CORRECTIVE OR REMEDIAL ACTIONS:
 - (1) **LEGALLY REQUIRED INSTALLATIONS AND PROPERTY IMPROVEMENTS:** Any required installation of smoke alarm or carbon monoxide device(s) or securing of water heater shall be completed within **the time specified in paragraph 3N(4)** and paid by Party specified in **paragraph 3Q(4)**. If Buyer is to pay for these items, Buyer, as instructed by Escrow Holder, shall deposit funds into escrow or directly to the vendor completing the repair or installation. Prior to Close Of Escrow, Seller shall Deliver to Buyer written statement(s) of compliance in accordance with any Law, unless Seller is exempt. If Seller is to pay for these items and does not fulfill Seller's obligation in the time specified, and Buyer incurs costs to comply with lender requirements concerning those items, Seller shall be responsible for Buyer's costs.

(2) POINT OF SALE REQUIREMENTS:

- (A) Point of sale inspections, reports and repairs refer to any such actions required to be completed before or after Close Of Escrow that are required in order to close under any Law and paid by the Party specified in paragraphs 3Q(5) and 3Q(6) and any such repair, shall be completed prior to final verification of Property, unless Otherwise Agreed. Defensible space compliance shall be determined as agreed in the C.A.R. Form FHDS. If Buyer agrees to pay for any portion of such repair, Buyer, shall (i) directly pay to the vendor completing the repair or (ii) provide an invoice to Escrow Holder, deposit funds into escrow sufficient to pay for Buyer's portion of such repair and request Escrow Holder pay the vendor completing the repair.
- (B) Buyer shall be provided, within the time specified in **paragraph 3N(1)**, unless Parties Otherwise Agree to another time period, a Copy of any required government-conducted or point-of-sale inspection report prepared pursuant to this Agreement or in anticipation of this sale of the Property.
- (3) REINSPECTION FEES: If any repair in paragraph 10B(1) is not completed within the time specified and the lender requires an additional inspection to be made, Seller shall be responsible for any corresponding reinspection fee. If Buyer incurs costs to comply with lender requirements concerning those items, Seller shall be responsible for those costs.

(4) INSTALLATION OF SAFETY FEATURES:

- (A) The following installations shall be completed prior to final verification of condition unless Otherwise Agreed: (i) approved fire extinguisher(s), sprinkler(s), and hose(s), if required by law; and (ii) drain cover and anti-entrapment device or system meeting the minimum requirements permitted by the U.S. Consumer Products and Safety Commission for any pool or spa.
- (B) If Buyer is to pay for these installations, Buyer, as instructed by Escrow Holder, shall deposit funds into escrow or directly to the vendor completing the repair or installation.
- (5) **INFORMATION AND ADVICE ON REQUIREMENTS:** Buyer and Seller are advised to seek information from a knowledgeable source regarding local and State mandates and whether they are point of sale requirements or requirements of ownership. Agents do not have expertise in this area and cannot ascertain all of the requirements or costs of compliance.

C. HOME WARRANTY:

- (1) Buyer shall choose the home warranty plan and any optional coverages indicated. Buyer shall pay any cost of that plan, chosen by Buyer, that exceeds the amount allocated to Seller in **paragraph 3Q(20)**. Buyer is informed that home warranty plans have many optional coverages, including but not limited to, coverages for Air Conditioner and Pool/Spa. Buyer is advised to investigate these coverages to determine those that may be suitable for Buyer and their cost.
- (2) If Buyer waives the purchase of a home warranty plan in paragraph 3Q(20), Buyer may still purchase a home warranty plan, at Buyer's expense, prior to Close Of Escrow.
- 11. STATUTORY AND OTHER DISCLOSURES (INCLUDING LEAD-BASED PAINT HAZARD DISCLOSURES) AND CANCELLATION RIGHTS:

A. LEAD DISCLOSURES:

- (1) Seller shall, within the time specified in paragraph 3N(1), for any residential property built before January 1, 1978, unless exempted by Law, Deliver to Buyer a fully completed Federal Lead-Based Paint Disclosures (C.A.R. Form LPD) and pamphlet ("Lead Disclosures").
- (2) Buyer shall, within the time specified in **paragraph 3L(3)**, have the opportunity to conduct a risk assessment or to inspect for the presence of lead-based paint hazards.

B. RESIDENTIAL 1-4 PROPERTY DISCLOSURES:

- (1) TDS, NHD, AND OTHER STATUTORY AND SUPPLEMENTAL DISCLOSURES:
 - (A) Seller shall, within the time specified in **paragraph 3N(1)**, Deliver to Buyer: unless exempt, fully completed disclosures or notices required by §§ 1102 et. seq. and 1103 et. seq. of the Civil Code ("Statutory Disclosures"). Statutory Disclosures include, but are not limited to, a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS), Natural Hazard Disclosure Statement ("NHD"), notice or actual knowledge of release of illegal controlled substance, notice of special tax and/or assessments (or, if allowed, substantially equivalent notice regarding the Mello-Roos Community Facilities Act of 1982 and Improvement Bond Act of 1915) and, if Seller has actual knowledge, of industrial use and military ordnance location (C.A.R. Form SPQ or ESD), and, if the Property is in a high or very high fire hazard severity area, the information, notices, documentation, and agreements required by §§ 1102.6(f) and 1102.19 of the Civil Code (C.A.R., Form FHDS).

RIPA REVISED 12/24 (PAGE 7 OF 18)

Buyer's Initials _____/ ____ Seller's Initials

EQUAL HOUS OPPORTUN

(B) The Real Estate Transfer Disclosure Statement required by this paragraph is considered fully completed if Seller has completed the section titled Coordination with Other Disclosure Forms by checking a box (Section I), and Seller has completed and answered all questions and Signed the Seller's Information section (Section II) and the Seller's Agent, if any, has completed and Signed the Seller's Agent's section (Section III), or, if applicable, an Agent Visual Inspection Disclosure (C.A.R. Form AVID). Section V acknowledgment of receipt of a Copy of the TDS shall be Signed after all previous sections, if applicable, have been completed. Nothing stated herein relieves a Buyer's Agent, if any, from the obligation to (i) conduct a reasonably competent and diligent visual inspection of the accessible areas of the Property and disclose, on Section IV of the TDS, or an AVID, material facts affecting the value or desirability of the Property that were or should have been revealed by such an inspection or (ii) complete any sections on all disclosures required to be completed by Buyer's Agent.

Date: July 1, 2025

- (C) Seller shall, within the time specified in paragraph 3N(1), provide "Supplemental Disclosures" as follows: (i) unless exempt from the obligation to provide a TDS, complete a Seller Property Questionnaire (C.A.R. Form SPQ) by answering all questions and Signing and Delivering a Copy to Buyer; (ii) if exempt from the obligation to provide a TDS, complete an Exempt Seller Disclosure (C.A.R. Form ESD) by answering all questions and Signing and Delivering a Copy to Buyer.
- (D) In the event Seller or Seller's Agent, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information or representations previously provided to Buyer under this paragraph, Seller shall, in writing, promptly provide a subsequent or amended TDS, Seller Property Questionnaire or other document, in writing, covering those items. Any such document shall be deemed an amendment to the TDS or SPQ. However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracies of which Buyer is otherwise aware, or which are discovered by Buyer or disclosed in reports or documents provided to or ordered and paid for by Buyer.
- (2) HOME FIRE HARDENING DISCLOSURE AND ADVISORY: For any transaction where a TDS is required, the property is located in a high or very high fire hazard severity zone, and the home was constructed before January 1, 2010, Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer: (i) a home hardening disclosure required by law; and (ii) a statement of features of which the Seller is aware that may make the home vulnerable to wildfire and flying embers; and (iii) a final inspection report regarding compliance with defensible space requirements if one was prepared pursuant to Government Code § 51182 (C.A.R. Form FHDS).
- (3) **DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM**: For any transaction in which a TDS is required and the property is located in a high or very high fire hazard severity zone, Seller shall, within the time specified in **paragraph 3N(1)**, Deliver to Buyer (i) a disclosure of whether the Property is in compliance with any applicable defensible space laws designed to protect a structure on the Property from fire; and (ii) an addendum allocating responsibility for compliance with any such defensible space law (C.A.R. Form FHDS).
- C. WAIVER PROHIBITED: Waiver of Statutory, Lead, and other Disclosures in paragraphs 11A, 11B(1)(A), 11B(2), and 11B(3) are prohibited by Law.
- D. RETURN OF SÍGNED COPIES: Buyer shall, within the time specified in paragraph 3L(5) OR 5 Days after Delivery of any disclosures specified in paragraphs 11A, B(1), B(2), B(3), and defensible space addendum in paragraph 11B(3), whichever is later, return Signed Copies of the disclosures, and if applicable, addendum, to Seller.
- E. TERMINATION RIGHTS:
 - (1) Statutory and Other Disclosures: If any disclosure specified in paragraphs 11A, B(1), B(2), or B(3), or subsequent or amended disclosure to those just specified, is Delivered to Buyer after the offer is Signed, Buyer shall have the right to terminate this Agreement within 3 Days after Delivery in person, or 5 Days after Delivery by deposit in the mail, or by an electronic record or email satisfying the Uniform Electronic Transactions Act (UETA), by giving written notice of rescission to Seller or Seller's Authorized Agent. If Buyer does not rescind within this time period, Buyer has been deemed to have approved the disclosure and shall not have the right to cancel.
 - (2) Defensible Space Compliance: If, by the time specified in paragraph 11C, Buyer does not agree to the terms regarding defensible space compliance Delivered by Seller, as indicated by mutual signatures on the FHDS, then Seller, after first Delivering a Notice to Buyer to Perform, may cancel this Agreement.
- F. WITHHOLDING TAXES: Buyer and Seller hereby instruct Escrow Holder to withhold the applicable required amounts to comply with federal and California withholding Laws and forward such amounts to the Internal Revenue Service and Franchise Tax Board, respectively. However, no federal withholding is required if, prior to Close Of Escrow, Seller Delivers (i) to Buyer and Escrow Holder a fully completed affidavit (C.A.R. Form AS) sufficient to avoid withholding pursuant to federal withholding Law (FIRPTA); OR (ii) to a qualified substitute (usually a title company or an independent escrow company) a fully completed affidavit (C.A.R. Form AS) sufficient to avoid withholding pursuant to federal withholding Law AND the qualified substitute Delivers to Buyer and Escrow Holder an affidavit signed under penalty of perjury (C.A.R. Form QS) that the qualified substitute has received the fully completed Seller's affidavit and the Seller states that no federal withholding is required; OR (iii) to Buyer other documentation satisfying the requirements under Internal Revenue Code § 1445 (FIRPTA). No withholding is required under California Law if, prior to Close Of Escrow, Escrow Holder has received sufficient documentation from Seller that no withholding is required, and Buyer has been informed by Escrow Holder.
- G. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to § 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Seller nor Agent are required to check this website. If Buyer wants further information, Agent recommends that Buyer obtain information from this website during Buyer's investigation contingency period. Agents do not have expertise in this area.)
 H. NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply
- to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the National Pipeline Mapping System (NPMS) Internet Web site maintained by the United States Department of Transportation at http://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the Property, you may contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Website. (Neither Seller nor Agent are required to check this website. If Buyer wants further information, Agent recommends that Buyer obtain information from this website during Buyer's investigation contingency period. Agents do not have expertise in this area.)

RIPA REVISED 12/24 (PAGE 8 OF 18)

Buyer's Initials / Seller's Initials

Date: July 1, 2025 NATURAL AND ENVIRONMENTAL HAZARDS: Seller shall, within the time specified in paragraph 3N(1), if required by Law: (i) Deliver to Buyer the earthquake guide and environmental hazards booklet, and for all residential property with 1-4 units and any manufactured or mobile home built before January 1, 1960, fully complete and Deliver the Residential Earthquake Risk Disclosure Statement; and (ii) even if exempt from the obligation to provide a NHD, disclose if the Property is located in a

Special Flood Hazard Area; Potential Flooding (Inundation) Area; Very High Fire Hazard Zone; State Fire Responsibility Area; Earthquake Fault Zone; Seismic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other information required for those zones.

CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:

(1) Seller shall, within the time specified in paragraph 3N(1), disclose to Buyer whether the Property is a condominium or is located in a planned development, other common interest development, or otherwise subject to covenants, conditions, and restrictions (C.A.R. Form SPQ or ESD).

- If the Property is a condominium or is located in a planned development or other common interest development with a HOA, Seller shall, within the time specified in **paragraph 3N(3)**, order from, and pay any required fee as specified in **paragraph 3Q(14)** for the following items to the HOA (C.A.R. Form HOA-IR): (i) Copies of any documents required by Law (C.A.R. Form HOA-RS); (ii) disclosure of any pending or anticipated claim or litigation by or against the HOA; (iii) a statement containing the location and number of designated parking and storage spaces; (iv) Copies of the most recent 12 months of HOA minutes for regular and special meetings; (v) the names and contact information of all HOAs governing the Property; (vi) pet restrictions; and (vii) smoking restrictions ("CI Disclosures"). Seller shall itemize and Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Seller shall, as directed by Escrow Holder, deposit funds into escrow or direct to HOA or management company to pay for any of the above.
- K. SOLAR POWER SYSTEMS: For properties with any solar panels or solar power systems, Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer all known information about the solar panels or solar power system. Seller shall use the Solar Advisory and Questionnaire (C.A.R. Form SOLAR).

WATER CONSERVING PLUMBING DEVICES: Civil Code § 1101.5 requires all multi-family residential and commercial real property be equipped with water-conserving plumbing devices. Seller, within the time specified in paragraph 3N(1), shall disclose in writing whether the property includes any noncompliant plumbing fixtures. Seller may use C.A.R. Form SPQ or ESD. See C.A.R. Form WCMD for more information.

M. ELEVATED ELEMENTS: If the Property is part of a building with 3 or more dwelling units, Health and Safety Code § 17973(m) requires that an inspection of any exterior elevated elements (such as, but not limited to, balconies, decks, stairways, and walkways) be completed by January 1, 2026 and every 6 years thereafter. Seller shall, within the time specified in paragraph 3N(1) provide to Buyer: (1) a copy of the inspection and accompanying report and, if any corrective work is required, proof that corrective work has been completed in accordance with code and permit requirements, or (2) a statement (i) that no such inspection has been made or (ii) if made, that no corrective work has been completed in accordance with the Health and Safety Code.

SURVEY, PLANS, AND ENGINEERING DOCUMENTS: Seller, within the time specified in paragraph 3N(1), shall provide to Buyer, Copies of surveys, plans, specifications, and engineering documents, if any, prepared on Seller's behalf on in Seller's possession.

- O. PERMITS: Seller, within the time specified in paragraph 3N(1), shall provide to Buyer, if in Seller's possession, copies of all permits and approvals, certificates of occupancy, conditional use permits, development plans, and licenses and permits pertaining to the operation of the Property.
- STRUCTURAL MODIFICATIONS: Seller, within the time specified in paragraph 3N(1), shall in writing disclose to Buyer, Known structural additions or alterations to, or the installation, alteration, repair or replacement of, significant components of the structure(s) upon the Property

GOVERNMENTAL COMPLIANCE: Within the time specified in paragraph 3N(1),

- (1) Seller shall disclose to Buyer any improvements, additions, alterations, or repairs to the Property made by Seller, or known to Seller to have been made, without required governmental permits, final inspections, and approvals
- Seller shall disclose to Buyer if Seller has actual knowledge of any notice of violations of Law filed or issued against the
- R. BALCONIES, EXTERIOR STAIRWAYS AND OTHER ELEVATED ELEMENTS: For properties with any building containing 3 or more dwelling units with elevated balconies, stairways or other elements, Seller shall, within the time specified in **paragraph 3N(1)**, Deliver to Buyer the Wooden Balcony and Stairs Addendum (C.A.R. Form WBSA) and comply with its terms.
- KNOWN MATERIAL FACTS: Seller shall, within the time specified in paragraph 3N(1), DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including, but not limited to, known insurance claims within the past five years, or provide Buyer with permission to contact lender to get such information (C.A.R. Form ARC), and make any and all other disclosures required by Law.
- COMMERCIAL SELLÉR PROPERTY QUESTIONNAIRE: If Seller is not providing a SPQ, Seller shall, within the time specified in paragraph 3N(1), complete and provide Buyer with a Commercial Seller Property Questionnaire (C.A.R. Form CSPQ).
- SUBSEQUENT DISCLOSURES: In the event Seller, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information, or representations previously provided to Buyer, Seller shall promptly Deliver a subsequent or amended disclosure or notice, in writing, covering those items, if not already required under paragraph 11B(1)(D). However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracies of which Buyer is otherwise aware or which are disclosed in reports provided to or obtained by Buyer or ordered and paid for by Buyer.

12. TENANCY RELATED DISCLOSURES: Within the time specified in paragraph 3N(1), and subject to Buyer's right of review, Seller

- shall disclose, make available or Deliver, as applicable, to Buyer, the following information:

 A. RENTAL/SERVICE AGREEMENTS: (i) All current leases, rental agreements, service contracts, and other agreements pertaining to the operation of the Property; (ii) A rental statement including names of tenants, rental rates, period or rental, date of last rent increase, security deposits, rental concessions, rebates or other benefits, if any, and a list of delinquent rents and their duration. Seller represents that no tenant is entitled to any rebate, concession, or other benefit, except as set forth in these documents. Seller represents that the documents to be furnished are those maintained in the ordinary and normal
- INCOME AND EXPENSE STATEMENTS: If checked in paragraph 3R, the books and records for the Property, if any, including a statement of income and expense for the 12 months preceding Acceptance. Seller represents that the books and records are those maintained in the ordinary and normal course of business and used by Seller in the computation of federal and state income tax returns.

RIPA REVISED 12/24 (PAGE 9 OF 18)

Buyer's Initials Seller's Initials

Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A Property Address: <u>5818 Engle Rd, Carmicnael, CA</u> 95608 Date: **July 1, 2025**

TENANT ESTOPPEL CERTIFICATES: If checked in paragraph 3R, Tenant Estoppel Certificates (C.A.R. Form TEC). Tenant Estoppel Certificates shall be completed by Seller or Seller's agent and delivered to tenant(s) for tenant(s) to sign and acknowledge: (i) that tenant(s)' rental or lease agreements are unmodified and in full force and effect, (or if modified, stating all such modifications); (ii) that no lessor defaults exist; and (iii) stating the amount of any prepaid rent or security deposit. Seller shall exercise good faith to obtain tenant(s)' signature(s), but Seller cannot guarantee tenant(s)' cooperation. In the event Seller cannot obtain signed Tenant Estoppel Certificates within the time specified above, Seller shall notify Buyer and provide the unsigned one that was provided to tenant(s). If, after the time specified for Seller to Deliver the TEC to Buyer, any tenant(s)

sign and return a TEC to Seller, Seller shall Deliver that TEC to Buyer.

SELLER REPRESENTATIONS: Unless otherwise disclosed under paragraph 11, paragraph 12, or under any disclosure Delivered to Buyer:

(1) Seller represents that Seller has no actual knowledge that any tenant(s): (i) has any current pending lawsuit(s), investigation(s), Inquiry(ies), action(s), or other proceeding(s) affecting the Property of the right to use and occupy it; (ii) has any unsatisfied mechanics or materialman lien(s) affecting the Property; and (iii) is the subject of a bankruptcy. If Seller receives any such notice, prior to Close Of Escrow, Seller shall immediately notify Buyer.

Seller represents that no tenant is entitled to any rebate, concessions, or other benefit, except as set forth in the rental service agreements.

Seller represents that the documents to be furnished are those maintained in the ordinary and normal course of business and the income and expense statements are and used by Seller in the computation of federal and state income tax returns.

13. CHANGES DURING ESCROW:

- Prior to Close Of Escrow, Seller may engage in the following acts ("Proposed Changes"), subject to Buyer's rights in paragraph 13B: (i) rent or lease any vacant unit or other part of the premises; (ii) alter, modify, or extend any existing rental or lease agreement; (iii) enter into, alter, modify, or extend any service contract(s); or (iv) change the status of the condition of the Property.
- At least 7 Days prior to any Proposed Changes, Seller shall Deliver written notice to Buyer of such Proposed Change.
- Within 5 Days after receipt of such notice, Buyer, in writing, may give Seller notice of Buyer's objection to the Proposed Changes in which case Seller shall not make the Proposed Changes.

 14. SECURITY DEPOSITS AND UNEARNED RENT: Security deposits, if any, to the extent they have not been applied by Seller in
- accordance with any rental agreement and current Law, and all prepaid but unearned rents, if any, shall be transferred to Buyer on Close Of Escrow. Seller shall notify each tenant regarding the security deposit, in compliance with the California Civil Code. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:
- - Buyer shall, within the time specified in paragraph 3L(3), have the right, at Buyer's expense unless Otherwise Agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations").

Buyer Investigations include, but are not limited to:

(1) Inspections regarding any physical attributes of the Property or items connected to the Property, such as:

A) A general home inspection.

- (B) An inspection for lead-based paint and other lead-based paint hazards.
- An inspection for lead-based paint and other lead-based paint nazards.

 An inspection specifically for wood destroying pests and organisms. Any inspection for wood destroying pests and organisms shall be prepared by a registered Structural Pest Control company; shall cover the main building and attached structures; may cover detached structures; shall NOT include water tests of shower pans on upper level units unless the owners of property below the shower consent; shall NOT include roof coverings; and, if the Property is a unit in a condominium or other common interest subdivision, the inspection shall include only the separate interest and any exclusive-use areas being transferred, and shall NOT include common areas; and shall include a report ("Pest Control Report") showing the findings of the company which shall be separated into sections for evident infestation or infections (Section 1) and for conditions likely to lead to infestation or infection (Section 2).
- (D) Any other specific inspections of the physical condition of the land and improvements.
- Investigation of any other matter affecting the Property, other than those that are specified as separate contingencies. Buyer Investigations do not include, among other things, an assessment of the availability and cost of general homeowner's insurance, flood insurance, and fire insurance. See, Buyer's Investigation Advisory (C.A.R. Form BIA) for more.
- Without Seller's prior written consent, Buyer shall neither make nor cause to be made: (i) invasive or destructive Buyer Investigations, except for minimally invasive testing required to prepare a Pest Control Report, which shall not include any holes or drilling through stucco or similar material; or (ii) inspections by any governmental building or zoning inspector or government employee, unless required by Law.
- Seller shall make the Property available for all Buyer Investigations. Seller is not obligated to move any existing personal property. Seller shall have water, gas, electricity and all operable pilot lights on for Buyer's Investigations and through the date possession is delivered to Buyer. Buyer shall, (i) by the time specified in paragraph 3L(3), complete Buyer Investigations and satisfy themselves as to the condition of the Property, and either remove the contingency or cancel this Agreement, and (ii) by the time specified in paragraph 3L(3) or 3 Days after receipt of any Investigation report, whichever is later, give Seller at no cost, complete Copies of all such reports obtained by Buyer, which obligation shall survive the termination of this Agreement. This Delivery of Investigation reports shall not include any appraisal, except an appraisal received in connection with an FHA or VA loan.
- Buyer indemnity and Seller protection for entry upon the Property: Buyer shall: (i) keep the Property free and clear of liens; (ii) repair all damage arising from Buyer Investigations; and (iii) indemnify and hold Seller harmless from all resulting liability, claims, demands, damages and costs. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry, policies of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to persons or property occurring during any Buyer Investigations or work done on the Property at Buyer's direction prior to Close Of Escrow. Seller is advised that certain protections may be afforded Seller by recording a "Notice of Non-Responsibility" (C.A.R. Form NNR) for Buyer Investigations and work done on the Property at Buyer's direction. Buyer's obligations under this paragraph shall survive the termination of this Agreement.

- Buyer shall, within the time specified in paragraph 3N(1), be provided a current Preliminary Report by the person responsible for paying for the title report in paragraph 3Q(10). If Buyer is responsible for paying, Buyer shall act diligently and in good faith to obtain such Preliminary Report within the time specified. The Preliminary Report is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. The company providing the Preliminary Report shall, prior to issuing a Preliminary Report, conduct a search of the General Index for all Sellers except banks or other institutional lenders selling properties they acquired through foreclosure (REOs), corporations, and government entities
- Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except for: (i) monetary liens of record unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (ii) those matters which Seller has agreed to remove in writing. For any lien or matter not being transferred upon sale, Seller will take necessams action to deliver title free and clear of such lien or matter.

RIPA REVISED 12/24 (PAGE 10 OF 18)

Buyer's Initials	DS JK	/	Seller's Init	tials $\mathcal{BS}_{-/}$	EQUI

- Date: July 1, 2025 Seller shall within 7 Days after request, give Escrow Holder necessary information to clear title.
- Seller shall, within the time specified in paragraph 3N(1), disclose to Buyer all matters known to Seller affecting title, whether of record or not.
- If Buyer is a legal entity and the Property purchase price is at least \$300,000 and the purchase price is made without a bank loan or similar form of external financing, a Geographic Targeting Order (GTO) issued by the Financial Crimes Enforcement Network, U.S. Department of the Treasury, requires title companies to collect and report certain information about the Buyer, depending on where the Property is located. Buyer agrees to cooperate with the title company's effort to comply with the GTO.
- Buyer shall, after Close Of Escrow, receive a recorded grant deed or any other conveyance document required to convey title (For example, for stock cooperative or tenancy in common, respectively, an assignment of stock certificate or assignment of seller's interest in the real property), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's vesting instructions. The recording document shall contain Buyer's post-closing mailing address to enable Buyer's receipt of the recorded conveyance document from the County Recorder. THE MANNER OF TAKING TITLE MAY HAVÉ SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL
- Buyer shall receive a Standard Coverage Owner's CLTA policy of title insurance. An ALTA policy or the addition of endorsements may provide greater coverage for Buyer. A title company, at Buyer's request, can provide information about the availability, desirability, coverage, and cost of various title insurance coverages and endorsements. If Buyer desires title coverage other than that required by this paragraph, Buyer shall instruct Escrow Holder in writing and shall pay any increase in cost.

 17. TIME PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS: The following time periods may only be
- extended, altered, modified or changed by mutual written agreement. Any removal of contingencies or cancellation under this paragraph by either Buyer or Seller must be exercised in good faith and in writing (C.A.R. Form CR-B, CR-S or CC).
 - A. SELLER DELIVERY OF DOCUMENTS: Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer all reports, disclosures and information ("Reports") for which Seller is responsible as specified in paragraphs 9B(6), 9B(8), 10, 11A, 11B, 11F, 11I-T, 12, 16A, 16D, and 36.
 BUYER REVIEW OF DOCUMENTS; REPAIR REQUEST; CONTINGENCY REMOVAL OR CANCELLATION
 - - (1) Buyer has the time specified in paragraph 3 to: (i) perform Buyer Investigations; review all disclosures, Reports, lease documents to be assumed by Buyer pursuant to **paragraph 9B(6)**, and other applicable information, which Buyer receives from Seller; and approve all matters affecting the Property; and (ii) Deliver to Seller Signed Copies of Statutory and Other Disclosures Delivered by Seller in accordance with paragraph 11.
 - (2) Buyer may, within the time specified in paragraph 3L(3), request that Seller make repairs or take any other action regarding the Property (C.A.R. Form RR). Seller has no obligation to agree to or respond to Buyer's requests (C.A.R. Form RR or RRRR). If Seller does not agree or does not respond, Buyer is not contractually entitled to have the repairs or other requests made and may only cancel based on contingencies in this Agreement.
 - (3) Buyer shall, by the end of the times specified in paragraph 3L (or as Otherwise Agreed), Deliver to Seller a removal of the applicable contingency or cancellation of this Agreement (C.A.R. Form CR-B or CC). Buyer is advised not to remove contingencies related to review of documents until after the documents have been Delivered. If Delivery of any Report occurs after a contractual contingency pertaining to that Report has already been waived or removed, the Delivery of the Report does not revive the contingency but there may be a right to terminate for a subsequent or amended disclosure under paragraph
 - (4) Continuation of Contingency: Even after the end of the time specified in paragraph 3L and before Seller cancels, if at all, pursuant to paragraph 17C, Buyer retains the right, in writing, to either (i) remove remaining contingencies, or (ii) cancel this Agreement based on a remaining contingency. Once Buyer's written removal of all contingencies is Delivered to Seller, Seller may not cancel this Agreement pursuant to paragraph 17C(1).
 - **SELLER RIGHT TO CANCEL:**
 - (1) SELLER RIGHT TO CANCEL; BUYER CONTINGENCIES: If, by the time specified in this Agreement, Buyer does not Deliver to Seller a removal of the applicable contingency or cancellation of this Agreement, then Seller, after first Delivering to Buyer a Notice to Buyer to Perform (C.A.R. Form NBP), may cancel this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees incurred by Buyer.

 (2) SELLER RIGHT TO CANCEL; BUYER CONTRACT OBLIGATIONS: Seller, after first Delivering to Buyer a Notice to Buyer
 - to Perform, may cancel this Agreement if, by the time specified in this Agreement, Buyer does not take the following action(s):
 (i) Deposit funds as required by paragraph 3D(1) or 3D(2) or if the funds deposited pursuant to paragraph 3D(1) or 3D(2) are not good when deposited; (ii) Deliver updated contact information for Buyer's lender(s) as required by paragraph 5C(3); (iii) Deliver a notice of FHA or VA costs or terms, if any, as specified by paragraph 5C(4) (C.A.R. Form RR); (iv) Deliver verification, or a satisfactory verification if Seller reasonably disapproves of the verification already provided, as required by paragraph 5B or 6A; (v) Deliver a letter as required by paragraph 6B; (vi) In writing assume or accept leases or liens specified in paragraph 8H; (vii) Return Statutory and Other Disclosures as required by paragraph 11C; (viii) Cooperate with the title company's effort to comply with the GTO as required by paragraph 16E; (ix) Sign or initial a separate liquidated damages form for an increased deposit as required by paragraph 37; (x) Provide evidence of authority to Sign in a representative capacity as specified in paragraph 36; or (xi) Perform any additional Buyer contractual obligation(s) included in this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees allocated to Seller in this Agreement and already paid by Escrow prior to cancellation of this Agreement and notification to Escrow.
 - (3) SELLER RIGHT TO CANCEL; SELLER CONTINGENCIES: Seller may cancel this Agreement by good faith exercise of any Seller contingency included in this Agreement, or Otherwise Agreed, so long as that contingency has not already been removed or waived in writing.
 - **BUYER RIGHT TO CANCEL:**
 - (1) BUYER RIGHT TO CANCEL; SELLER CONTINGENCIES: If, by the time specified in this Agreement, Seller does not Deliver to Buyer a removal of the applicable contingency or cancellation of this Agreement, then Buyer, after first Delivering to Seller a Notice to Seller to Perform (C.A.R. Form NSP), may cancel this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees allocated to Seller in the Agreement and already paid by Escrow prior to cancellation of this Agreement and notification to Escrow.
 - (2) BUYER RIGHT TO CANCEL; SELLER CONTRACT OBLIGATIONS: If, by the time specified, Seller has not Delivered any item specified in paragraph 3N(1) or Seller has not performed any Seller contractual obligation included in this Agreement by the time specified, Buyer, after first Delivering to Seller a Notice to Seller to Perform, may cancel this Agreement.

 BUYER RIGHT TO CANCEL; BUYER CONTINGENCIES: Buyer may cancel this Agreement by good faith exercise of
 - any Buyer contingency included in paragraph 8, or Otherwise Agreed, so long as that contingency has not already been removed in writing. DS

RIPA REVISED 12/24 (PAGE 11 OF 18)

Buyer's Initials Seller's Initials

- E. NOTICE TO BUYER OR SELLER TO PERFORM: The Notice to Buyer to Perform or Notice to Seller to Perform shall: (i) be in writing; (ii) be Signed by the applicable Buyer or Seller; and (iii) give the other Party at least 2 Days after Delivery (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A Notice to Buyer to Perform or Notice to Seller to Perform may not be Delivered any earlier than 2 Days prior to the Scheduled Performance Day to remove a contingency or cancel this Agreement or meet an obligation specified in paragraph 17, except for Close of Escrow which shall be Delivered under the terms of paragraph 17G, whether or not the Scheduled Performance Day falls on a Saturday, Sunday or legal holiday. If a Notice to Buyer to Perform or Notice to Seller to Perform is incorrectly Delivered or specifies a time less than the agreed time, the notice shall be deemed invalid and void. However, if the notice is for multiple items, the notice shall be valid for all contingencies and contractual actions for which the Delivery of the notice is within the time permitted in the Agreement and void as to the others. Seller or Buyer shall be required to Deliver a new Notice to Buyer to Perform or Notice to Seller to Perform with the specified timeframe.
- **EFFECT OF REMOVAL OF CONTINGENCIES:**
 - (1) REMOVAL OF BUYER CONTINGENCIES: If Buyer removes any contingency or cancellation rights, unless Otherwise Agreed, Buyer shall conclusively be deemed to have: (i) completed all Buyer Investigations, and review of Reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (ii) elected to proceed with the transaction; and (iii) assumed all liability, responsibility and expense for the non-delivery of any Reports, disclosures or information outside of Seller's control and for any Repairs or corrections pertaining to that contingency or cancellation right, or for the inability to obtain financing.

(2) REMOVAL OF SELLER CONTINGENCIES: If Seller removes any contingency or cancellation rights, unless Otherwise Agreed, Seller shall conclusively be deemed to have: (i) satisfied themselves regarding such contingency, (ii) elected to proceed with the transaction; and (iii) given up any right to cancel this Agreement based on such contingency.

- DEMAND TO CLOSE ESCROW: Before Buyer or Seller may cancel this Agreement for failure of the other Party to close escrow pursuant to this Agreement, Buyer or Seller must first Deliver to the other Party a Demand to Close Escrow (C.A.R. Form DCE). The DCE shall: (i) be Signed by the applicable Buyer or Seller; and (ii) give the other Party at least 3 Days after Delivery to close escrow. A DCE may not be Delivered any earlier than 3 Days prior to the Scheduled Performance Day for the Close Of Escrow. If a DCE is incorrectly Delivered or specifies a time less than the agreed time, the DCE shall be deemed invalid and void and Seller or Buyer shall be required to Deliver a new DCE.
- EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, the Parties agree to Sign and Deliver mutual instructions to cancel the sale and escrow and release deposits, if any, to the Party entitled to the funds, less (i) fees and costs paid by Escrow Holder on behalf of that Party, if required by this Agreement; and (ii) any escrow fee charged to that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. A release of funds will require mutual Signed release instructions from the Parties, judicial decision or arbitration award. A Party may be subject to a civil penalty of up to \$1,000 for refusal to Sign cancellation instructions if no good faith dispute exists as to which Party is entitled to the deposited funds (Civil Code § 1057.3). Note: Neither Agents nor Escrow Holder are qualified to provide any opinion on whether either Party has acted in good faith or which Party is entitled to the deposited funds. Buyer and Seller are advised to seek the advice of a qualified California real estate attorney regarding this matter.
- 18. REPAIRS: Repairs shall be completed prior to final verification of condition unless Otherwise Agreed. Repairs to be performed at Seller's expense may be performed by Seller or through others, provided that the work complies with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. Buyer acknowledges that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain invoices and paid receipts for Repairs performed by others; (ii) prepare a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (iii) provide Copies of invoices and paid receipts and statements to Buyer prior to final verification of condition.
- 19. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property condition within the time specified in paragraph 3J, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 7B; (ii) Repairs have been completed as agreed; and (iii) Seller has complied with Seller's other obligations under this Agreement (C.A.R. Form VP).
- 20. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless Otherwise Agreed, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, Seller rental payments, HOA regular assessments due prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien. Seller shall pay any HOA special or emergency assessments due prior to Close Of Escrow. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special or emergency assessments that are due after Close Of Escrow. Property will be reassessed upon change of ownership. Any supplemental tax bills delivered to Escrow Holder prior to closing shall be prorated and paid as follows: (i) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller (see C.A.R. Form SPT or SBSA for further information). Seller agrees all service fees, maintenance costs and utility bills will be paid current up and through the date of Close Of Escrow. TAX BILLS AND UTILITY BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.
- **BROKERS AND AGENTS:**
 - COMPENSATION:
 - (1) **Timing of Broker Compensation:** Seller or Buyer, or both, as applicable, agree to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.
 - (2) Buyer Representation; Seller Payment to Compensate Buyer's Broker: Buyer affirmatively represents that Buyer, at the time this offer is made, has a written agreement with Buyer's Broker that: (i) is valid; (ii) covers the Property; and (iii) provides for compensation for no less than the amount stated in paragraph 3G(3). If any representation (i)-(iii) is not true, then Seller has no obligation to pay Buyer's Broker. The amount of compensation, if a percentage, will be based on the final purchase price. Buyer's obligation to pay Buyer's Broker shall be offset by any amount that Seller pays Buyer's Broker.
 - Third party beneficiary: Seller acknowledges and agrees that Buyer's Broker is a third-party beneficiary of this agreement and may pursue Seller for failure to pay the amount specified in this document.

Buver's Initials

B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Agent: (i) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Agent; (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) Shall not be responsible for verifying square footage, representations of others or information contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other promotional material; (ix) Shall not be responsible for determining the fair market value of the Property or any personal property included in the sale; (x) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller, and (xi) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.

22. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

- ESCROW INSTRUCTION PARAGRAPHS: The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addenda, and any additional mutual instructions to close the escrow: paragraphs 1, 3A, 3B, 3D-G, 3N(2), 3Q, 3S, 4A, 4B, 5A(1-2) 5D, 5E, 10B(2)(A), 10B(3), 10B(4)(B), 10C, 11F, 11J(2), 16 (except 16D), 17H, 20, 21A, 22, 26, 32, 35, 36, 40, and 41. If a Copy of the separate compensation agreement(s) provided for in paragraph 21A is deposited with Escrow Holder by Agent, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned.
- ESCROW HOLDER GENERAL PROVISIONS: Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder. To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Seller shall Sign and return Escrow Holder's general provisions or supplemental instructions within the time specified in paragraph 3N(2). Buyer and Seller shall execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow and, as directed by Escrow Holder, within 3 Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required by paragraphs 3, 8, 10, 11, or elsewhere in this Agreement.

 C. COPIES; STATEMENT OF INFORMATION; TAX WITHHOLDING INSTRUCTIONS: A Copy of this Agreement including any
- counter offer(s) and addenda shall be delivered to Escrow Holder within 3 Days after Acceptance. Buyer and Seller authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs this Agreement. Escrow Holder shall provide Seller's Statement of Information to Title Company when received from Seller, if a separate company is providing title insurance. If Seller delivers an affidavit to Escrow Holder to satisfy Seller's FIRPTA obligation under paragraph 11E, Escrow Holder shall deliver to Buyer, Buyer's Agent, and Seller's Agent á Qualified Substitute statement that complies with federal Law. If Escrow Holder's Qualified Substitute statement does not comply with federal law, the Parties instruct escrow to withhold all applicable required amounts under **paragraph 11E**.

- (1) Payment: Agents are not a party to the escrow except for the sole purpose of receiving compensation pursuant to paragraph 21A. If a Copy of the separate compensation agreement(s) is deposited with Escrow Holder by Agent, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 21A, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement.
- (2) Compensation Disclosure: Escrow Holder shall provide to Buyer a closing statement or other written documentation disclosing the amount of compensation paid to Buyer's Broker. Escrow Holder shall provide to Seller a closing statement or other written documentation disclosing: (i) the amount of compensation paid to Seller's Broker, and (ii) if applicable pursuant to paragraph 3G(3) or other mutual instruction of the parties, the amount paid by Seller for Buyer's Broker compensation. Escrow Holder's obligation pursuant to paragraph 21D, is not intended to alter any preexisting practice of Escrow Holder to issue, as applicable, joint or separate closing statements. Escrow Holder's obligation pursuant to paragraph 21D is independent of, but may be satisfied by, any closing statement mandated by Buyer's lender.
- E. INVOICES: Buyer and Seller acknowledge that Escrow Holder may require invoices for expenses under this Agreement. Buyer and Seller, upon request by Escrow Holder, within 3 Days or within a sufficient time to close escrow, whichever is sooner, shall provide any such invoices to Escrow Holder.
- VERIFICATION OF DEPOSIT: Upon receipt, Escrow Holder shall provide Buyer, Seller, and each Agent verification of Buyer's deposit of funds pursuant to paragraph 5A(1) and C.A.R Form IDA. Once Escrow Holder becomes aware of any of the following, Escrow Holder shall immediately notify each Agent: (i) if Buyer's initial or any additional deposit or down payment is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.
- DELIVERY OF AMENDMENTS: A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 3 Days after mutual execution of the amendment.
- 23. SELECTION OF SERVICE PROVIDERS: Agents do not guarantee the performance of any vendors, service or product providers ("Providers"), whether referred by Agent or selected by Buyer, Seller or other person. Buyer and Seller may select ANY Providers of their own choosing
- 24. MULTIPLE LISTING SERVICE ("MLS"): Agents are authorized to report to the MLS that an offer has been accepted and, upon Close Of Escrow, the sales price and other terms of this transaction shall be provided to the MLS to be published and disseminated to persons and entities authorized to use the information on terms approved by the MLS. Buyer acknowledges that: (i) any pictures, videos, floor plans (collectively, "Images") or other information about the Property that has been or will be inputted into the MLS or internet portals, or both, at the instruction of Seller or in compliance with MLS rules, will not be removed after Close Of Escrow; (ii) California Civil Code § 1088(c) requires the MLS to maintain such Images and information for at least three years and as a result they may be displayed or circulated on the Internet, which cannot be controlled or removed by Seller or Agents; and (iii) Seller, Seller's Agent, Buyer's Agent, and MLS have no obligation or ability to remove such Images or information from the Internet.

1R

5818 Engle Rd

- 25. ATTORNEY FEES AND COSTS: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, the prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as provided in paragraph 38A.
- 26. ASSIGNMENT/NOMINATION: Buyer shall have the right to assign all of Buyer's interest in this Agreement to Buyer's own trust or to any wholly owned entity of Buyer that is in existence at the time of such assignment. Otherwise, Buyer shall not assign all or any part of Buyer's interest in this Agreement without first having obtained the separate written consent of Seller to a specified assignee. Such consent shall not be unreasonably withheld. Prior to any assignment, Buyer shall disclose to Seller the name of the assignee and the amount of any monetary consideration between Buyer and assignee. Buyer shall provide assignee with all documents related to this Agreement including, but not limited to, the Agreement and any disclosures. If assignee is a wholly owned entity or trust of Buyer, that assignee does not need to re-sign or initial all documents provided. Whether or not an assignment requires seller's consent, at the time of assignment, assignee shall deliver a letter from assignee's lender that assignee is prequalified or preapproved as specified in paragraph 6B. Should assignee fail to deliver such a letter, Seller, after first giving Assignee an Notice to Buyer to Perform, shall have the right to terminate the assignment. Buyer shall, within the time specified in paragraph 3K, Deliver any request to assign this Agreement for Seller's consent. If Buyer fails to provide the required information within this time frame, Seller's withholding of consent shall be deemed reasonable. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless Otherwise Agreed by Seller (C.A.R. Form AOAA). Parties shall provide any assignment agreement to Escrow Holder within 1 Day after the assignment. Any nomination by Buyer shall be subject to the same procedures, requirements, and terms as an assignment as specified in this paragraph.
- 27. SUČCESSORS AND ASSIGNS: This Agreement shall be binding upon, and inure to the benefit of, Buyer and Seller and their respective successors and assigns, except as otherwise provided herein.
- 28. ENVIRONMENTAL HAZARD ČONSULTATION: Buyer and Seller acknowledge: (i) Federal, state, and local legislation impose liability upon existing and former owners and users of real property, in applicable situations, for certain legislatively defined, environmentally hazardous substances; (ii) Agent(s) has/have made no representation concerning the applicability of any such Law to this transaction or to Buyer or to Seller, except as otherwise indicated in this Agreement; (iii) Agent(s) has/have made no representation concerning the existence, testing, discovery, location, and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property; and (iv) Buyer and Seller are each advised to consult with technical and legal experts concerning the existence, testing, discover, location and evaluation of/for, and risks posed by, environmentally hazardous substances, in any, located on or potentially affecting the Property.
- 29. AMERICANS WITH DISABILITIES ACT: The Americans With Disabilities Act ("ADA") prohibits discrimination against individuals with disabilities. The ADA affects almost all commercial facilities and public accommodations. Residential properties are not typically covered by the ADA, but may be governed by its provisions if used for certain purposes. The ADA can require, among other things, that building be made readily accessible to the disabled. Different requirements apply to new construction, alterations to existing buildings, and removal of barriers in existing buildings. Compliance with the ADA may require significant costs. Monetary and injunctive remedies may be incurred if the Property is not in compliance. A real estate broker or agent does not have the technical expertise to determine whether a building is in compliance with ADA requirements, or to advise a principal on those requirements. Buyer and Seller are advised to contact a qualified California real estate attorney, contractor, architect, engineer, or other qualified professional of Buyer or Seller's own choosing to determine to what degree, if any, the ADA impacts that principal or this transaction.
- 30. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.
- 31. COPIES: Seller and buyer each represent that Copies of all reports, certificates, approvals, and other documents that are furnished to the other are true, correct, and unaltered Copies of the original documents, if the originals are in the possession of the furnishing party.
- **32. DEFINITIONS** and **INSTRUCTIONS**: The following words are defined terms in this Agreement, shall be indicated by initial capital letters throughout this Agreement, and have the following meaning whenever used:
 - A. "Acceptance" means the time the offer or final counter offer is fully executed, in writing, by the recipient Party and is Delivered to the offering Party or that Party's Authorized Agent.
 - B. "Agent" means the Broker, salesperson, broker-associate or any other real estate licensee licensed under the brokerage firm identified in paragraph 2B.
 - **C.** "Agreement" means this document and any counter offers and any incorporated addenda or amendments, collectively forming the binding agreement between the Parties. Addenda and amendments are incorporated only when Signed and Delivered by all Parties.
 - **D.** "As-Is" condition: Seller shall disclose known material facts and defects as specified in this Agreement. Buyer has the right to inspect the Property and, within the time specified, request that Seller make repairs or take other corrective action, or exercise any contingency cancellation rights in this Agreement. Seller is only required to make repairs specified in this Agreement or as Otherwise Agreed.
 - E. "Authorized Agent" means an individual real estate licensee specified in the Real Estate Broker Section.
 - F. "C.A.R. Form" means the most current version of the specific form referenced or another comparable form agreed to by the Parties.
 - G. "Close Of Escrow", including "COE", means the date the grant deed, or other evidence of transfer of title, is recorded for any real property, or the date of Delivery of a document evidencing the transfer of title for any non-real property transaction.
 - H. "Copy" means copy by any means including photocopy, facsimile and electronic.
 - I. Counting Days is done as follows unless Otherwise Agreed: (1) The first Day after an event is the first full calendar date following the event, and ending at 11:59 pm. For example, if a Notice to Buyer to Perform (C.A.R. form NBP) is Delivered at 3 pm on the 7th calendar day of the month, or Acceptance of a counter offer is personally received at 12 noon on the 7th calendar day of the month, then the 7th is Day "0" for purposes of counting days to respond to the NBP or calculating the Close Of Escrow date or contingency removal dates and the 8th of the month is Day 1 for those same purposes. (2) All calendar days are counted in establishing the first Day after an event. (3) All calendar days are counted in determining the date upon which performance must be completed, ending at 11:59 pm on the last day for performance ("Scheduled Performance Day"). (4) After Acceptance, if the Scheduled Performance Day for any act required by this Agreement, including Close Of Escrow, lands on a Saturday, Sunday, or Legal Holiday, the performance Day"), and ending at 11:59 pm. "Legal Holiday" shall mean any holiday or optional bank holiday under Civil Code § 5 and 7.1 and any holiday under Government Code § 6700. (5) For the purposes of COE, any day that the Recorder's office in the County where the Property is located is closed or any day that the lender or Escrow Holder under this Agreement is closed, the COE shall occur on the next day the Recorder's office in that County, the lender, and the Escrow Holder are open. (6) COE is considered Day 0 for purposes of counting days Seller is allowed to remain in possession, if permitted by this Agreement.

J. "Day" or "Days" mean's calendar day or days. However, delivery of deposit to escrow is based on business days.

Date: July 1, 2025

- Date: July 1, 2025 "Deliver", "Delivered" or "Delivery" of documents, unless Otherwise Agreed, means and shall be effective upon personal receipt of the document by Buyer or Seller or their Authorized Agent. Personal receipt means (i) a Copy of the document, or as applicable, link to the document, is in the possession of the Party or Authorized Agent, regardless of the Delivery method used (i.e. e-mail, text, other). A document, or as applicable link to a document, shall be deemed to be "in possession" if it is located in the inbox for the applicable Party or Authorized Agent; or (ii) an Electronic Copy of the document, or as applicable, link to the document, has been sent to the designated electronic delivery address specified in the Real Estate Broker Section, unless Otherwise Agreed in C.A.R. Form DEDA. After Acceptance, Agent may change the designated electronic delivery address for that Agent by, in writing, Delivering notice of the change in designated electronic delivery address to the other Party (C.A.R. Form DEDA). Links could be, for example, to DropBox or GoogleDrive or other functionally equivalent program. If the recipient of a link is unable or unwilling to open the link or download the documents or otherwise prefers Delivery of the documents directly, Recipient of a link shall notify the sender in writing, within 3 Days after Delivery of the link (C.A.R. Form RFR). In such case. Delivery shall be effective upon Delivery of the documents and not the link. Failure to notify sender within the time specified
- above shall be deemed consent to receive, and Buyer opening, the document by link.

 "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic copy or signature complying with California Law. Unless Otherwise Agreed, Buyer and Seller agreed to the use of Electronic Signatures. Buyer and Seller agree that electronic means will not be used by either Party to modify or alter the content or integrity of this Agreement without the knowledge and consent of the other Party.
- "Law" means any law, code, statute, ordinance, regulation, rule or order, which is adopted by a controlling city, county, state or federal legislative, judicial or executive body or agency.

 "Legally Authorized Signer" means an individual who has authority to Sign for the principal as specified in paragraph 40 or
- paragraph 41. "Otherwise Agreed" means an agreement in writing, signed by both Parties and Delivered to each.
- "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement.
 "Sign" or "Signed" means either a handwritten or Electronic Signature on an original document, Copy or any counterpart.

33. FAIR APPRAISAL ACT NOTICE:

- Any appraisal of the property is required to be unbiased, objective, and not influenced by improper or illegal considerations, including, but not limited to, any of the following: race, color, religion (including religious dress, grooming practices, or both), gender (including, but not limited to, pregnancy, childbirth, breastfeeding, and related conditions, and gender identity and gender expression), sexual orientation, marital status, medical condition, military or veteran status, national origin (including language use and possession of a driver's license issued to persons unable to provide their presence in the United States is authorized under federal law), source of income, ancestry, disability (mental and physical, including, but not limited to, HIV/AIDS status, cancer diagnosis, and genetic characteristics), genetic information, or age.
- If a buyer or seller believes that the appraisal has been influenced by any of the above factors, the seller or buyer can report this information to the lender or mortgage broker that retained the appraiser and may also file a complaint with the Bureau of Real Estate Appraisers at https://www2.brea.ca.gov/complaint/ or call (916) 552-9000 for further information on how to file a complaint.
- 34. TERMS AND CONDITIONS OF OFFER: This is an offer to purchase the Property on the terms and conditions herein. The individual Liquidated Damages and Arbitration of Disputes paragraphs are incorporated in this Agreement if initialed by all Parties or if incorporated by mutual agreement in a Counter Offer or addendum. If at least one but not all Parties initial, a Counter Offer is required until agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of Acceptance and to market the Property for backup offers after Acceptance. The Parties have read and acknowledge receipt of a Copy of the offer and agree to the confirmation of agency relationships. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for payment of Brokers' compensation. This Agreement and any supplement, addendum or modification, including any Copy, may be Signed in two or more counterparts, all of which shall constitute one and the same writing. By signing this offer or any document in the transaction, the Party Signing the document is deemed to have read the document in its
- 35. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the Parties are incorporated in this Agreement. 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 be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Except as Otherwise Agreed, this Agreement shall be interpreted, and disputes shall be resolved in accordance with the Laws of the State of California. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed, except in writing Signed by Buyer and Seller.
- 36. LEGALLY AUTHORIZED SIGNER: Wherever the signature or initials of the Legally Authorized Signer identified in paragraph 40 or 41 appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Legally Authorized Signer (i) represents that the entity for which that person is acting already exists and is in good standing to do business in California and (ii) shall Deliver to the other Party and Escrow Holder, as specified in paragraph 3N(5), evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

37.	LIC	UIDA	TED	DAMA	GES:
-----	-----	------	-----	------	------

If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall and S **SELL** DEPO

be returned to Buyer. Release of funds will require Seller, judicial decision or arbitration award. AT TH	mutual, Signed release instructions from both Buyer E TIME OF ANY INCREASED DEPOSIT BUYER AND GES PROVISION INCORPORATING THE INCREASED
Buyer's Initials//	Seller's Initials/

Buyer's Initials

Seller's Initials

38. MEDIATION:

A. The Parties agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. The mediation shall be conducted through the C.A.R. Real Estate Mediation Center for Consumers (www.consumermediation.org) or through any other mediation provider or service mutually agreed to by the Parties. The Parties also agree to mediate any disputes or claims with Agents(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Agent. Mediation fees, if any, shall be divided equally among the Parties involved, and shall be recoverable under the prevailing party attorney fees clause. If, for any dispute or claim to which this paragraph applies, any Party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has 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. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.

Date: July 1, 2025

B. ADDITIONAL MEDIATION TERMS: (i) Exclusions from this mediation agreement are specified in paragraph 39B; (ii) The obligation to mediate does not preclude the right of either Party to seek a preservation of rights under paragraph 39C; and (iii) Agent's rights and obligations are further specified in paragraph 39D. These terms apply even if the Arbitration of Disputes paragraph is not initialed.

39. ARBITRATION OF DISPUTES:

- A. The Parties agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The Parties also agree to arbitrate any disputes or claims with Agents(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Agent. The arbitration shall be conducted through any arbitration provider or service mutually agreed to by the Parties. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the Parties mutually agree to a different arbitrator. Enforcement of, and any motion to compel arbitration pursuant to, this agreement to arbitrate shall be governed by the procedural rules of the Federal Arbitration Act, and not the California Arbitration Act, notwithstanding any language seemingly to the contrary in this Agreement. The Parties shall have the right to discovery in accordance with Code of Civil Procedure § 1283.05. The arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction.
- EXCLUSIONS: The following matters are excluded from mediation and arbitration: (i) Any matter that is within the jurisdiction of a probate, small claims or bankruptcy court; (ii) an unlawful detainer action; and (iii) a judicial or nonjudicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code § 2985.
- C. PRESERVATION OF ACTIONS: The following shall not constitute a waiver nor violation of the mediation and arbitration provisions: (i) the filing of a court action to preserve a statute of limitations; (ii) 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, provided the filing party concurrent with, or immediately after such filing, makes a request to the court for a stay of litigation pending any applicable mediation or arbitration proceeding; or (iii) the filing of a mechanic's lien.
- D. AGENTS: Agents shall not be obligated nor compelled to mediate or arbitrate unless they agree to do so in writing. Any Agents(s) participating in mediation or arbitration shall not be deemed a party to this Agreement.
- "NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL, BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE, YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL

ARBITRATION."	DIN THE ANDITION OF DIOLOT	LO TROVIDION TO NEOTRAL
Buyer's Initials/	Seller's Initials	

 A. EXPIRATION OF OFFER: This offer shall be deemed revoked and the deposit, if any, shall be returned to Buyer unless by date and time specified in paragraph 3C, the offer is Signed by Seller and a Copy of the Signed offer is Delivered to Buye Buyer's Authorized Agent Seller has no obligation to respond to an offer made. B. □ ENTITY BUYERS: (Note: if this paragraph is completed, a Representative Capacity Signature Disclosure (C. Form RCSD) is not required for the Legally Authorized Signers designated below.) (1) Non-Individual (entity) Buyers: One or more Buyers is a trust, corporation, LLC, probate estate, partnership, holding power of attorney or other entity. (2) Full critify name: The Colleger: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (3) Contractual Identity of Buyer: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (4) If a trust: The trustee(s) of the frust or a simplified trust name (ex. John Doc, co-trustee, Jane Doe, co-trustee or Revocable Family Trust). (5) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simplified trust name (ex. John Doc, co-trustee, Jane Doe, co-trustee). (6) Legally Authorized Signer: (7) In Agreement is being 38 for or Gestate (or Conservatorship) of John Doc. (8) Legally Authorized Signer:		nvelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A ny Address: <u>5818 Engle Rd, Carmicnael, CA 95608</u>	Date: <u>July 1, 2025</u>
B. ENTITY BUYERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure (C. Form RSD) is not required for the Logally Authorized Signare disciplanted below.) (1) Non-Individual (entity) Buyers: One or more Buyers is a trust, corporation, LLC, probate estate, partnership, holding power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under protenter full name of the estate, including case #): (3) Contractual Identity of Buyer: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust): (B) If Property is sold under the jurisdiction of a probate court. The name of the executor or administrator, or a simplified trust name (ex. John Doe). (4) Legally Authorized Signer: (5) Legally Authorized Signer: (6) The name(s) of the Legally Authorized Signer(s) is/are: (7) This Agreement is being Signer by a Legally Authorized Signer(s) is/are: (8) The name(s) of the Legally Authorized Signer(s) is/are: (9) The Agreement. D. BUYER SIGNATURE(s): (9) Signature) By. Printed name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Beller is the owner of the Property or has the authority to execute Agreement. Seller acceptate is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller's half return and include the entitie agreement wit		 EXPIRATION OF OFFER: This offer shall be deemed rev date and time specified in paragraph 3C, the offer is Sigr 	ned by Seller and a Copy of the Signed offer is Delivered to Buyer
power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under protenter full name of the estate, including case #): (3) Contractual Identity of Buyer: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simply probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an indivice capacity. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer (Signer) and the Agreement. (B) The name(s) of the Legally Authorized Signer (Signature) By. (B) The name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Date: July 1, 2025 Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Seller Sa cceptance is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller shall return and include the entire agreement with any response. Seller Counter Offer (C.A.R. Form BUO) By ENTITY SELLERS; (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure form (C. Form RSD) is not required for the Legally Authorized Signer is designated	В.	ENTITY BUYERS: (Note: If this paragraph is compound for the Legally Authorized	oleted, a Representative Capacity Signature Disclosure (C.A. I Signers designated below.)
enter full name of the estate, including case #): (3) Contractual Identity of Buyer: For purposes of this Agreement, when the name described below is used, it shal deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simply probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an individence of the capacity of the Legally Authorized Signer (S) is a simple of the health of the Capacity of the Legally Authorized Signer (S) is a simple of the Agreement. (B) If he name(s) of the Legally Authorized Signer: (C) The Riff as is pages. Buyer acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. (B) BUYER SIGNATURE(S): (Signature) By. Date: July 1, 2025 Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Date: Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed Signer: Title, if applicable, Signature) By. Printed Signer: Title, if applicable, Signature) By. Signature Signer: Title, if applicable, Signature Signer: Signature Signer: Title, if applicable, Signature Signer Signative Authorized Signer: Signature Signer Signature Authorized Signer Signature Authorized Signature Authorized Signature Signatu		power of attorney or other entity.	-
deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust): (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simply probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an individual capacity. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: C. The RIPA has 18 pages. Buyer acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. BUYER SIGNATURE(S): (Signature) By. Printed name of BUYER: **Joseph Ramos and/or assignee** Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By, Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By, Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By, Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By, Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By, Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By, Printed Name of Legally Authorized Signer: Signer Than TWO SIGNERS, USE Additional Signature Addendum (C.A.R. Form ASA). ACCEPTANCE A. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Property or has the authority to execute Agreement. Seller acceptance is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller shall return and include the entitire agreement with any response. Seller Sacceptance is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller shall return and include the entitire agreement with any response. Seller Sacceptance is s		enter full name of the estate, including case #):	
(8) If Property is sold under the jurisdiction of a probate court. The name of the executor or administrator, or a simple probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an indivica capacity. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: C. The RIPA has 18 pages. Buyer acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. BUYER SIGNATURE(S): (Signature) By. Printed name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Title, if applicable, (Signature) By. Printed name of BUYER: Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Si		deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplifie	
(A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an indivicapacity. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: C. The RIPA has 18 pages. Buyer acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. BUYER SIGNATURE(S): (Signature) By. Printed name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Printed name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By. Date: Printed Name of Legally Authorized Signer: Title, if applicable, If MORE THAN TWO SIGNERS, USE Additional Signature Addendum (C.A.R. Form ASA). ACCEPTANCE A ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Property or has the authority to execute Agreement. Seller accepts the above offer and agrees to sell the Property on the above terms and conditions. Seller has and acknowledges receipt of a Copy of this Agreement and authorizes Agent to Deliver a Signed Copy to Buyer. Seller's acceptance is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller shall return and include the entire agreement with any response. Seller Counter Offer (C.A.R. Form BUO) Back-Up Offer Addendum (C.A.R. Form BUO) Counter Offer (C.A.R. Form BUO) Back-Up Offer Addendum (C.A.R. Form ScO) or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) Back-Up Offer Addendum (C.A.R. Form BUO) Counter Offer (C.A.R. Form BUO) Back-Up Offer Addendum (C.A.R. Form BUO) Back-Up		(B) If Property is sold under the jurisdiction of a probate name (John Doe, executor, or Estate (or	
C. The RIPA has 18 pages. Buyer acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. BUYER SIGNATURE(S): (Signature) By, Printed name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Title, if applicable, Signature) By, Printed name of BUYER: Printed name of BUYER: Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of Legally Authorized Signer: Title, if applicable, Printed Name of BuyER: Printed Name of BuyER: Printed Name of BuyER: Title, if applicable, Bate- Title, if applicable, Date: Printed Name of BuyER: Printed Name of BuyER: Title, if applicable, Seller Shall Name of Legally Authorized Signers and addendum (C.A.R. Form Sco or SMCO) Back-Up Offer Adden		(A) This Agreement is being Signed by a Legally Aucapacity. See paragraph 36 for additional terms.	
Signature By,		 The RIPA has 18 pages. Buyer acknowledges receipt of, make up the Agreement. 	
Printed name of BUYER: Joseph Ramos and/or assignee Printed Name of Legally Authorized Signer: Date:			Deta: 1.1.4.2025
Printed Name of Legally Authorized Signer:	(5)	Printed name of BUYER: Joseph Ramos and/or assigne	Date: July 1, 2025
Signature By,		Printed Name of Legally Authorized Signer:	Title, if applicable,
Printed name of BUYER: Printed Name of Legally Authorized Signer: Title, if applicable,	(Si		
IF MORE THAN TWO SIGNERS, USE Additional Signature Addendum (C.A.R. Form ASA). 11. ACCEPTANCE A. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Property or has the authority to execute Agreement. Seller accepts the above offer and agrees to sell the Property on the above terms and conditions. Seller has and acknowledges receipt of a Copy of this Agreement and authorizes Agent to Deliver a Signed Copy to Buyer. Seller's acceptance is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller shall return and include the entire agreement with any response. Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) B. X ENTITY SELLERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure form (C. Form RCSD) is not required for the Legally Authorized Signers designated below.) (1) Non-Individual (entity) Sellers: One or more Sellers is a trust, corporation, LLC, probate estate, partnership, holding power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under probenter full name of the estate, including case #): Red Cedar Tree, LP (3) Contractual Identity of Seller: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simply probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (B) The name(s) of the Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: (B) Printed Name of S	•		
ACCEPTANCE A. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Property or has the authority to execute Agreement. Seller accepts the above offer and agrees to sell the Property on the above terms and conditions. Seller has and acknowledges receipt of a Copy of this Agreement and authorizes Agent to Deliver a Signed Copy to Buyer. Seller's acceptance is subject to the attached Counter Offer or Back-Up Offer Addendum, or both, checked below. Seller shall return and include the entire agreement with any response. Seller Counter Offer (C.A.R. Form BCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) B. XENTITY SELLERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure form (C. Form RCSD) is not required for the Legally Authorized Signers designated below.) (1) Non-Individual (entity) Sellers: One or more Sellers is a trust, corporation, LLC, probate estate, partnership, holding power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under probenter full name of the estate, including case #): Red Cedar Tree, LP (3) Contractual Identity of Seller: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simply probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Docussigned by: Docussigned by: Docussigned by: Docussigned by: Docussigned by: Docussigned by		Printed Name of Legally Authorized Signer:	Title, if applicable,
Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) B. X ENTITY SELLERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure form (C. Form RCSD) is not required for the Legally Authorized Signers designated below.) (1) Non-Individual (entity) Sellers: One or more Sellers is a trust, corporation, LLC, probate estate, partnership, holding power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under probe enter full name of the estate, including case #): Red Cedar Tree, LP (3) Contractual Identity of Seller: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simple probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): Signature) By, Printed Name of SELLER: Red Cedar Finegrat Rc X Printed Name of Legally Authorized Signer: Bradley D. Sharp Title, if applicable, CRO		. ACCEPTANCE OF OFFER: Seller warrants that Seller	
Form RCSD) is not required for the Legally Authorized Signers designated below.) (1) Non-Individual (entity) Sellers: One or more Sellers is a trust, corporation, LLC, probate estate, partnership, holding power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under probate enter full name of the estate, including case #): Red Cedar Tree, LP (3) Contractual Identity of Seller: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simplified probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): SELLER: Red Cedar France ARC. Printed Name of Legally Authorized Signer: Bradley D. Sharp Title, if applicable, CRO		ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below.
power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under probe enter full name of the estate, including case #): Red Cedar Tree, LP (3) Contractual Identity of Seller: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simple probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): (Signature) By,		. ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO)	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. ny response.
enter full name of the estate, including case #): Red Cedar Tree, LP (3) Contractual Identity of Seller: For purposes of this Agreement, when the name described below is used, it shall deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simple probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): (Signature) By, Date: O7/07/2025 Printed name of SELLER: Red Cedar FrincesdaRc. Printed Name of Legally Authorized Signer: Bradley D. Sharp Title, if applicable, CRO	A.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a ☐ Seller Counter Offer (C.A.R. Form SCO or SMCO) ☐ Back-Up Offer Addendum (C.A.R. Form BUO) ■ ENTITY SELLERS: (Note: If this paragraph is complete Form RCSD) is not required for the Legally Authorized Signal Agreement.	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. **Offer or Back-Up Offer Addendum, or both, checked below. ny response. **eted, a Representative Capacity Signature Disclosure form (C.Agners designated below.)
deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simple probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): (Signature) By, Date: O7/07/2025 Printed name of SELLER: Red Codast Fineseck Rc Printed Name of Legally Authorized Signer: Bradley D. Sharp Title, if applicable, CRO	A.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) ■ Back-Up Offer Addendum (C.A.R. Form BUO) ■ X ENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity.	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. **Offer or Back-Up Offer Addendum, or both, checked below." ny response. **eted, a Representative Capacity Signature Disclosure form (C.Agners designated below.) is is a trust, corporation, LLC, probate estate, partnership, holding
probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): (Signature) By, Printed Name of SELLER: Red Codan Frinces ARC. Red Codan Frinces ARC. Bradley D. Sharp Title, if applicable, CRO	A.	 ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) ★ ENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the seller and agreement and agreement and agreement and acknowledges. 	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. **Offer or Back-Up Offer Addendum, or both, checked below.** ny response. **eted, a Representative Capacity Signature Disclosure form (C.Agners designated below.) **es is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probate estate).
(A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herse an individual. See paragraph 36 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: Bradley D. Sharp, CRO C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): (Signature) By, Date: O7/07/2025 Printed name of SELLER: Red Coday: Tripes ARC Red Coday: Tripes ARC Bradley D. Sharp Title, if applicable, CRO	A.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) ■ Back-Up Offer Addendum (C.A.R. Form BUO) ■ ENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (3) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust);	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. my response. eted, a Representative Capacity Signature Disclosure form (C.Agners designated below.) is is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probaced ar Tree, LP s Agreement, when the name described below is used, it shall add trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Description.)
C. The RIPA has 18 pages. Seller acknowledges receipt of, and has read and understands, every page and all attachments make up the Agreement. D. SELLER SIGNATURE(S): (Signature) By, Printed name of SELLER: Red Codan Fines ARC Printed Name of Legally Authorized Signer: Bradley D. Sharp Title, if applicable, CRO	A.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) ■ Back-Up Offer Addendum (C.A.R. Form BUO) ■ ENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (3) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate name (John Doe, executor, or Estate (or	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. **Offer or Back-Up Offer Addendum, or both, checked below.** ny response. **eted, a Representative Capacity Signature Disclosure form (C.Agners designated below.) **es is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probacted ar Tree, LP **s Agreement, when the name described below is used, it shall that trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Deate court: The name of the executor or administrator, or a simplification.
D. SELLER SIGNATURE(S): (Signature) By, Date:	A.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) ENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (2) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate name (John Doe, executor, or Estate (or Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer: (B) This Agreement is being Signed by a Legally Authorized Signer:	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. In presponse. The eted, a Representative Capacity Signature Disclosure form (C.A. gners designated below.) Is is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probacted arrow, LP In a sequence of the executor of administrator, or a simplify conservatorship) of John Doe). The horized Signer in a representative capacity and not for him/herself rms.
Printed Name of Legally Authorized Signer:Bradley D. SharpTitle, if applicable, _CRO	A.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) XENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (2) (3) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate name (John Doe, executor, or Estate (or 4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer(s) The RIPA has 18 pages. Seller acknowledges receipt of, make up the Agreement.	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. In presponse. The eted, a Representative Capacity Signature Disclosure form (C.A. Inters designated below.) is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probacted arree, LP Is Agreement, when the name described below is used, it shall that trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Deate court: The name of the executor or administrator, or a simplify Conservatorship) of John Doe). The horized Signer in a representative capacity and not for him/herself rms. In the property to Bradley D. Sharp, CRO
Printed Name of Legally Authorized Signer:Bradley D. SharpTitle, if applicable, _CRO	A. B.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) XENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (2) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probe probate name (John Doe, executor, or Estate (or (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer(s) The RIPA has 18 pages. Seller acknowledges receipt of, make up the Agreement. SELLER SIGNATURE(S)	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. In presponse. eted, a Representative Capacity Signature Disclosure form (C.A. Inners designated below.) is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probacted ar Tree, LP s Agreement, when the name described below is used, it shall not trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Deate court: The name of the executor or administrator, or a simplify Conservatorship) of John Doe). thorized Signer in a representative capacity and not for him/herself rms. is/are: Bradley D. Sharp, CRO, and has read and understands, every page and all attachments to
X Printed Name of Legally Authorized Signer:Bradley D. SharpTitle, if applicable, _CRO	A. B. C.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) XENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (2) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probe probate name (John Doe, executor, or Estate (or (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer(s) The RIPA has 18 pages. Seller acknowledges receipt of, make up the Agreement. SELLER SIGNATURE(S)	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. In presponse. eted, a Representative Capacity Signature Disclosure form (C.A. Inners designated below.) is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probacted ar Tree, LP s Agreement, when the name described below is used, it shall not trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Deate court: The name of the executor or administrator, or a simplify Conservatorship) of John Doe). thorized Signer in a representative capacity and not for him/herself rms. is/are: Bradley D. Sharp, CRO, and has read and understands, every page and all attachments to
(Signature) By, Date:	A. B. C.	ACCEPTANCE OF OFFER: Seller warrants that Seller Agreement. Seller accepts the above offer and agrees to and acknowledges receipt of a Copy of this Agreement an Seller's acceptance is subject to the attached Counter Seller shall return and include the entire agreement with a Seller Counter Offer (C.A.R. Form SCO or SMCO) Back-Up Offer Addendum (C.A.R. Form BUO) XENTITY SELLERS: (Note: If this paragraph is comple Form RCSD) is not required for the Legally Authorized Sig (1) Non-Individual (entity) Sellers: One or more Seller power of attorney or other entity. (2) Full entity name: The following is the full name of the enter full name of the estate, including case #): Red (3) Contractual Identity of Seller: For purposes of this deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified Revocable Family Trust); (B) If Property is sold under the jurisdiction of a probate name (John Doe, executor, or Estate (or (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer (s) The RIPA has 18 pages. Seller acknowledges receipt of, make up the Agreement. SELLER SIGNATURE(S): Signature) By, Printed name of SELLER: Red Codam Frieder Agreement and signer (s) Printed name of SELLER: Red Codam Frieder Agreement and signer (s) and signed by:	sell the Property on the above terms and conditions. Seller has red authorizes Agent to Deliver a Signed Copy to Buyer. Offer or Back-Up Offer Addendum, or both, checked below. In presponse. The eted, a Representative Capacity Signature Disclosure form (C.A. gners designated below.) Is is a trust, corporation, LLC, probate estate, partnership, holding the entity (if a trust, enter the complete trust name; if under probacted arrow, LP Is Agreement, when the name described below is used, it shall that trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Depart court: The name of the executor or administrator, or a simplify Conservatorship) of John Doe). The horized Signer in a representative capacity and not for him/herself rms. In Bradley D. Sharp, CRO In and has read and understands, every page and all attachments to the executor of th

RIPA REVISED 12/24 (PAGE 17 OF 18)

Printed Name of Legally Authorized Signer:



IF MORE THAN TWO SIGNERS, USE Additional Signature Addendum (C.A.R. Form ASA)

Title, if applicable,

Seller's Initials ESTATE BROKERS SECTION: Estate Agents are not parties to acy relationships are confirmed a centation of Offer: Pursuant to the request, Seller's Agent shall contest Signatures and designated estates are superior of Durty Halling.	e National Association of REALTORS® Standard firm in writing that this offer has been presented to	I of Practice 1-7, if Buyer's Agent makes
Estate Agents are not parties to acy relationships are confirmed a centation of Offer: Pursuant to the request, Seller's Agent shall contest Signatures and designated e Buyer's Brokerage Firm Marcus & Dusty Halling	as stated in paragraph 2. National Association of REALTORS® Standard firm in writing that this offer has been presented to be the delivery address:	o Seller.
Estate Agents are not parties to acy relationships are confirmed a centation of Offer: Pursuant to the request, Seller's Agent shall contest Signatures and designated e Buyer's Brokerage Firm Marcus & Dusty Halling	as stated in paragraph 2. National Association of REALTORS® Standard firm in writing that this offer has been presented to be the delivery address:	o Seller.
ncy relationships are confirmed a centation of Offer: Pursuant to the request, Seller's Agent shall contaits' Signatures and designated e Buyer's Brokerage Firm Marcus & Dusty Halling	as stated in paragraph 2. National Association of REALTORS® Standard firm in writing that this offer has been presented to be the delivery address:	o Seller.
entation of Offer: Pursuant to the n request, Seller's Agent shall conuts' Signatures and designated e Buyer's Brokerage Firm Marcus & Dusty Haling	e National Association of REALTORS® Standard firm in writing that this offer has been presented to electronic delivery address:	o Seller.
n request, Seller's Agent shall con hts' Signatures and designated e Buyer's Brokerage Firm Marcus & By Douty Haling	firm in writing that this offer has been presented to lectronic delivery address:	o Seller.
Buyer's Brokerage Firm <u>Marcus &</u> By Dusty Huling	·	
By Dusty Harling	Millichap	
By Dusty Haeling		
	Dusty Haeling DRE Lic. # 0129	Date July 1, 2025
By	DRE Lic. #	Date
\ddress	City	State Zip
Email	F	Phone #
	me firm represents Buyer. Additional Agent Acknov	wledgement (C.A.R. Form AAA) attach
_		,
Designated Electronic Delivery A	Address(es): Email above or	
Attached DEDA: If Parties elect to	o have an alternative Delivery method, such method	I may be indicated on C.A.R. Form DED
Seller's Brokerage Firm Coldwell E	Banker Realty	DRE Lic. # 01908304
-		
3v	DRF Lic #	Date
\ddress	City	State Zip
Email	F	Phone #
More than one agent from the sar	me firm represents Seller. Additional Agent Acknov	wledgement (C.A.R. Form AAA) attache
Designated Electronic Delivery A	address(es) (To be filled out by Seller's Agent):	: Email above or
Attached DEDA: If Parties elect to	o have an alternative Delivery method, such method	l may be indicated on C.A.R. Form DED
	Address	Address City

ESCROW HOLDER ACKNOWLEDGMENT:			
Escrow Holder acknowledges receipt of a Copy of	f this Agreement,	if checked, 🗌 a deposit in the amount of \$), Counter
Offer numbers		, and agrees to act as Escrow Hol	
paragraph 22 of this Agreement, any supplemer	ital escrow instruc	ions and the terms of Escrow Holder's general provision	ıs.
Escrow Holder is advised by		that the date of Acceptance of the Agreement is	
Escrow Holder		Escrow #	
Ву		Date	
Address			
Phone/Fax/E-mail			
Escrow Holder has the following license number	#		
Department of Financial Protection and Innova	ation, 🗌 Departme	nt of Insurance, 🗌 Department of Real Estate.	
DRESENTATION OF OFFER:	Sallar's Bro	varage Firm presented this offer to Saller on	(date)

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

Broker or Designee Initials

RIPA REVISED 12/24 (PAGE 18 OF 18)

Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A

BUYER'S INVESTIGATION ADVISORY

(C.A.R. Form BIA, Revised 12/21)



Property Address 5818 Engle Rd, Carmichael, CA 95608

- 1. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokers. You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.
- 2. BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as those listed below. If Broker gives you referrals to professionals, Broker does not guarantee their performance.
- 3. YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO THE FOLLOWING. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
 - **A. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS:** Foundation, roof (condition, age, leaks, useful life), plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa (cracks, leaks, operation), other structural and non-structural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property.
 - **B. SQUARE FOOTAGE, AGE, BOUNDARIES:** Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other barriers or markers do not necessarily identify true Property boundaries.
 - **C. WOOD DESTROYING PESTS:** Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms.
 - **D. SOIL STABILITY:** Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage.
 - **E.** WATER AND UTILITIES; WELL SYSTEMS AND COMPONENTS; WASTE DISPOSAL: Water and utility availability, use restrictions and costs. Water quality, adequacy, condition, and performance of well systems and components. The type, size, adequacy, capacity and condition of sewer and septic systems and components, connection to sewer, and applicable fees.
 - **F. ENVIRONMENTAL HAZARDS:** Potential environmental hazards, including, but not limited to, asbestos, lead-based paint and other lead contamination, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, materials, products, or conditions (including mold (airborne, toxic or otherwise), fungus or similar contaminants).
 - **G. EARTHQUAKES AND FLOODING:** Susceptibility of the Property to earthquake/seismic hazards and propensity of the Property to flood.
 - H. FIRE, HAZARD, AND OTHER INSURANCE: The availability and cost of necessary or desired insurance may vary. The location of the Property in a seismic, flood or fire hazard zone, and other conditions, such as the age of the Property and the claims history of the Property and Buyer, may affect the availability and need for certain types of insurance. Buyer should explore insurance options early as this information may affect other decisions, including the removal of loan and inspection contingencies.
 - I. BUILDING PERMITS, ZONING, GOVERNMENTAL REQUIREMENTS, AND ADDRESS: Permits, inspections, certificates, zoning, other governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size. Postal/mailing address and zip code may not accurately reflect the city which has jurisdiction over the property.
 - **J. RENTAL PROPERTY RESTRICTIONS:** The State, some counties, and some cities impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants, and the right of a landlord to terminate a tenancy. Deadbolt or other locks and security systems for doors and windows, including window bars, should be examined to determine whether they satisfy legal requirements.
 - K. SECURITY AND SAFETY: State and local Law may require the installation of barriers, access alarms, self-latching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property.

© 2021, California Association of REALTORS®, Inc.

BIA REVISED 12/21 (PAGE 1 OF 2)

EQUAL HOUSING OPPORTUNITY

BUYER'S INVESTIGATION ADVISORY (BIA PAGE 1 OF 2)

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 27

L. NEIGHBORHOOD, AREA, SUBDIVISION CONDITIONS; PERSONAL FACTORS: Neighborhood or area conditions, including schools, law enforcement, crime statistics, registered felons or offenders, fire protection, other government services, availability, adequacy and cost of internet connections or other technology services and installations, commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.

By signing below, Buyers acknowledge that they have read, understand, accept and have received a Copy of this Advisory. Buyers are encouraged to read it carefully.

Buyer	DocuSigned by:	Joseph Ramos and/or assignee Date July 1, 2025
	CEBD633F8FD543F	
Buyer		Date

© 2021, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

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

EQUAL HOUSING OPPORTUNITY

BIA REVISED 12/21 (PAGE 2 OF 2)



POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER - DISCLOSURE AND CONSENT

(C.A.R. Form PRBS, Revised 12/21)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representation can occur through an individual licensed as a broker or salesperson or through different individual broker's or salespersons (associate licensees) acting under the Broker's license. The associate licensees may be working out of the same or different office locations.

Multiple Buyers: Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Multiple Sellers: Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Dual Agency: If Seller is represented by Broker, Seller acknowledges that broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both seller and buyer in that transaction. If Buyer is represented by Broker, buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both buyer and seller with regard to that property.

In the event of dual agency, seller and buyer agree that: a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the buyer's or seller's financial position, motivations, bargaining position, or other personal information that may impact price, including the seller's willingness to accept a price less than the listing price or the buyer's willingness to pay a price greater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.

Offers not necessarily confidential: Buyer is advised that seller or listing agent may disclose the existence, terms, or conditions of buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the listing agent's marketing strategy and the instructions of the seller.

Buyer and seller understand that Broker may represent more than one buyer or more than one seller and even both buyer and seller on the same transaction and consents to such relationships.

Seller and/or Buyer acknowledges reading and understanding this Possible Representation of More Than One Buyer or Seller - Disclosure and Consent and agrees to the agency possibilities disclosed.

Seller	Bradley D. Sharp, CRO	Bradley D. Shai	n Red Cedar Tree, Li	P Date ^{07/07/2025}
Seller		FEDFF3D4B66A46C	•	 Date
Buyer	DocuSigned by:		Joseph Ramos and/or assigned	e Date July 1, 2025
Buyer	CEBD833F8FD543F			Date
Buyer's	Brokerage Firm <u>Marcus & Millicha</u>	p	DRE Lic # 00530854	
Ву	Signed by: Dusty Hacling		DRE Lic # 01292212	
Dus	ty Haeling			_ · ·
Seller's l	Brokerage Firm <u>Coldwell Banker F</u>	Realty	DRE Lic # <u>01908304</u>	_
Ву			DRE Lic # 01401556	Date
Ton	n Phillins			

© 2021, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®, REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

R L Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, LLC.
a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®
5 c 525 South Virgil Avenue, Los Angeles, California 90020

PRBS REVISED 12/21 (PAGE 1 OF 1)

POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (PRBS PAGE 1 OF 1)

ASSOCIATION

OF REALTORS®

FAIR HOUSING AND DISCRIMINATION ADVISORY

(C.A.R. Form FHDA, Revised 12/24)

EQUAL ACCESS TO HOUSING FOR ALL: All housing in California is available to all persons. Discrimination as noted below is prohibited by law. Resources are available for those who have experienced unequal treatment under the law.

FEDERAL AND STATE LAWS PROHIBIT DISCRIMINATION AGAINST IDENTIFIED PROTECTED CLASSES:

- A. FEDERAL FAIR HOUSING ACT ("FHA") Title VIII of the Civil Rights Act; 42 U.S.C. §§ 3601-3619; Prohibits discrimination in sales, rental or financing of residential housing against persons in protected classes;
- CALIFORNIA FAIR EMPLOYMENT AND HOUSING ACT ("FEHA") California Government Code ("GC") §§ 12900-12996,12955; 2 California Code of Regulations ("CCR") §§ 12005-12271; Prohibits discrimination in sales, rental or financing of housing opportunity against persons in protected classes by providers of housing accommodation and financial assistance services as related to housing;
- C. CALIFORNIA UNRUH CIVIL RIGHTS ACT ("Unruh") California Civil Code ("CC") § 51; Prohibits business establishments from discriminating against, and requires full and equal accommodation, advantages, facilities, privileges, and services to persons in protected classes;
- D. AMERICANS WITH DISABILITIES ACT ("ADA") 42 U.S.C. §§ 12181-12189; Title III of the ADA prohibits discrimination based on disability in public accommodations; and
- OTHER FAIR HOUSING LAWS: § 504 of Rehabilitation Act of 1973 29 U.S.C. § 794; Ralph Civil Rights Act CC § 51.7; California Disabled Persons Act; CC §§ 54-55.32; any local city or county fair housing ordinances, as applicable.
- POTENTIAL LEGAL REMEDIES FOR UNLAWFUL DISCRIMINATION: Violations of fair housing laws may result in monetary civil fines, injunctive relief, compensatory and/or punitive damages, and attorney fees and costs.
- PROTECTED CLASSES/CHARACTERISTICS: Whether specified in Federal or State law or both, discrimination against persons based on that person's belonging to, association with, or perceived membership in, certain classes or categories, such as the following, is prohibited. Other classes, categories or restrictions may also apply.

Race (and race traits)	Color	Ancestry	National Origin	Religion
Age	Sex, Sexual Orientation	Gender, Gender Identity, Gender expression	Marital Status	Familial Status (family with a child or children under 18)
Citizenship	Immigration Status	Primary Language	Military/Veteran Status	Source of Income (e.g., Section 8 Voucher)
Medical Condition	Disability (Mental & Physical)	Genetic Information	Criminal History (non- relevant convictions)	Any Arbitrary Characteristic or Intersectionality

THE CALIFORNIA DEPARTMENT OF REAL ESTATE REQUIRES TRAINING AND SUPERVISION TO PREVENT HOUSING **DISCRIMINATION BY REAL ESTATE LICENSEES:**

- A. California Business & Professions Code ("B&PC") § 10170.5(a)(4) requires 3 hours of training on fair housing for DRE license renewal: Real Estate Regulation § 2725(f) requires brokers who oversee salespersons to be familiar with the requirements of federal and state laws relating to the prohibition of discrimination.
- Violation of DRE regulations or real estate laws against housing discrimination by a real estate licensee may result in the loss or suspension of the licensee's real estate license. B&PC §10177(l)(1); 10 CCR § 2780
- REALTOR® ORGANIZATIONS PROHIBIT DISCRIMINATION: NAR Code of Ethics Article 10 prohibits discrimination in employment practices or in rendering real estate license services against any person because of race, color, religion, sex, disability, familial status, national origin, sexual orientation, or gender identity by REALTORS®.
- WHO IS REQUIRED TO COMPLY WITH FAIR HOUSING LAWS?

Below is a non-exclusive list of providers of housing accommodations or financial assistance services as related to housing who are most likely to be encountered in a housing transaction and who must comply with fair housing laws.

- Sellers
- Real estate licensees
- Mobilehome parks
- Insurance companies
- Landlords/Housing Providers
- Real estate brokerage firms
- Homeowners Associations ("HOAs");
- Government housing services
- Sublessors
- Property managers
- Banks and Mortgage lenders
- Appraisers

EXAMPLES OF CONDUCT THAT MAY NOT BE MOTIVATED BY DISCRIMINATORY INTENT BUT COULD HAVE A **DISCRIMINATORY EFFECT:**

- Prior to acceptance of an offer, asking for or offering buyer personal information or letters from the buyer, especially with photos. Those types of documents may inadvertently reveal, or be perceived as revealing, protected status information thereby increasing the risk of (i) actual or unconscious bias, and (ii) potential legal claims against sellers and others by prospective buyers whose offers were rejected.
- Refusing to rent (i) an upper-level unit to an elderly tenant out of concern for the tenant's ability to navigate stairs or (ii) a house with a pool to a person with young children out of concern for the children's safety.
- EXAMPLES OF UNLAWFUL OR IMPROPER CONDUCT BASED ON A PROTECTED CLASS OR CHARACTERISTIC:
 - A. Refusing to negotiate for a sale, rental or financing or otherwise make a housing opportunity unavailable; failing to present offers due to a person's protected status:
 - Refusing or failing to show, rent, sell or finance housing: "channeling" or "steering" a prospective buyer or tenant to or away from a particular area due to that person's protected status or because of the racial, religious or ethnic composition of the neighborhood;
 - "Blockbusting" or causing "panic selling" by inducing a listing, sale or rental based on the grounds of loss of value of property, increase in crime, or decline in school quality due to the entry or prospective entry of people in protected categories into the neighborhood:
 - Making any statement or advertisement that indicates any preference, limitation, or discrimination;

© 2024, California Association of REALTORS®, Inc.

FHDA REVISED 12/24 (PAGE 1 OF 2)

FAIR HOUSING AND DISCRIMINATION ADVISORY (FHDA PAGE 1 OF 2)

- Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A

 Iniquinity about protected characteristics (such as asking tenant applicants if they are married, or prospective purchasers if they have children or are planning to start a family);
 - Using criminal history information before otherwise affirming eligibility, and without a legally sufficient justification;
 - G. Failing to assess financial standards based on the portion of the income responsible by a tenant who receives government subsidies (such as basing an otherwise neutral rent to income ratio on the whole rent rather than just the part of rent that is the tenant's responsibility);
 - **H.** Denying a home loan or homeowner's insurance;
 - Offering inferior terms, conditions, privileges, facilities or services:
 - Using different qualification criteria or procedures for sale or rental of housing such as income standards, application requirements, application fees, credit analyses, sale or rental approval procedures or other requirements;
 - Harassing a person;
 - Taking an adverse action based on protected characteristics;
 - Refusing to permit a reasonable modification to the premises, as requested by a person with a disability (such as refusing to allow a tenant who uses a wheelchair to install, at their expense, a ramp over front or rear steps, or refusing to allow a tenant with a disability from installing, at their own expense, grab bars in a shower or bathtub);
 - N. Refusing to make reasonable accommodation in policies, rules, practices, or services for a person with a disability (such as the following, if an actual or prospective tenant with a disability has a service animal or support animal):
 - (i) Failing to allow that person to keep the service animal or emotional support animal in rental property.
 - (ii) Charging that person higher rent or increased security deposit, or
 - (iii) Failing to show rental or sale property to that person who is accompanied by the service animal or support animal, and:
 - Retaliating for asserting rights under fair housing laws.

10. EXAMPLES OF POSITIVE PRACTICES:

- A. Real estate licensees working with buyers or tenants should apply the same objective property selection criteria, such as location/neighborhood, property features, and price range and other considerations, to all prospects.
- B. Real estate licensees should provide complete and objective information to all clients based on the client's selection criteria.
- C. Real estate licensees should provide the same professional courtesy in responding to inquiries, sharing of information and offers of assistance to all clients and prospects.
- D. Housing providers should not make any statement or advertisement that directly or indirectly implies preference, limitation, or discrimination regarding any protected characteristic (such as "no children" or "English-speakers only").
- Housing providers should use a selection process relying on objective information about a prospective buyer's offer or tenant's application and not seek any information that may disclose any protected characteristics (such as using a summary document, e.g. C.A.R. Form SUM-MO, to compare multiple offers on objective terms).
- 11. FAIR HOUSING RESOURCES: If you have questions about your obligations or rights under the Fair Housing laws, or you think you have been discriminated against, you may want to contact one or more of the sources listed below to discuss what you can do about it, and whether the resource is able to assist you.
 - Federal: https://www.hud.gov/program offices/fair housing equal_opp
 - State: https://calcivilrights.ca.gov/housing/
 - Local: local Fair Housing Council office (non-profit, free service)
 - DRE: https://www.dre.ca.gov/Consumers/FileComplaint.html
 - Local Association of REALTORS®. List available at: https://www.car.org/en/contactus/rosters/localassociationroster.
 - Any qualified California fair housing attorney, or if applicable, landlord-tenant attorney.
- 12. LIMITED EXCEPTIONS TO FAIR HOŬSING REQUIREMENTS: No person should rely on any exception below without first seeking legal advice about whether the exception applies to their situation. Real estate licensees are not qualified to provide advice on the application of these exceptions.
 - A. Legally compliant senior housing is exempt from FHA, FEHA and Unruh as related to age or familial status only;
 - An owner of a single-family residence who resides at the property with one lodger may be exempt from FEHA for rental purposes, PROVIDED no real estate licensee is involved in the rental;
 - C. An owner of a single-family residence may be exempt from FHA for sale or rental purposes, PROVIDED (i) no real estate licensee is involved in the sale or rental and (ii) no discriminatory advertising is used, and (iii) the owner owns no more than three single-family residences. Other restrictions apply;
 - D. An owner of residential property with one to four units who resides at the property, may be exempt from FHA for rental purposes, PROVIDED no real estate licensee is involved in the rental; and
 - Both FHA and FEHA do not apply to roommate situations. See, Fair Housing Council v Roommate.com LLC, 666 F.3d 1216 (2019).
 - Since both the 14th Amendment of the U.S. Constitution and the Civil Rights Act of 1866 prohibit discrimination based on race; the FHA and FEHA exemptions do not extend to discrimination based on race.

Buyer/Tenant and Seller/Housing Provider have read, understand and acknowledge receipt of a copy of this Fair Housing & Discrimination Advisory.

Buyer/Tenant	occusigned by:	Joseph Ramos an	d/or assignee Date July 1, 2025	
Buyer/Tenant	EBD633F8FD543F	DocuSigned by:	Date	
Seller/Housing Provider	Bradley D. Sharp, CRO	Bradley D. Shange o	Cedar Tree, LP Date 07/07/2025	
Seller/Housing Provider		FEDFF3D4B66A46C	Date	

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

FHDA REVISED 12/24 (PAGE 2 OF 2)



BUYER HOMEOWNERS' INSURANCE ADVISORY

(C.A.R. Form BHIA, 6/24)

- 1. IMPORTANCE OF OBTAINING PROPERTY INSURANCE: If the property you are purchasing is destroyed or damaged due to natural disaster or accident or some other event, insurance may be available to help with the cost of repair or rebuilding. In the absence of property insurance, the homeowner would be responsible for the full expense. If the property is purchased with a loan, or refinanced, the lender will require an insurance policy protecting its interest. Insurance policies can cover damage due to one or more of the following: fire, flood, earthquake and other causes. The policy or an insurance broker should be consulted to determine when coverage applies and whether a supplement or rider can be purchased to provide additional coverage or if a separate policy is necessary.
- 2. PROPERTY INSURANCE AND PURCHASE CONTRACT TERMS: Your real estate purchase contract may contain a contingency that gives you the right to legally cancel the agreement within a specified time if you are unable to obtain or afford property insurance. This cancellation right may be a specific contingency pertaining to insurance or may be part of an overall investigation contingency. If buyer waives or removes the applicable contingency before determining the availability and cost of property insurance, buyer is acting against the advice of broker. Additionally, if the property is part of an HOA, lenders may require and buyers will want to know that the HOA has adequate insurance to cover the areas for which the HOA is responsible.
- 3. CALIFORNIA'S PROPERTY INSURANCE MARKET: Some insurance carriers in California have stopped issuing new property insurance policies and others are limiting the number and location of new policies, due to rising replacement costs and an increase in natural disasters. These changes may affect both the availability and cost of insurance. However, over 50 insurance carriers are admitted to sell property insurance in California so it may be possible to obtain insurance even if some carriers will not write a new policy covering the property you intend to buy. An insurance broker may also be able to find a non-admitted insurance carrier offering to insure the property you intend to buy. Because locating an affordable insurance policy could take time and effort, buyers are advised to make all insurance inquiries as early in the home buying process as possible.
- 4. INSURANCE CONDITIONS: Many insurance carriers impose physical condition standards before issuing a policy, or reserve the right to cancel policies even after they are issued, if certain minimum standards are not confirmed in an inspection or otherwise. Physical conditions standards could include, but are not limited to, prohibition of "knob and tube" electrical wiring, requirements related to piping/plumbing materials, standards related to the age and/or quality of the roof or foundation, minimal safety standards related to handrails, tripping hazards, and defensible space requirements.
- 5. RESOURCES: The California Department of Insurance (DOI) maintains a website addressing Residential Home insurance. Resources on this State government webpage include: (i) Top Ten tips for Finding Residential Insurance; (ii) Residential Insurance Company Contact List; (iii) Home Insurance Finder; and (iv) information on other insurance issues. The webpage also includes information on how to contact the DOI, and suggestions on what to do if you cannot find insurance. The webpage and link to other documents is located at https://www.insurance.ca.gov/01-consumers/105-type/5-residential/index.cfm.
- **6. BROKER RECOMMENDATION:** Buyer is advised to explore available property insurance options early in the home buying process and to consult with a qualified insurance professional of buyer's choosing to understand insurance availability and cost prior to removal of any related contingencies. Real estate brokers do not have expertise in this area.

By signing below, Buyer acknowledges that Buyer has read, understands, and has received a copy of this Buyer Homeowners' Insurance Advisory.

Buyer	DocuSigned by:	Joseph Ramos and/or assignee	Date July 1, 2025
	CEBD633F8FD543F		
Buyer			Date

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.



Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

BHIA 6/24 (PAGE 1 OF 1)

BUYER HOMEOWNERS' INSURANCE ADVISORY (BHIA PAGE 1 OF 1)



WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY

(C.A.R. Form WFA, Revised 12/21)

Property Address: <u>5818 Engle Rd, Carmichael, CA</u> <u>95608</u> ("Property").

WIRE FRAUD AND ELECTRONIC FUNDS TRANSFERS ADVISORY:

The ability to communicate and conduct business electronically is a convenience and reality in nearly all parts of our lives. At the same time, it has provided hackers and scammers new opportunities for their criminal activity. Many businesses have been victimized and the real estate business is no exception.

While wiring or electronically transferring funds is a welcome convenience, we all need to exercise extreme caution. Emails attempting to induce fraudulent wire transfers have been received and have appeared to be legitimate. Reports indicate that some hackers have been able to intercept emailed transfer instructions, obtain account information and, by altering some of the data, redirect the funds to a different account. It also appears that some hackers were able to provide false phone numbers for verifying the wiring or funds transfer instructions. In those cases, the victim called the number provided to confirm the instructions, and then unwittingly authorized a transfer to somewhere or someone other than the intended recipient.

ACCORDINGLY, YOU ARE ADVISED:

- 1. Obtain phone numbers and account numbers only from Escrow Officers, Property Managers, or Landlords at the beginning of the transaction.
- 2. DO NOT EVER WIRE OR ELECTRONICALLY TRANSFER FUNDS PRIOR TO CALLING TO CONFIRM THE TRANSFER INSTRUCTIONS. ONLY USE A PHONE NUMBER YOU WERE PROVIDED PREVIOUSLY. Do not use any different phone number or account number included in any emailed transfer instructions.
- 3. Orally confirm the transfer instruction is legitimate and confirm the bank routing number, account numbers and other codes before taking steps to transfer the funds.
- 4. Avoid sending personal information in emails or texts. Provide such information in person or over the telephone directly to the Escrow Officer, Property Manager, or Landlord.
- 5. Take steps to secure the system you are using with your email account. These steps include creating strong passwords, using secure WiFi, and not using free services.

If you believe you have received questionable or suspicious wire or funds transfer instructions, immediately notify your bank, and the other party, and the Escrow Office, Landlord, or Property Manager. The sources below, as well as others, can also provide information:

Federal Bureau of Investigation: https://www.fbi.gov/; the FBI's IC3 at www.ic3.gov; or 310-477-6565

National White Collar Crime Center: http://www.nw3c.org/

On Guard Online: https://www.onguardonline.gov/

NOTE: There are existing alternatives to electronic and wired fund transfers such as cashier's checks. By signing below, the undersigned acknowledge that each has read, understands and has received a copy of this Wire Fraud and Electronic Funds Transfer Advisory.

Buyer/Tenant _	DocuSigned by:	Joseph Ra	amos and/or assignee	Date	July 1, 2025
Buyer/Tenant	CEBD833F8FD543F	DocuSigned by:		Date	
Seller/Landlord	Bradley D. Sharp, CRO	Bradley D. Sharp	Red Cedar Tree, LP	Date	07/07/2025
Seller/Landlord		FEDFF3D4B66A46C		Date	

©2021, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

R L Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, LLC.
a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®
525 South Virgil Avenue, Los Angeles, California 90020



WFA REVISED 12/21 (PAGE 1 OF 1)

WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY (WFA PAGE 1 OF 1)

Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661 Phone: (916)724-1294 Fax: 5818 Engle Rd
David DeLoney Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 33



CALIFORNIA CONSUMER PRIVACY ACT ADVISORY, DISCLOSURE AND NOTICE

(C.A.R. Form CCPA, Revised 12/22)

The California Consumer Privacy Act (commencing with Civil Code § 1798.100) ("CCPA"), as amended by California voters in 2020, grants to California residents certain rights in their private, personal information ("PI") that is collected by companies with whom they do business. Under the CCPA, PI is defined broadly to encompass non-public records information that could reasonably be linked directly or indirectly to you. PI could potentially include photographs of, or sales information about, your property.

During the process of buying and selling real estate your PI will be collected and likely shared with others, including real estate licensees, a Multiple Listing Service, real estate internet websites, service providers, lenders, and title and escrow companies, to name several possibilities. Businesses that are covered by the CCPA are required to grant you various rights in your PI, including the right to know what PI is collected, the right to know what PI is sold or shared and to whom, the right to request that the business correct or delete your PI, the right to "opt out" or stop the transfer of your PI to others, and the right to limit the use of certain PI which is considered "sensitive." You may get one or more notices regarding your CCPA rights from businesses you interact with in a real estate transaction. However, not all businesses that receive or share your PI are obligated to comply with the CCPA. Moreover, businesses that are otherwise covered under the CCPA may have a legal obligation to maintain PI, notwithstanding your instruction to the contrary. For instance, regardless of whether they are covered by CCPA, under California law, brokers and Multiple Listing Services are required to maintain their records for 3 years. If you wish to exercise your rights under CCPA, where applicable, you should contact the respective business directly.

You can obtain more information about the CCPA and your rights under the law from the State of California Department of Justice (oag.ca.gov/privacy/ccpa). Additionally, the California Privacy Protection Agency is authorized to promulgate regulations which may further clarify requirements of the CCPA (cppa.ca.gov/regulations/).

I/we acknowledge receipt of a copy of this California Consumer Privacy Act Advisory, Disclosure and Notice.

Buyer/Seller/Landlord/Tenant _	CERDRASERDEASE		Date _	July 1, 2025
J	oseph Ramos and/or as	≲ig Ppow §igned by:		
Buyer/Seller/Landlord/Tenant _	Bradley D. Sharp, CRO	Bradley D. Steed pedar Tree, LP	_Date _	07/07/2025
		LEDEL3D4D66446C		

© 2022, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

R L E L B C Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020



5818 Engle Rd

CCPA REVISED 12/22 (PAGE 1 OF 1)

CALIFORNIA CONSUMER PRIVACY ACT ADVISORY (CCPA PAGE 1 OF 1)



INCREASED DEPOSIT ADDENDUM

(To be used with an offer, counter offer, or amendment) (C.A.R. Form IDA, 12/24)

The follow	ving terms and conditions are h	nereby incorporated into the Purc	chase Agreement, OR Other	
		•	("Agreement"), dated 07/01/2025	5 ,
on proper	ty known as	5818 Engle Rd, Carmic	hael, CA 95608 ("Property	<u>/")</u> ,
				er")
and		Red Cedar Tree, LP	("Seller	r").
Buyer and	d Seller are referred to as the "F	Parties."		
			der, in the same manner as the Initial Deposit, up pon the sum).	
		ed total of the Initial Deposit and pecified is for calculation purpose	the Increased Deposit shall be \$ <u>35,000.00</u> es and is not a contractual term.	
in this	s Agreement, they also agree	to incorporate the increased dep	MAGES: If the Parties agree to liquidated damage cosit into the liquidated damages amount by signing creased deposit is delivered to Escrow Holder.	-
The unde	ersigned have read and ackno	owledge receipt of a copy of thi	s Increased Deposit Addendum.	
SELLER	Bradley D. Sharp, CRO	Bradley D. Sharp	Red Cedar Tree, LP Date 07/07/2025	
SELLER		FEDFF3D4B66A46C	Date	
BUYER	DocuSigned by:	Jo	oseph Ramos and/or assignee Date July 1, 2025	
BUYER	CEBD633F8FD543F		Date	

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

IDA 12/24 (PAGE 1 OF 1)



Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661 Phone: (916)724-1294 Fax: 5818 Engle Rd David DeLoney Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 35

of 174



ADDENDUM ONE TO PURCHASE AGREEMENT 5818 Engle Road, Carmichael, California 95608-2338

This Addendum One to Purchase Agreement ("Addendum") is incorporated into that certain California Residential Income Purchase Agreement and Joint Escrow Instructions (the "Purchase Agreement"), dated July 1, 2025, and executed by and between JOSEPH RAMOS, an individual ("Buyer"), and RED CEDAR TREE, LP, a California limited partnership ("Seller"), involving the real property and improvements thereon located at 5818 Engle Road, Carmichael, California, 95608-2338, APN: 258-0180-014-0000 (the "Property"). Buyer and Seller may be referred to herein individually as a "Party" and collectively as "Parties." Unless otherwise defined, capitalized terms in this Addendum shall have the same meanings as set forth in the Purchase Agreement. This Addendum and the Purchase Agreement shall be collectively referred to as the "Agreement."

1. BANKRUPTCY SALE ORDER CONTINGENCY:

- a. <u>Bankruptcy Case</u>. On or about September 12, 2024, Seller and certain affiliates of Seller (collectively, the "**Debtors**") filed voluntary petitions for bankruptcy relief under Chapter 11 of the Bankruptcy Code, jointly administered under Case No. 24-10545 (the "**Bankruptcy Case**") in the United States Bankruptcy Court for the Northern District of California, Santa Rosa Division (the "**Bankruptcy Court**").
- b. <u>Sale Procedures</u>. On March 5, 2025, the Bankruptcy Court entered the *Order Establishing Omnibus Procedures for Real Property Sales* [Dkt. No. 971] (the "**Sale Procedures Order**"), a copy of which is attached hereto as <u>Exhibit A</u>, pursuant to which it approved expedited procedures for the sale of Seller's right, title and interest in the Real Property. The Sale Procedures Order controls the procedure for obtaining Bankruptcy Court approval of this sale pursuant to a sale order substantially in the form attached to the Sale Procedures Order as <u>Exhibit 1</u> to <u>Exhibit B</u> (the "**Sale Order**"). This is a "Small Asset Sale" under the terms of the Sale Procedures Order.
- c. <u>Sale Order Contingency</u>. Notwithstanding anything to the contrary contained in the Purchase Agreement, the Close of Escrow under the Agreement shall be subject the Sale Procedures Order, including, without limitation, following the Buyer Investigations and Buyer's waiver of the contingencies in **paragraph 3L** on or before the Outside Contingency Removal Deadline (as defined in **Section 2.e** below), the entry by the Bankruptcy Court, on or before the Outside Closing Date (set out in **paragraph 2B**), of the Sale Order (the "Sale Order Contingency"). The Sale Order Contingency shall be a condition to the Close of Escrow benefiting both Seller and Buyer. In addition, notwithstanding anything to the contrary in the Agreement, neither Seller nor Buyer may waive the Sale Order Contingency. In the event of a failure of the Sale Order Contingency, the Agreement shall terminate, neither Seller nor Buyer shall have any liability thereunder except for those obligations under the Agreement which expressly survive the termination of the same and Buyer shall be entitled to the return of the Deposit.
- d. <u>Buyer Cooperation</u>. Seller and Buyer acknowledge that (i) to obtain the Sale Order, Seller must demonstrate that it has taken reasonable steps to obtain the highest or otherwise best offer possible for the Property, including giving notice of the sale under the Agreement to interested persons as set forth in **Section 1.e** below, and such other steps and procedures as required by the Sale Procedures Order, and (ii) Buyer shall provide such information and assurance as may be required pursuant to the Sale Procedures Order, including, without limitation, as to the Buyer's assumption of obligations under **paragraph 8H** of the Purchase Agreement, and (notwithstanding anything to the contrary in **paragraph 20** of the Purchase Agreement) Buyer's payment of any outstanding amounts Buyer has Otherwise Agreed to pay to cure any defaults of Seller or otherwise in respect of such obligations ("**Cure Costs**").
- e. <u>Sale Notice</u>. Promptly following the Outside Contingency Removal Date, Seller shall file with Bankruptcy Court and serve on the parties designed therein (the "Sale Notice Parties") the notice of the Agreement substantially in the form attached to the Sale Procedures Order as <u>Exhibit B</u> (the "Sale Notice") attaching copies of (i) the proposed Sale Order and (ii) the Agreement; and setting

JK

PSagler Betial

the deadline to object to the Sale Notice which shall be no less than twenty-one (21) days following filing and service thereof as set out in the Sale Procedures Order (the "Sale Notice Objection Deadline"). Buyer shall cooperate with Seller by providing all necessary information and assurance needed to complete the Sale Notice in a timely manner, including, without limitation, as to the Buyer's proposed assumption of obligations under **paragraph 8H** of the Purchase Agreement and any Cure Costs.

- f. Recording of Sale Order. At Close of Escrow, if required by Title Company to issue the title policy contemplated in **paragraph 16G** insuring fee simple title in the name of Buyer, the Sale Order shall be recorded in the real property records of the county where the Property is located, immediately prior to the recording of the grant deed.
- 2. <u>MODIFICATIONS TO PURCHASE AGREEMENT TERMS</u>. The terms of the Purchase Agreement are further modified as follows:
 - a. Paragraphs 3B and 32A Date of Acceptance. The date of "Acceptance" under paragraphs 3B and 32A the Purchase Agreement shall be the date the last of Buyer and Seller have mutually executed and delivered to the other Party to the Purchase Agreement and this Addendum.
 - b. Paragraph 3B Close of Escrow. The Close of Escrow under paragraph 3B of the Purchase Agreement shall occur on the date that is the earlier of (i) 5 ⋈ 10 □ days after the entry of a Sale Order by the Bankruptcy Court, or (ii) if an objection is filed to the Sale in accordance with the Sale Procedures Order, twenty (20) days after the entry of a Sale Order by the Bankruptcy Court, but in no event (in the case of either subclause (i) or (ii)) later than 120 days following the Date of Acceptance (the "Outside Closing Date"); provided further that Seller shall be entitled to an extension of the Outside Closing Date (not to exceed thirty (30) days in the aggregate) for the purpose of satisfying the Sale Order Contingency.
 - c. Paragraphs 3G(3) and 21 Brokers and Agents. Neither Party has had any contact or dealings regarding the Property, or any communication in connection with the subject matter of the transaction described in the Purchase Agreement (the "Transaction"), through any licensed real estate broker or other person who can claim a right to a commission or finder's fee as a procuring cause of the sale contemplated herein, except for (i) Marcus & Millichap (representing Buyer) ("Buyer's Broker"), whose commission, if at all shall be paid in accordance with paragraph 3G(3) of the Purchase Agreement, and (ii) Coldwell Banker Realty (representing Seller) ("Seller's Broker") whose commission, if any is due, shall be the responsibility of Seller pursuant to a separate agreement. If any other broker or finder perfects a claim for a commission or finder's fee based upon any such contract, dealings or communication, the party through whom the broker or finder makes its claim shall be responsible for said commission or fee and all costs and expenses (including reasonable attorneys' fees) incurred by the other party in defending against such claim. The provisions of this Section 2.c shall control over any contrary provisions in paragraphs G(3) and 21 of the Purchase Agreement, and shall survive the Close of Escrow.
 - d. Paragraphs 3K and 26 Buyer Assignment. Notwithstanding anything to the contrary contained in **paragraphs 3K** and **26** of the Purchase Agreement, Buyer's right to assign Buyer's interest in the Agreement under **paragraph 26** thereof shall be exercised, if at all, prior to the Outside Contingency Removal Date.
 - e. Paragraph 3L Outside Contingency Removal Deadline. Notwithstanding anything to the contrary contained in the Purchase Agreement (including without limitation, paragraphs 3L, 8, 15 and 17), all of Buyer's contingencies set out in paragraphs 3L, 8 or elsewhere in the Purchase Agreement shall be approved of waived by Buyer on the earlier of (1) the date of the last Contingency Date under paragraph 3L of the Purchase Agreement or (2) twenty-one (21) Days after Acceptance (the "Outside Contingency Removal Deadline"); provided further that, for avoidance of doubt, neither Seller nor Buyer may waive the Sale Order Contingency as provided in Section 1.c above, and the same shall not be subject to the Outside Contingency Removal Deadline.

JK.

Seller Initial Page 37

ed: 08/29/25 Entered: 08/29/25 11:27:48

4922-9988-3591, v. 2

- Paragraphs 3N(1), 9B(6), 9B(7), 11S and 17 Exempt Seller. Notwithstanding anything to the contrary contained in paragraphs 3N(1), 9B(6), 9B(7), 11S and 17 of the Purchase Agreement, Seller's obligations regarding Delivery of Reports and other Seller Documents, and any disclosures, shall be subject to the full protections for Seller of any exemption under California Law (including, without limitation under California Civil Code Section 1102.2 as a result of the Bankruptcy Case), and as described in the Exempt Seller Disclosure (C.A.R. form ESD).
- Paragraphs 3N(5), 32N, 36 and 41A Seller Authority. Seller's authority under the Agreement (including without limitation as referred to in paragraphs 3N(5), 32N, 36 and 41A of the Purchase Agreement) shall at all times be subject to any required approvals under the Sale Procedures Order and Sale Order.
- Paragraphs 3Q(1), (2), (3) and (5), 10A and 11B(1) Natural Hazards Disclosure (NHD) and Other Inspections, Reports, Tests and Certificates. Notwithstanding anything to the contrary contained in the Purchase Agreement (including, without limitation, paragraphs 3Q(1), (2), (3) and (5), 10A and 11B(1)), Buyer shall pay the cost of the Natural Hazards Disclosure and other inspections, reports, tests and certificates referred to in paragraphs 3Q(1), (2), (3) and (5), and perform and pay for any inspections or work recommended or identified therein.
- Paragraphs 8H, 9B(6), 9B(7) and 20 Leased or Liened Items. Seller's right to assign and Buyer's right to assume Seller's obligations with respect to leased or liened items shall be subject to Bankruptcy Court approval under the Sale Order and may include Cure Costs that Buyer has Otherwise Agreed to pay (notwithstanding anything to the contrary in paragraph 20 of the Purchase Agreement).
- <u>Paragraph 7B AS-IS.</u> Buyer has been advised to investigate the condition and suitability of all aspects of the Property and all matters affecting the value or desirability of the Property for Buyer's use or purposes during the applicable time periods for the Buyer's contingencies under the Agreement. Buyer acknowledges that Seller has never resided in the Property and the Property has been used strictly as an investment property by Seller. Except as required by Law, neither Seller, nor its members, employees, or agents makes or has made any representations or warranties of any kind, express or implied, written or oral, pertaining to, without limitation, the physical condition of the Property, the uses of the Property (or any limitations thereon), the costs of operation, compliance with applicable Laws, and/or any requirements for alterations or improvements to comply with applicable Laws (including, without limitation, any representations or warranty pertaining to zoning, on environmental, or other Laws, regulations, or governmental requirements); the condition of the soils or groundwater of the Property; the presence or absence of electromagnetic fields, toxic materials, or hazardous (as that term may be defined under any applicable local, state, or federal Law) materials on or under the Property; or any other matter bearing on the use, value, or condition of the Property. Except as required by Law, Seller makes and has made no representations or warranties with respect to the condition of title to the Property, and Buyer shall rely solely on the policy of title insurance obtained pursuant to the Purchase Agreement for any claims related thereto. Buyer's sole remedy related to any aspect of the Property discovered by Seller during the Buyer's applicable contingency periods to which Buyer does not approve, shall be to terminate the Agreement within the Buyer's applicable contingency period and Buyer shall have no further right to terminate the Agreement outside of the applicable contingency period except as specifically set forth in the Agreement. In addition, subject to the disclosures made and/or required by Seller pursuant to the Purchase Agreement, Buyer assumes the risk that an adverse condition of the Property may not have been revealed by Buyer's own due diligence and agrees that Seller shall have no obligation to repair, correct, or compensate Buyer for any condition of the Property whatsoever, including, without limitation, compliance with zoning Laws or building codes, which may be discovered after the expiration of the applicable contingency period. To the extent allowed by Law, Buyer waives, releases, acquits, and forever discharges Seller, and Seller's Parties (as defined below) to the maximum extent permitted by Law, of and from any and all claims, actions, causes of action, demands, rights, liabilities, damages, losses, costs, expenses, or compensation whatsoever, direct or indirect, known or unknown, foreseen or

Seller Initial

SINCAS CN124 10545 IAL DOC# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 unforeseen, that it now has or that may arise in the future because of or in any way growing out of or connected with the Purchase Agreement and the Property (including, without limitation, the condition of the Property). TO THE EXTENT PERMITTED BY LAW, BUYER EXPRESSLY WAIVES ITS RIGHTS GRANTED UNDER CALIFORNIA CIVIL CODE SECTION 1542 AND ANY OTHER PROVISION OF LAW THAT PROVIDES A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT BUYER DOES NOT KNOW OR SUSPECT TO EXIST IN ITS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY IT WOULD HAVE MATERIALLY AFFECTED ITS AGREEMENT TO RELEASE SELLER.

IT IS SO AGREED:
Docusigned by:
Seller Brally D. Sharp
Buyer: CEBBSSFRFDSJF.

FEDFF3D4B66A46C...

As used in the Agreement, "Seller's Parties shall mean and include, collectively, (1) Seller, (2) Seller's property manager for the Property, (3) ordinary course vendors who provide services for the Property or the Seller, (4) any direct or indirect owner of any beneficial interest in Seller, (5) any officer, director, employee, or agent of Seller (including Seller's broker for the Property), and (6) Seller's legal counsel, Seller's accountants and any other third party professional advisors of Seller approved by the Bankruptcy Court.

- k. <u>Paragraph 10B(3) Reinspection Fees</u>. Buyer understands and acknowledges that any and all Reinspection Fees shall be the responsibility of Buyer should they arise.
- 1. Paragraphs 11B(1)(A), 11S, 16D and 32D Known Material Facts. When a statement is made under the Agreement as to any information or defects "known" to Seller, or Seller's "actual knowledge" (or other similar phrase), including without limitation under paragraphs 11B(1)(A), 11S, 16D and 32D of the Purchase Agreement, it shall mean that Seller's Designated Representative (as defined below) has any actual knowledge (without further investigation) of any facts indicating that such statement is not true. Seller's Designated Representative shall be deemed to have current actual knowledge of any matter received by Seller's Designated Representative in writing, and nothing set forth herein shall be construed to impose upon Seller's Designated Representative any duty to investigate the matters to which such knowledge, or the absence thereof, pertains, including, but not limited to, the contents of the materials delivered or made available to Buyer or its representatives or the contents of files maintained by Seller's Designated Representative. In no event shall Seller's Designated Representatives have any personal liability under the Agreement. As used herein, "Seller's Designated Representative" is limited to the following individual: Bradley D. Sharp, CRO.
- m. <u>Paragraph 16 Title</u>. Seller's obligations under the Purchase Agreement, including without limitation **paragraph 16**, regarding removal of lien and other title matters shall be subject to the timing, scope and limitations regarding the same pursuant to the Sale Procedures Order and Sale Order.
- n. <u>Paragraph 20 Prorations</u>. The Sale Order controls with respect to the payment of any Cure Costs or any other items of proration between Buyer and Seller set forth therein, notwithstanding anything to the contrary in **paragraph 20** of the Purchase Agreement.

3. CROSS DEFAULT AND SELLER'S CONDITION TO CLOSING.

a. BUYER ACKNOWLEDGES AND AGREES THAT IT IS AN ADDITIONAL CONTINGENCY AND EXPRESS CONDITION PRECEDENT TO SELLER'S OBLIGATION TO SELL THE PROPERTY (THE "RESIDENCE") DESCRIBED IN THIS RESIDENTIAL PURCHASE AND SALE AGREEMENT (THE "AGREEMENT") THAT BUYER SIMULTANEOUSLY PURCHASE THE APARTMENT BUILDING LOCATED AT 5800 ENGLE ROAD, CARMICHAEL, CALIFORNIA (THE "APARTMENTS") ON

JK JK Seller Initial

SINCESC: 24-10545 | Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48

4922-9988-3591, v. 2

Buver Initial

THE TERMS OF A SEPARATE COMMERCIAL PURCHASE AGREEMENT ENTERED INTO BY BUYER AND SELLER (THE "COMMERCIAL AGREEMENT"). BUYER MAY NOT PURCHASE ONE PROPERTY WITHOUT PURCHASING THE OTHER AT THE SAME TIME.

- AT ANY TIME THAT THE COMMERCIAL AGREEMENT IS TERMINATED FOR ANY REASON (OTHER THAN AS THE SOLE RESULT OF SELLER'S DEFAULT UNDER THE COMMERCIAL AGREEMENT) OR AFTER BUYER'S INSPECTIONS AND APPROVAL OF THE CONDITION OF THE APARTMENTS BY BUYER, OR IF BUYER DEFAULTS UNDER THE COMMERCIAL PROPERTY PURCHASE AGREEMENT, THIS AGREEMENT SHALL AUTOMATICALLY TERMINATE AND SELLER SHALL RECEIVE THE DEPOSIT UNDER THIS AGREEMENT. **BUYER'S MATERIAL** BREACH UNDER THE COMMERCIAL PURCHASE AGREEMENT FOR THE APARTMENTS SHALL ALSO CONSTITUTE A MATERIAL BREACH BY BUYER UNDER THIS AGREEMENT THAT TERMINATES THIS AGREEMENT AND, UPON SUCH TERMINATION. SELLER SHALL BE ENTITLED TO RECEIVE THE DEPOSIT.
- NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, BUYER'S FAILURE TO REMOVE OR WAIVE ANY INSPECTION CONTINGENCY SET FORTH IN THE COMMERCIAL AGREEMENT OR OTHERWISE APPROVE THE CONDITION THE APARTMENTS SHALL BE DEEMED TO CONSTITUTE A FAILURE OF THE INSPECTION CONDITION SET FORTH IN THIS AGREEMENT, AND, REGARDLESS OF ANY PRIOR INSPECTIONS AND APPROVALS BY BUYER REGARDING THE RESIDENCE, BUYER SHALL BE DEEMED TO DISAPPROVE THE RESIDENCE AS OF THE DATE OF ANY DISAPPROVAL OF THE CONDITION OF THE APARTMENTS.
- 4. **DELETED PROVISIONS**: The following paragraphs of the Purchase Agreement are hereby deleted:
 - a. Paragraph 25 [Attorney Fees and Costs]; paragraph 38 [Mediation]; and paragraph 39 [Arbitration].
- 5. CHOICE OF LAW; VENUE. Notwithstanding anything to the contrary contained in the Purchase Agreement, the Agreement is to be governed by and construed in accordance with federal bankruptcy Law, to the extent applicable, and where state Law is implicated, the Laws of the State of California shall govern (without regard to conflicts of law). The Bankruptcy Court shall retain exclusive jurisdiction to enforce the provisions of the Agreement. Each of the parties hereby accepts and consents to, generally and unconditionally, the jurisdiction of the Bankruptcy Court. Each of the Parties hereby irrevocably waives any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions or proceedings arising out of or in connection with the Agreement brought in the Bankruptcy Court and hereby further irrevocably waives and agrees not to plead or claim in such court that any such action or proceeding brought in such court has been brought in an inconvenient forum. In the event that the Bankruptcy Court declines to exercise jurisdiction over the Agreement, venue shall be in the Superior Court of California, in the County where the Property is located. TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAWS, SELLER AND BUYER HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO TRIAL BY JURY IN THE EVENT OF ANY PROCEEDINGS.
- **CONFLICTS**. In the event of a conflict between the terms of the Purchase Agreement and this Addendum, 6. the terms of this Addendum shall control.
- 7. **MISCELLANEOUS**: The Agreement may be executed in multiple counterparts, each of which is to be deemed original for all purposes, but all of which together shall constitute one and the same instrument. The Agreement may be executed and delivered by electronic transmission, the Parties intending that electronically transmitted signatures constitute original signatures and that an electronically transmitted or manually executed counterpart of the Agreement containing signatures (manually executed or electronically transmitted) of a Party shall be binding upon that Party. The Agreement contains the entire agreement with

JR

Buyer Initial

SINCASCNI24 10545 IAL Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 of 174

respect to the Transaction, and there are no other terms, conditions, promises, understandings, statements or representations, express or implied, concerning the same. In the event any provision or any part of any provision of the Agreement shall be held to be invalid and unenforceable, the remaining enforceable provisions and remaining enforceable parts of any provision shall be valid and binding upon the Parties to the maximum extent permitted by Law. One or more waivers by either Party of any provisions, term, condition, or covenant shall not be construed by the other Party as a waiver of a subsequent breach of the same by the other Party. The Agreement shall not be construed more strictly against one Party than the other merely by virtue of the fact that it has been prepared initially by counsel for one of the Parties, it being recognized that both Parties and their respective counsel have had a full and fair opportunity to negotiate and review the terms and provisions of the Agreement and to contribute to its substance and form. Subject to applicable principles of fraudulent conveyance, in no event shall Buyer seek satisfaction for any obligation from any Seller's Parties, nor shall any such person or entity have any personal liability for any such obligations of Seller.

[signature page follows.]



IN WITNESS WHEREOF, the Parties have executed this Addendum as of the date(s) written below next to their respective signatures.

BUYER:

JOSEPH RAMOS, an individual	Date:	July 1, 2025
SELLER:		
RED CEDAR TREE, LP, a California limited partnership Docusigned by:	Date:	07/07/2025
Bradley D. Sharp Bradley D. Sharp	Buter	

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 42

4922-9988-3591, v. 2

EXHIBIT A Sale Procedures Order

[See attached]

Entered: 08/29/25 11:27:48 Page 43 Filed: 08/29/25 of 174

4922-9988-3591, v. 2

Entered on Docket

Docket #0971 Date Filed: 03/05/2025

EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA Date Filed: 03/05/2025

 $\begin{bmatrix} 1 \\ 2 \end{bmatrix}$

3

7

8

9

10

11

12

KELLER BENVENUTTI KIM LLP

TOBIAS S. KELLER (Cal. Bar No. 151445)

(tkeller@kbkllp.com)

The following constitutes the order of the Court.
DAVID A. TAYLOR (Cal. Bar No. 547432) March 5, 2025

(dtaylor@kbkllp.com)

THOMAS B. RUPP (Cal. Bar No. 278041)

4 || (trupp@kbkllp.com)

425 Market Street, 26th Floor 5 San Francisco, California 94105

Telephone: (415) 496-6723 Facsimile: (650) 636-9251

Attorneys for the Debtors and Debtors in Possession

LEFEVER MATTSON, a California

Debtors.

Chales Norch

Charles Novack

U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA

SANTA ROSA DIVISION

||-

In re:

corporation, et al.,1

13

14

15

KELLER BENVENUTTI KIM LLP

425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

16

17

18 19

20

21

22

23

2425

26

27

28

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

ORDER ESTABLISHING OMNIBUS PROCEDURES FOR REAL PROPERTY SALES

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon consideration of the Motion of Debtors to Establish Omnibus Procedures for Real Property Sales [Dkt. No. 689] (the "Motion"), filed by the above-captioned debtors and debtors in possession (the "Debtors"); the Court having reviewed the Motion and the Sharp Declaration; and having considered the statements of counsel and the evidence adduced with respect to the Motion at a hearing before the Court (the "Hearing"); and the Court having found that (i) the Court has jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) notice of the Motion and the Hearing was sufficient under the circumstances; and after due deliberation the Court having determined that the relief requested in the Motion is in the best interests of the Debtors, their estates, and their creditors; and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- The Motion is granted as set forth below.
- 2. The Sale Procedures are approved, and the Debtors are authorized, but not directed, to take any and all actions reasonably necessary or appropriate to implement those procedures. The Sale Procedures shall be limited to those Properties listed on the schedule attached hereto as **Exhibit A.** The Debtors may file, in their business judgement, a motion to approve the sale of any individual Property which they deem necessary and appropriate.

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Motion.

The schedule of Properties attached to the Motion included those that are collateral (the "Socotra Properties") for Socotra Capital, Inc.'s ("Socotra") loans. Pursuant to an agreement between the Debtors and Socotra to resolve Socotra's objections to the Motion by excluding the Socotra Properties from the Motion and this Order, and preliminarily address the Socotra Properties in an agreed upon cash collateral order, the Socotra Properties have been removed from the attached Exhibit A and this Order does not apply to any of the Socotra Properties.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 3. These Sale Procedures do not apply to sales where the estimated net sale proceeds (purchase price minus Closing Costs) are less than the aggregate amount of claims secured by such property unless the Debtors first obtain in writing the permission of the applicable secured lender(s).
- 4. "Small Asset Sales" shall be defined as those sales with a sale price less than \$5 million.
- 5. "Large Asset Sales" shall be defined as those sales with a sale price equal to or greater than \$5 million.
 - 6. The Small Asset Sale Procedures shall be as follows:
 - a. Contents of Sale Notice: Prior to any sale of a Property for which the Debtors, in consultation with the Committee, elect to seek approval through these Sale Procedures, the Debtors shall file with the Court a notice (the "Sale Notice") that sets forth:
 - The address and tax identification number of the Property proposed to be sold (the "Subject Property");
 - ii. The sale price;
 - iii. The name(s) of the title holder of the Subject Property;
 - iv. The name(s) of the holder of any and all liens or other interests in the Subject Property with the recording date and instrument number of such liens or interests, if any, listed immediately below the caption of the Sale Notice in compliance with Bankruptcy Local Rule 6004-1(a);
 - The amount and nature of any known liens or other interests v. in the Subject Property, their proposed treatment, and the basis for any dispute thereof or any other ground asserted for selling free and clear thereof;
 - A brief summary of the marketing of the Subject Property that vi. would support the Debtors' representation that it was done in a fully commercially reasonable manner and the Debtors' conclusion that the price and terms are reasonable and in the best interests of the Debtors' bankruptcy estates according to their business judgment;
 - vii. The name(s) proposed buyer(s) (the "Buyer") and any known relationship to the Debtors;⁴

These Sale Procedures shall not apply if the proposed purchaser is an insider of the Debtors.

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

- viii. The provision(s) of section 363(f) that the Debtors submit authorize the sale free and clear of liens, a summary of the Debtors' evidence supporting such assertion, and each lien creditor(s)' name, recording date and instrument number for which the sale will be free and clear;
 - ix. The name of the Broker(s), the date of entry and docket number of the order approving the Broker's employment, any known connection to the Debtors, and their proposed compensation;
 - x. A schedule of any unexpired leases or executory contracts (collectively, the "<u>Leases</u>") associated with the Subject Property and their proposed treatment in the Sale including any cure amounts;
 - xi. A summary of the Buyer's evidence that it can provide adequate assurance of future performance and assumption of the Leases, if any;
- xii. A summary of any other proposed closing payments, including but not limited to payment of the Broker's commission, FTI's advisory and transaction fee, transfer taxes, closing and escrow costs, recording costs and the Title Company's fees (collectively, the "Closing Costs");
- xiii. The estimated net proceeds available to the estate upon conclusion of the Sale, after the satisfaction of any liens, and payment of the Closing Costs; and
- xiv. The Objection Procedures (as described below).
- b. Filing and Service of Sale Notice: The Sale Notice shall be filed and served by email where available and by mail for those who have not consented to email service upon (i) the United State Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any and all holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").
- c. <u>Objection Procedures</u>: Any objection to the proposed sale or the assumption of the Leases or request for hearing (the "<u>Objection</u>") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "<u>Objection Deadline</u>").
- d. Overbids: There shall be no overbids. The commercially reasonable practice for properties of this price range is to contact all interested parties once an offer is received, notifying them of the offer and requesting overbids. Therefore, any agreed purchase price will already include any overbids.
- e. <u>No Stalking Horse Procedures</u>: There shall be no stalking horse procedures; however, the Debtors reserve the right to request such procedures should

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

they, in their sole discretion determine that a stalking horse procedure would benefit the estates.

- f. If No Objection: If the Objection Deadline passes without the filing of an Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Objection was filed or served on the Debtors (the "Certificate of No Objection") and the Debtors shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Small Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Small Asset Sale Order.
- g. <u>Sale Hearing</u>: If an Objection is filed prior to the Objection Deadline and not withdrawn, the Debtors will set a hearing (the "<u>Sale Hearing</u>") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection; (iii) and the Notice Parties.
- 7. The Large Asset Sale Procedures shall be as follows:
 - a. <u>Contents of Sale Notice</u>: Prior to any sale of a Property for which the Debtors elect to seek approval through these Sale Procedures, the Debtors shall file with the Court a notice (the "<u>Sale Notice</u>") that sets forth:
 - i. The address of the Property proposed to be sold (the "Subject Property");
 - ii. The sale price;
 - iii. The name(s) of the title holder of the Subject Property;
 - iv. The name(s) of the holder of any liens or other interests in the Subject Property, if any, listed immediately below the caption of the Sale Notice in compliance with Bankruptcy Local Rule 6004-1(a);
 - v. The amount and nature of any known liens or other interests in the Subject Property, their proposed treatment, and the basis for any dispute thereof or any other ground asserted for selling free and clear thereof;
 - vi. A brief summary of the marketing of the Subject Property that would support the Debtors' representation that it was done in a commercially reasonable manner and the Debtors' conclusion that the price and terms are reasonable and in the best interests of the Debtors' bankruptcy estates according to their business judgment;
 - vii. The name(s) of the proposed buyer(s) (the "Buyer") and any known relationship to the Debtors;⁵

These Sale Procedures shall not apply if the proposed purchaser is an insider of the Debtors.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

- viii. The provision(s) of section 363(f) that the Debtors submit authorize the sale free and clear of liens and a summary of the Debtors' evidence supporting such assertion;
 - ix. The name of the Broker(s), the date of entry and docket number of the order approving the Broker's employment, any known connection to the Debtors, and their proposed compensation;
 - x. A schedule of any unexpired leases or executory contracts (collectively, the "<u>Leases</u>") associated with the Subject Property and their proposed treatment in the Sale including any cure amounts;
 - xi. A summary of the Buyer's evidence that it can provide adequate assurance of future performance of the Leases, if any;
- xii. A summary of any other proposed closing payments, including but not limited to payment of the Closing Costs;
- xiii. The estimated net proceeds available to the estate upon conclusion of the Sale, after the satisfaction of any liens, and payment of the Closing Costs; and
- xiv. The Objection Procedures (as described below).
- xv. The procedures for an auction (the "<u>Auction</u>") should qualified overbids be received prior to the Objection Deadline.
- b. <u>Filing and Service of Sale Notice</u>: The Sale Notice shall be filed and served by email where available and by mail for those who have not consented to email service upon (i) the United State Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "<u>Notice Parties</u>").
- c. <u>Objection Procedures</u>: Any objection to the proposed sale, the Auction procedures, or the assumption and assignment of the Leases or request for hearing (the "<u>Objection</u>") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "<u>Objection Deadline</u>").
- d. Overbids: The Sale Notice shall include solicitation for overbids which must be submitted in writing to FTI on or before the Objection Deadline. Overbids must be accompanied by a good faith deposit of 10% of the proposed sale price. Overbids must be for 2% on sales up to \$10,000,000 and for 1% for sales over \$10,000,000 plus Bid Protections (if any).
- e. <u>Stalking Horse Procedures</u>: The Debtors may, in consultation with the Committee:
 - i. designate a bidder per Subject Property as a stalking horse bidder (the "<u>Stalking Horse Bidder</u>"), whose bid shall serve as the stalking horse bid (the "<u>Stalking Horse Bid</u>"), and

- ii. execute, subject to higher or otherwise better offers, a purchase agreement memorializing the proposed transaction set forth in the Stalking Horse Bid (a "Stalking Horse Agreement"), which may include:
 - 1. a break-up fee of no more than 3% of the total cash consideration payable under such Stalking Horse Agreement (the "Break-Up Fee") plus
 - 2. an expense reimbursement for the Stalking Horse Bidder's actual out-of-pocket costs of up to \$100,000 (the "Expense Reimbursement" and, together with the Break-Up Fee, the "Bid Protections"); provided, however, that the aggregate Bid Protections with respect to any Stalking Horse Bid shall not exceed 5% of the total cash consideration offered in such Stalking Horse Bid.

To the extent the Debtors designate more than one Stalking Horse Bidder pursuant to these Bid Procedures, no two Stalking Horse Bidders will be designated with respect to the same Subject Property. The Bid Protections shall only be payable upon consummation of an alternative transaction. The Debtors shall not pay a Break-Up Fee to any Stalking Horse Bidder on account of the portion of the purchase price of such bid that is a credit bid, assumption of liabilities, or other non-cash (or cash-equivalent) consideration, nor provide any Bid Protections to an insider or affiliate of the Debtors.

To the extent the Debtors, in consultation with the Committee, determine to offer Bid Protections to any Stalking Horse Bidder, the Debtors shall disclose such Bid Protections in a corresponding notice designating such Stalking Horse Bidder (the "Stalking Horse Notice") to be filed and served seven (7) calendar days prior to the filing of the corresponding Sale Notice. A Stalking Horse Notice, if filed, shall also include:

- i. a copy of the Stalking Horse Agreement;
- ii. an appropriate declaration in support of the proposed Bid Protections (the "Bid Protections Declaration"); and
- iii. a proposed form of order approving the Bid Protections (the "Stalking Horse Order").

Any objection to (i) the Bid Protections set forth in the Stalking Horse Notice, or (ii) the form of Stalking Horse Order (a "Stalking Horse Objection"), shall be filed no later than ten (10) calendar days after the filing of the Stalking Horse Notice; provided, however, any such Stalking Horse Objection shall be limited to whether the Stalking Horse Notice and Stalking Horse Order are consistent with the Bid Protections provided for herein. If a timely Stalking Horse Objection is filed, the Debtors are authorized to file a notice seeking an expedited hearing with respect to the Stalking Horse Objection on not less than three (3) calendar days' notice. Absent any timely Stalking Horse Objection, the Court may enter the Stalking Horse Order without further hearing.

f. <u>Auction</u>: If a qualified overbid is received prior to the Objection Deadline, the Debtors shall file and serve notice of the Auction to the Stalking Horse Bidder, all overbidders, any parties filing objections by the Objection

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

SAN FRANCISCO, CALIFORNIA 94105

Deadline, and the Notice Parties not less than seven (7) days prior to the date scheduled for the Auction.

- If No Objection: If the Objection Deadline passes without the filing of an Objection or submission of an overbid or any such response is withdrawn, the Debtors shall file a Certificate of No Objection and the Debtors shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Large Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Large Asset Sale Order.
- h. Sale Hearing: If an Objection is filed or an overbid is submitted prior to the Objection Deadline and not withdrawn, the Debtors will set a Sale Hearing giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection or submitted an overbid; (iii) and the Notice Parties.
- 8. The forms of Sale Notices attached hereto as **Exhibits B and C** are approved.
- 9. The forms of Small Asset Sale Order and Large Asset Sale Order, each attached as Exhibit 1 to the respective form of Sale Notices, are approved.
 - 10. The form of the Stalking Horse Notice attached hereto as **Exhibit D** is approved.
- 11. The form of the Stalking Horse Order attached as Exhibit 1 to the Stalking Horse Notice is approved.
- 12. To the extent that any counterparty to a Lease fails to timely object to the Sale of a Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.
- 13. The Debtors shall pay directly from escrow the Closing Costs, any outstanding property taxes and any secured claims for which there are no objections pending at the time of closing.
- 14. These Sale Procedures shall not apply to sales of Property to "insiders" of the Debtors as that term is defined in section 101(31) of the Bankruptcy Code.
- 15. All parties' rights under the Bankruptcy Code to object to a Sale Notice, their treatment thereunder and/or to an interest in the Properties, including the right to seek relief from the automatic stay from the Bankruptcy Court, are preserved. Secured creditors' rights to credit bid pursuant to section 363(k) of the Bankruptcy Code are preserved and shall not be required to pay Closing Costs or Bid Protections unless there is a prior written agreement or order of the Court.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 16. Federal Home Loan Mortgage Corporation reserves its right to object to any sales procedures that it has not explicitly approved in advance.
- 17. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 18. Nothing contained in the Motion, the Sale Notice, or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.
- 19. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 20. The Debtors are authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to their distribution.
- 21. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

KELLER BENVENUTTI KIM LLP

425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Court Service List

2	All ECF Participants
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

Case 22410655 DDot#2990-1 Filed: 08/09/25 Entered: 08/09/25 14:29:28 Page 54 of 144

Miles Column Co	Common Name	IAddress	City	State	Entity	Lender/Servicer
	Valley Oak - 5605 Orange Avenue/7320 Berna Way				1	
New Note Angle Agency (Company of the Property of the Property (Company of the Property (Company of the Property (Company of the Property (Company of the Property of the Pr						·
Section Process Comment Comm					*	
Name Proceedings 100 Marches Process 100 Marches						
2928 Sales						
Search S						
Stall Single Road						
Solitorian Company Solitorian Company Solitorian Company Compa						
Seamons						
Commonstration Comm		,				
		,				
	,	· · · · · · · · · · · · · · · · · · ·				
Computebase Tracts Company, Islands Ascidence, or Tractse for the Register Holders of 11 Program Chance Comments 310-3136 Crimination 310-3136 Crimination 310-3136 Crimination 310-3136 Crimination 310-3136 Crimination 310-3136 Crimination 320-3136 Criminati						
Solid Cast Agaments	Seven Branches Venue and Inn	450 West Spain	Sonoma	CA	Fire Tree II, LP; LeFever Mattson	
Mongage Securities Co.m. Multimarthy Mongage Securities Co.m. Multimarthy Mongage Pass-Through Configuration						
Solid Apatiments						
Delication Park Capture Capt						
Nagen Profit Sport						
	·					
Seption English South Carmichael Apartments Seption English South Carmichael	00 1 0 7	·				
Sample S	Duggan's Mission Chapel	525 W Napa	Sonoma	CA	Windscape Apartments, LLC	
Part						
2017/2015/2015/2015/2015/2015/2015/2015/2015	Carmichael Apartments	5800 Engle Road	Carmichael	CA	Red Cedar Tree, LP	
Horists Spartments						
ASSA PERMINDER ASSA PERMINDER Valley CA Footal Pine, LP Servicing Company LLC)	Courtyard Cottages	7337 Power Inn Road	Sacramento	CA	Red Mulberry Tree, LP	
ackson Street Apartments 500 Jackson Street Fainfied Loc CA Red Coak Tiee, LP PMorgan Chase broadway Street Apartments 501-523 Compenier Street Fainfied Loc CA Red Coak Tiee, LP PMorgan Chase broadway Street Apartments 909-Broadway Street Fainfied Loc CA Red Coak Tiee, LP PMorgan Chase 2002/10/20/21/9030 Ad Realmond 1902/10/20/21/9030 Ad Realmond Sonoma CA Beack Walthurt, LP Lefvew Mattson 1002/10/20/21/9030 Ad Realmond 23570 Amold Dr 172, 100, 150 Wagner Fload Sonoma CA Valley Oak Investments, LP Lefvew Mattson 303 Illinos Street #1.4 830 Illinos Street #1.4 Fainfield CA Valley Oak Investments, LP Lefvew Mattson 802 Studiey Street 902 Studiey Street Sonoma CA Serona Points, LIC McHead & Ana Cavanaugh 1273 Arigot Fload 1173 Amentha Character Yearwitz CA Lefvew Mattson McHead & Ana Cavanaugh 1273 Lines Beer Road 1173 Amentha Character Vacavitz CA Lefvew Mattson McCopper Line Quick Street 1273 Amentha Char						
Appel Apartments	453/457/459 2nd St W					
	Jackson Street Apartments	500 Jackson Street	Fairfield	CA	Red Oak Tree, LP	JPMorgan Chase
1902/1902/1903 AB Ratinoid	Marpel Apartments	501-523 Carpenter Street	Fairfield	CA	Red Oak Tree, LP	JPMorgan Chase
	Broadway Street Apartments	905 Broadway Street	Fairfield	CA	Red Oak Tree, LP	JPMorgan Chase
Tabley Oak - 7320/7322 Arleta Court	19020/19022/19030 A/B Railroad	19020/19022/19030 A/B Railroad	Sonoma	CA	Black Walnut, LP	KS Mattson Partners, LP
S0 Illinos Street #1-4 830 Illinos Street #1-4 Farfield CA LeFever Martson Lednard McAhee	Cornerstone Sonoma, Barn at Harrow Cellars	23570 Arnold Dr 72, 100, 150 Wagner Road	Sonoma	CA	Heacock Park Apartments, LP	LeFever Mattson
Debt/tts Titer Home	Valley Oak - 7320/7322 Arleta Court	7320/7322 Arleta Court	Sacramento	CA	Valley Oak Investments, LP	LeFever Mattson
10.2 Stutley Street	830 Illinois Street #1-4	830 Illinois Street #1-4	Fairfield	CA	LeFever Mattson	Leland McAbee
1737 1151 Angquipa	DeWitts Tire / Home	801 W. Napa Street	Sonoma	CA	Sienna Pointe, LLC	Michael & Ana Cavanaugh
157 James River Road	802 Studley Street	802 Studley Street	Sonoma	CA	Sienna Pointe, LLC	Michael & Ana Cavanaugh
Sacramento CA Valley Oak Investments, LP Mr Cooper	1173 / 1191 Araquipa	1173 Araquipa Court	Vacaville	CA	LeFever Mattson	Mr Cooper
Valley Oak - 7308 Bema/7325 Arleta 7300 Bema/7325 Arleta 7300 Bema/7325 Arleta 7300 Pema/7310 Arleta Court 73007/310 Arleta Court 73007/306 Bema Way 73007/306 Bema	157 James River Road	157 James River Road	Vallejo	CA	LeFever Mattson	Mr Cooper
Falley Oak - 7308/7310 Anteta Court 7308/7304 Anteta Court 7308/7304 Anteta Court 7308/7304 Anteta Court 7308/7304 Anteta Court 7308/7305 Anteta Court 7308/7305 Anteta Court 7308/7305 Anteta Court 7308/7305 Anteta Court 7308/7306 Anteta Court 7308/7307 Berna Way 7	Valley Oak - 5537/5539 Missie Way	5537/5539 Missie Way	Sacramento	CA	Valley Oak Investments, LP	Mr Cooper
Falley Oak - 7308/7310 Anteta Court 7308/7304 Anteta Court 7308/7304 Anteta Court 7308/7304 Anteta Court 7308/7304 Anteta Court 7308/7305 Anteta Court 7308/7305 Anteta Court 7308/7305 Anteta Court 7308/7305 Anteta Court 7308/7306 Anteta Court 7308/7307 Berna Way 7	Valley Oak - 7300 Berna/7325 Arleta	7300 Berna/7325 Arleta	Sacramento	CA	Valley Oak Investments, LP	Mr Cooper
Aspa Elm Townhomes 1050 Elm Street Napa CA Pinecone, LP NexBank						
1864 Quall Meadows Circle 1865 Lorraine Boulevard 1864 Quall Meadows Circle 1864 Quall Meadows Circle 1864 Quall Meadows Circle 1864 Quall Meadows Circle 1865 Lorraine Boulevard 1864 Quall Meadows Circle 1864 Quall Meadows 1864 Quall Meadows Circle 1864 Qualle Oak Investments, LP 1864 Qualle Quall Investments, LP 1864 Qualle Qualle Investments, LP 1864 Qualle Qua						
258 Lorraine Boulevard 259 Lorraine Boulevard 259 Lorraine Boulevard 259 Lorraine Boulevard 259 Lorraine Boulevard 250 Valley Oak Investments, LP 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Valley Oak Investments, LP 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Valley Oak Investments, LP 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Valley Oak Investments, LP 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Valley Oak Investments, LP 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Lorraine Boulevard 250 Valley Oak Investments, LP 250 Lorraine Boulevard 250 Lorraine Bouleva				CA		
/alley Oak - 7304/7306 Arteta Court 7304/7306 Arteta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services /alley Oak - 7324/7326 Arteta Court 7324/7326 Arteta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services /alley Oak - 7328/7337 Arteta Court 7328/7337 Arteta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services /alley Oak - 7335/7337 Arteta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services /alley Oak - 7335/7337 Arteta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services /alley Oak - 7335/7337 Arteta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services /alley Oak - 7335/7337 Arteta Court Sacramento CA Valley Oak Investments, LP PhH Mortgage Services /alley Oak - 5335/5337 Gibbons Drive Saleta Vista Drive Saleta Drive Saleta Drive Saleta Vista Drive Saleta Drive Saleta Drive Saleta Drive Sale			San Leandro	CA		
Valley Oak - 7324/7326 Arleta Court 7324/7326 Arleta Court 7328/7330 Arleta Court 7328/7330 Arleta Court 7328/7330 Arleta Court 7328/7330 Arleta Court 7328/7337 Arleta Court 7335/7337 Arleta Court 7335/7334 Arleta Court 7335/7335/7335 Berna Way 7335/7335 Berna Way 7335/7335 Berna Way 7335/7335 Berna Way 7335/7335 Berna Way 7335/7336 Berna Way 7335/7336 Berna Way 7335/7336 Berna Way 7335/7336 Berna Way 7335/7337 Arleta Court 7335/7338 Arleta Court 7335/7341 Arleta Court 7335/734						
/alley Oak - 7328/7330 Arleta Court 7328/7330 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services //alley Oak - 7335/7337 Arleta Court 7335/7337 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services //alley Oak Investments, LP Poppy Bank //alley Oak - 5335/5337 Gibbons Drive Sais Bulley Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 5509 Orange/7343 Arleta Socramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7303/7305 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7312/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319 Arleta/7301 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sa	·					
/alley Oak - 7335/7337 Arleta Court 7336 West Napa A0 West Napa Sonoma CA Windscape Apartments, LIC Poppy Bank Said Bella Vista Drive Said Bella Vista Drive Suisun City CA LeFever Mattson Select Portfolio Servicing, Inc. Select Portfolio Servicing, Inc. Select Portfolio Servicing, Inc. Select Portfolio Servicing, Inc. Alley Oak - 5305/5337 Gibbons Drive Carmichael CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Select Portfo	,					
430 West Napa 430 West Napa 533 Bella Vista Drive 533 Sela Vista Drive 533 Sela Vista Drive 533 Sela Vista Drive 5335/5337 Gibbons Drive						
533 Bella Vista Drive 5335/5337 Gibbons Drive 5337 Gibbons Drive 5337 Gibbons Drive 5337 Gibbons Drive 5337 Graben 5 CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. 64164 Oak - 7335/7341 Arteta Court 5335/7341 Arteta Court 5335/7341 Arteta Court 5335/7341 Arteta Court 5335/7341	·					
/alley Oak - 5335/5337 Gibbons Drive 5337 Gibbon						
/alley Oak - 5509 Orange/7343 Arleta 5509 Orange Aver/7343 Arleta Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 5601/5603 Orange Avenue 5601/5603 Orange Avenue Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7303/7305 Berna Way 7301/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7312/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7316/7318 Arleta Court 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319 Arleta/7301 Berna 7319 Arleta/7301 Berna Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. //alley Oak - 9120 Polhemus Drive/9300 Mazatlan Way B120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.						
/alley Oak - 5601/5603 Orange Avenue 5601/5603 Orange Avenue Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7303/7305 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7312/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7316/7318 Arleta Court 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319 Arleta/7301 Berna Vay Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319 Arleta/7301 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7339/7341 Arleta Court 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.	,					ů.
/alley Oak - 7303/7305 Berna Way 7303/7305 Berna Way 7303/7305 Berna Way 7312/7314 Berna Way 7312/7314 Berna Way 7312/7314 Berna Way 7312/7314 Berna Way 7316/7318 Arleta Court 7316/7318 Arleta Court 7316/7318 Arleta Court 7319 Arleta/7301 Berna 7319 Ar						
/alley Oak - 7312/7314 Berna Way 7312/7314 Berna Way 7312/7314 Berna Way 7312/7314 Berna Way 7316/7318 Arleta Court 7316/7318 Arleta Court 7316/7318 Arleta Court 7316/7319 Arleta/7301 Berna 7319 Arleta/7301 Berna 7319/7321 Berna Way 7319/7321 Arleta Court 7339/7341 Arleta Court	,	Ü				
/alley Oak - 7316/7318 Arleta Court 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319 Arleta/7301 Bema 7319 Arleta/7301 Bema Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319/7321 Bema Way 7319/7321 Bema Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319/7321 Bema Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.	,					0.
/alley Oak - 7319 Arleta/7301 Berna 7319 Arleta/7301 Berna Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.		,				
/alley Oak - 7319/7321 Berna Way 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.						0.
/alley Oak - 7339/7341 Arleta Court 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. /alley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.						
/alley Oak - 9120 Polhemus Drive/9300 Mazattan Way 9120 Polhemus Drive/9300 Mazattan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.	,	,				Ŭ.
						0.
.10 Fordham Circle 110 Fordham Circle Vallejo CA LeFever Mattson Shellpoint Mortgage Servicing						
	110 Fordham Circle	110 Fordham Circle	Vallejo	CA	LeFever Mattson	Shellpoint Mortgage Servicing

 Casee 24410655
 DiDo##2990-1
 Filed: 08/09/25
 Entered: 08/09/25
 14:29:48
 Page 25 ob1.44

	_	1			,
					U.S. Bank National Association, as Trustee for Mastr Adjustable
					Rate Mortgages Trust 2007-3 Mortgage Pass-Through Certificates,
Valley Oak - 5513/5515 Missie Way	5513/5515 Missie Way	Sacramento	CA	Valley Oak Investments, LP	Series 2007-3 (as successor to BSM Financial, L.P.)
					U.S. Bank National Association, as Trustee for Mastr Adjustable
					Rate Mortgages Trust 2007-3 Mortgage Pass-Through Certificates,
Valley Oak - 6346/6348 Sorrell Court	6346/6348 Sorrell Court	Citrus Heights	CA	Valley Oak Investments, LP	Series 2007-3 (as successor to BSM Financial, L.P.)
					U.S. Bank National Association, as Trustee for the Registered
					Holders of J.P. Morgan Chase Commercial Mortgage Securities
				0	Corp., Multifamily Mortgage Pass-Through Certificates, Series
Shelfield Apartments	5800 Fair Oaks Boulevard	Carmichael	CA	Scotch Pine, LP	2022-SB96 (as successor to Greystone Servicing Company LLC)
					U.S. Bank National Association, as Trustee, Successor in Interest
					to Wachovia Bank, National Association, as Trustee for Banc of
					America Funding Corporation Mortgage Pass-Through Certificates,
Valley Oak - 7210/7212 Grady Drive	7210/7212 Grady Drive	Citrus Heights	CA	Valley Oak Investments, LP	Series 2005-A (successor to GreenPoint Mortgage Funding, Inc.)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of J.P. Morgan Chase Commercial Mortgage
					Securities Corp., Multifamily Mortgage Pass-Through Certificates,
					Series 2019-SB62 (as successor to Greystone Servicing Company
1621 Hood Road	1621 Hood Road	Sacramento	CA	Cambria Pine, LP	LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of J.P. Morgan Chase Commercial Mortgage
					Securities Corp., Multifamily Mortgage Pass-Through Certificates,
					Series 2019-SB64 (as successor to Greystone Servicing Company
Country Glen Apartments	7575 Power Inn Road	Sacramento	CA	Monterey Pine, LP	LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of Wells Fargo Commercial Mortgage
					Securities, Inc., Multifamily Mortgage Pass-Through Certificates,
					Series 2022-SB103 (as successor to Greystone Servicing
Tradewinds Apartments	1189 Dana Drive	Fairfield	CA	Willow Oak, LP	Company LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of Wells Fargo Commercial Mortgage
					Securities, Inc., Multifamily Mortgage Pass-Through Certificates,
					Series 2022-SB103 (as successor to Greystone Servicing
Dana Drive Apartments	1190 Dana Drive	Fairfield	CA	Bur Oak, LP	Company LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of Wells Fargo Commercial Mortgage
					Securities, Inc., Multifamily Mortgage Pass-Through Certificates,
					Series 2022-SB103 (as successor to Greystone Servicing
Walnut Crest Apartments	3217 Walnut Avenue	Carmichael	CA	Chestnut Oak, LP	Company LLC)
170 - 182 1st Street East	170 - 182 First Street. E	Sonoma	CA	River Birch, LP	Umpqua Bank
				Autumn Wood, LP; Pinewood Condominiums, LP; Vaca	
Salvio Pacheo Square	2151 Salvio Street	Concord	CA	Villa Apartments, LP	Umpqua Bank
520 Capitol Mall	520 Capitol Mall	Sacramento	CA	Sienna Pointe, LLC	Umpqua Bank
The Shops at Golden Hills	941-1017 Alamo Drove	Vacaville	CA	RT Golden Hills, LP	Umpqua Bank
Pinyon Creek II - 101 Quail Court	101 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 102 Quail Court	102 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10298 Badger Lane	10298 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 103 Quail Court	103 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10300 Badger Lane	10300 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10316 Badger Lane	10316 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10318 Badger Lane	10318 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10333 Badger Lane	10333 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10335 Badger Lane	10335 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10350 Badger Lane	10350 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10352 Badger Lane	10352 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10355 Badger Lane /110 Quail Court	10355 Badger Lane aka 110 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10358 Badger Lane	10358 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10360 Badger Lane	10360 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10366 Badger Lane	10366 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10368 Badger Lane	10368 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10378 Badger Lane	10378 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10379 Badger Lane	10379 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10379 Badger Lane	10379 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10380 Badger Lane Pinyon Creek II - 10381 Badger Lane	10381 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
I HIYOH OLOCK II - 10001 Dauger Laile	TOOOT Dauger Lane	HUCKEE	UM.	Lei ever riattauri	oncheambelea

Caaee24410655 DDo##2990-1 Filed: 08/09/25 Entered: 08/09/25 14:29:48 Page 56 ob1.44

Pinyon Creek II - 10386 Badger Lane	10386 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10388 Badger Lane	10388 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10394 Badger Lane	10394 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10396 Badger Lane	10396 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 104 Quail Court	104 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 108 Quail Court	108 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
1173 / 1191 Araquipa	1191 Araquipa Court	Vacaville	CA	LeFever Mattson	Unencumbered
1383 Larkin Drive	1383 Larkin Drive	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
18580 Highway 12 (Danish and Donuts)	18580 Sonoma Highway	Sonoma	CA	Fire Tree III, LP	Unencumbered
18585 Manzanita Road	18585 Manzanita Road	Sonoma	CA	Fire Tree I, LP	Unencumbered
Generals Daughter - Barn and Lot	430 W. Spain Street	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
4920 Samo Lane	4920 Samo Lane	Fairfield	CA	LeFever Mattson	Unencumbered
Valley Oak - 5521/5523 Missie Way	5521/5523 Missie Way	Sacramento	CA	Valley Oak Investments, LP	Unencumbered
830-848 Studley Street	830-848 Studley Street	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
967 Broadway Street	967 Broadway Street	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
Pinyon Creek II - Pinyon Creek Common Area	Pinyon Creek Common Area (Lot A)	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - Pinyon Creek Common Area	Pinyon Creek Common Area (Lot B &C)	Truckee	CA	LeFever Mattson	Unencumbered
241 1st Street West / The Depot	241 1st Street West	Sonoma	CA	Sienna Pointe, LLC	Virginia Ghilarducci Trustee
				Riverview Shopping Center I, LLC; Riverview Shopping	
Riverview Shopping Center	9407 & 9415-9471 N. Fort Washington Road	Fresno	CA	Center II, LLC	Wells Fargo
5601 Walnut Avenue #4	5601 Walnut Avenue #4	Orangevale	CA	LeFever Mattson	Wells Fargo
Sasaki Vineyard	Vineyard 8th Street E	Sonoma	CA	Firetree I, LP	Y. Tito Sasaki, Trustee & Janet L. Sasaki, Trustee

 Casee 24410655
 DiDo##2990-1
 Filed: 08/09/25
 Entered: 08/09/25
 14:29:28
 Page 57

 ob144

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Exhibit B

(Form of Small Asset Sale Notice)

Case 22410655 DDo##2990-2 Filed: 08/29/25 Entered: 08/29/25 14:29:28 Page 58

ooff 11704

KELLER BENVENUTTI KIM LLP SAN FRANCISCO, CALIFORNIA 94105 425 MARKET STREET, 26TH FLOOR

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 Attorneys for the Debtors and 7 Debtors in Possession 8 UNITED STATES BANKRUPTCY COURT 9 10 11 12

NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

In re:

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

LEFEVER MATTSON, a California corporation, et al.,1

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

NOTICE OF SALE OF SUBJECT PROPERTY LOCATED AT [INSERT SUBJECT PROPERTY ADDRESS

(SMALL ASSET SALE)

LIEN HOLDER: [Name of Secured Party(ies)]

Casee 22440655 DDo##2990-2 Filed: 08/09/25 Entered: 08/09/25 14:29:48 Page 29

off 11704

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

1	PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for Real Property Sales [Dkt. No] (the "Sale Procedures Order") ² entered on [DATE], LeFew Mattson, a California corporation, and certain of its affiliates that are debtors and debtors possession (the "Debtors") in the above-captioned chapter 11 cases, propose to sell certain of the							
2								
3	real property in accordance with the approved Sale Procedures. The proposed sale has the following terms:							
4	1. The address of the property proposed to be sold (the "Subject Property"):							
5	[STREET] [CITY, STATE, ZIP CODE]							
6 7	[TAX IDENTIFICATION NUMBER]							
8	The sale price is \$							
9	Title holder of the Subject Property: [NAME]							
10	[NAME OF SECURED PARTY(IES)] holds a lien against the Subject Property in the amount o \$. Upon closing of the sale, the lien(s) [DESCRIPTION OF (I) TREATMENT OF LIEN; (II)							
11	BASIS FÖR ANY DISPUTE OF THE LÌEN; (III) RECORDING DATE AND INTRUCTMENT NUMBER; AND (IV) GROUNDS ASSERTED FOR SELLING FREE AND CLEAR OF THE LIEN							
12	PURSUANT TO § 363(f)]							
13	The Subject Property was marketed as follows: [DESCRIPTION OF MARKETING] [DESCRIPTION OF BASIS FOR CONCLUSION THAT THE PRICE AND TERMS ARE							
14	REASONABLE AND IN THE BEST INTERESTS OF THE DEBTORS' BANKRUPTCY ESTATES ACCORDING TO THEIR BUSINESS JUDGMENT.]							
15	Proposed Buyer: [NAME]							
16	Known connections to the Debtors: [DESCRIPTION, IF ANY]							
17 18	Pursuant to section 363(f) of the Bankruptcy Code, the Debtors may sell the Subject Property free and clear of all liens for the following reason(s): [SUMMARY OF THE DEBTORS' EVIDENCE SUPPORTING A SALE FREE AND CLEAR OF LIENS.]							
19	Broker: [NAME]							
20	Known connections to the Debtors: [DESCRIPTION, IF ANY]							
21	Compensation:% of Sale Price (\$)							
22	Date and Docket Number of Employment Order: [INSERT]							
23 24	The following unexpired leases or executory contracts (the "Leases") are associated with the Subject Property:							
25	Counter Party Title Treatment Cure Amount (if any)							
26	(It dily)							
27								
28	² Capitalized terms not otherwise defined herein shall have the meaning given to them in the Sale Procedures Order.							

Filed: 08/09/25 off 11704 Entered: 08/09/25 14:29:48 Page 60

2

3

4

5

6

7

8

10

11

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Adequate assurance information: [DESCRIPTION OF BUYER'S EVIDENCE THAT IT CAN PROVIDE ADEQUATE ASSURANCE OF FUTURE PERFORMANCE OF THE ASSIGNED *LEASES*

Title and escrow company: [NAME]

Escrow number: [NUMBER]

Closing payments and treatment of liens: [DESCRIPTION INCLUDING AMOUNTS OF ALL CLOSING COSTS; MAY ATTACH CLOSING STATEMENT PROVIDED BY TITLE COMPANY

Estimated Net Proceeds of Sale: [AMOUNT]

PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by mail upon (i) the United State Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale or the assumption and assignment of the Leases or request for hearing (the "Objection") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE THAT there shall be no overbids.

PLEASE TAKE FURTHER NOTICE THAT there shall be no stalking horse procedures; however, the Debtors reserve the right to request such procedures should they, in their sole discretion determine that a stalking horse procedure would benefit the estates.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Objection was filed or served on the Debtors and the Debtors shall submit a proposed order substantially in the form attached hereto as Exhibit 1 (the "Small Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Small Asset Sale Order.

PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed prior to the Objection Deadline and not withdrawn, the Debtors will set a hearing (the "Sale Hearing") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection; (iii) and the Notice Parties.

PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.

Cased 224-0655 DDo##2990-2 Filed: 08/09/25 Entered: 08/09/25 14:29:28 Page 61

off 11704

Docusian Envelope ID:	: 73331E61-2061-45E8-92DF-	CE096E0D3C8A

res tcy s of nad

shall be free and clear of liens Code, with any such liens or er	THER NOTICE THAT the Sale pursuant to these Sale Procedular and encumbrances to the extent provided under the Bankrup neumbrances of any kind or nature to attach to the net proceeds priority, with the same validity, force and effect which they hainst the Subject Property.
Dated:	KELLER BENVENUTTI KIM LLP
	By: /s/ EXHIBIT
	Gabrielle L. Albert
	Attorneys for the Debtors and Debtors in Possession

Case 22410655 DDo##2990-2 Filed: 08/29/25 off11704 Entered: 08/09/25 14:29:28 Page 62

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Exhibit 1

(Proposed Sale Order)

Case 22410655 DDot#2990-2 Filed: 08/09/25 Entered: 08/09/25 14:29:28 Page 63

ooff 11704

26

27

28

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the proposed sale (the
"Sale") of the property located at (the "Subject Property") as contemplated by the
Sale Procedures approved by the Order Establishing Omnibus Procedures for Real Property Sales
[Dkt. No] (the "Sale Procedures Order"), 2 filed by the above-captioned debtors and debtors in
possession (the "Debtors"); the Court having reviewed the Notice of Sale of Subject Property
Located at [INSERT SUBJECT PROPERTY ADDRESS] dated, 2025 [Dkt. No] (the "Sale
Notice"); and the Court having found that (i) the Court has jurisdiction to consider the proposed
sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and
Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local
Rules for the United States District Court for the Northern District of California (the "Bankruptcy
Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this
is a core proceeding pursuant to 28 U.S.C. § 157(b); (iv) the Sale Notice was sufficient under the
circumstances; and (v) all Notice Parties have been served with Sale Notice; and after due
deliberation the Court having determined that the relief requested in the Sale Notice is in the best
interests of the Debtors, their estates, and their creditors; and good and sufficient cause having
been shown;

IT IS HEREBY ORDERED THAT:

- 1. The proposed Sale of the Subject Property located at , APN number owned by [NAME OF DEBTOR(S)], to [NAME OF BUYER] (the "Buyer"), pursuant to the terms of the purchase agreement attached hereto as Exhibit 1, is approved.
 - 2. The Buyer's offer was the highest and otherwise best offer for the Property.
 - 3. The Sale Notice has been served on all Notice Parties.
- 4. Pursuant to the Sale Notice and section 363(f) of the Bankruptcy Code, the Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature, to the extent not paid pursuant to paragraph 8 below, to attach to the net proceeds of the sale in the order of their priority, with

Entered: 08/09/25 14:29:28 Page 65 2**440655** DD0##2990-2 Filed: 08/09/25 off 11704

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

- 5. The Debtors are authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 6. Pursuant to Bankruptcy Code section 365(a), the Debtors are authorized to assume the Lease(s) identified in the Sale Notice.
- 7. Pursuant to Bankruptcy Code section 365(f), the Debtors are authorized to assign the Lease(s) to the Buyer and, pursuant to Bankruptcy Code section 365(k), the Debtors shall be relieved from any liability for any breach of the lease after such assignment, both effective upon the closing of the Sale.
- 8. The Debtors, and any escrow agent upon the Debtors' written instruction, shall pay directly from escrow upon closing (i) all Closing Costs, including but not limited to, the real estate commission of the Broker(s) and FTI's advisory and transaction fee in the indicated amount(s), costs of sale, and escrow costs, (ii) any outstanding property taxes, and (iii) any liens of any secured creditor for which there are no objections pending at the time of closing.
- 9. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 10. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection

Entered: 08/29/25 14:29:28 2440655 DD0##2990-2 Filed: 08/09/25 Page 96 off 11704

of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.

- 11. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 12. The Debtors are authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to their distribution.
- 13. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Exhibit C

(Form of Large Asset Sale Notice)

Case 22410655 DDo##2990-3 Filed: 08/29/25 Entered: 08/29/25 14:29:28 Page 68

ooff 11714

KELLER BENVENUTTI KIM LLP SAN FRANCISCO, CALIFORNIA 94105 425 MARKET STREET, 26TH FLOOR

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 Attorneys for the Debtors and 7 Debtors in Possession 8 UNITED STATES BANKRUPTCY COURT 9 10

NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

In re: LEFEVER MATTSON, a California corporation, et al.,1

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

NOTICE OF SALE OF SUBJECT **PROPERTY**

(LARGE ASSET SALE)

LIEN HOLDER: [Name of Secured Party(ies)]

Citrus Heights, CA 95621.

Casee 22440655 DDo##2990-3 Filed: 08/09/25 Entered: 08/09/25 14:29:28 Page 09

off 11714

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B,

the Sale Procedures Order.

$\begin{bmatrix} 1 \\ 2 \\ 3 \end{bmatrix}$	Mattson, a California corporation, and certain of its affiliates that are debtors and debtors in possession (the " <u>Debtors</u> ") in the above-captioned chapter 11 cases, propose to sell certain of their real property in accordance with the approved Sale Procedures. The proposed sale has the				
4	following terms: The address of the property proposed to be sold (the "Subject Property"):				
5					
6	[STREET] [CITY, STATE, ZIP CODE]				
7	[TAX IDENTIFICATION NUMBER]				
8	The sale price is \$				
9	Title holder of the Subject Property: [NAME]				
10	[NAME OF SECURED PARTY] holds a lien against the Subject Property in the amount of \$ Upon closing of the sale, the lien [DESCRIPTION OF (I) TREATMENT OF LIEN; (II) BASIS FOR				
11	ANY DISPUTE OF THE LIEN; (III) RECORDING DATE AND NUMBER OF SUCH LIEN; AND (IV) GROUNDS ASSERTED FOR SELLING FREE AND CLEAR OF THE LIEN PURSUANT TO				
12	§ 363(f)]				
13	The Subject Property was marketed as follows: [DESCRIPTION OF MARKETING]. [DESCRIPTION OF BASIS FOR CONCLUSION THAT THE PRICE AND TERMS ARE				
14	REASONABLE AND IN THE BEST INTERESTS OF THE DEBTORS' BANKRUPTCY ESTATES ACCORDING TO THEIR BUSINESS JUDGMENT.]				
15	Proposed Buyer: [NAME]				
16	Known connections to the Debtors: [DESCRIPTION, IF ANY]				
17	Pursuant to section 363(f) of the Bankruptcy Code, the Debtors may sell the Subject Property free				
18	and clear of all liens for the following reason(s): [SUMMARY OF THE DEBTORS' EVIDENCE SUPPORTING A SALE FREE AND CLEAR OF LIENS.]				
19	Broker: [NAME]				
20	Known connections to the Debtors: [DESCRIPTION, IF ANY]				
21	Compensation:% of Sale Price (\$)				
22	Date and Docket Number of Employment Order: [INSERT]				
23	The following unexpired leases or executory contracts (the "Leases") are associated with the				
24	Subject Property:				
25	Counter Party Title Treatment Cure Amount (if any)				
26					
27					

PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for

Caase 24410055 DDot#2990-3 Filed: 08/09/25 Entered: 08/09/25 14:29:42 Page 30 off 1174

Capitalized terms not otherwise defined herein shall have the meaning given to them in

2

3

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Adequate assurance information: [DESCRIPTION OF BUYER'S EVIDENCE THAT IT CAN PROVIDE ADEQUATE ASSURANCE OF FUTURE PERFORMANCE OF THE ASSIGNED *LEASES*

Title and escrow company: [NAME]

Escrow number: [NUMBER]

Closing payments and treatment of liens: [DESCRIPTION INCLUDING AMOUNTS OF ALL CLOSING COSTS; MAY ATTACH CLOSING STATEMENT PROVIDED BY TITLE COMPANY

Estimated Net Proceeds of Sale: [AMOUNT]

Auction Procedures: If a qualified overbid is received prior to the Objection Deadline (as defined below), the Debtors shall conduct an auction (the "Auction") according to the procedures (the "Auction Procedures") attached hereto as **Exhibit 2**.

PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by mail upon (i) the United State Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale, the Auction Procedures, or the assumption of the Leases or request for hearing (the "Objection") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE THAT parties wishing to submit to an overbid for the Subject Property must do so in writing on or before the Objection Deadline by emailing it to Greg Gotthardt at greg.gotthardt@fticonsulting.com. Overbids must be accompanied by a good faith deposit of 10% of the proposed sale price. Overbids must be for 2% on sales up to \$10,000,000 and for 1% for sales over \$10,000,000 plus Bid Protections (if any).

PLEASE TAKE FURTHER NOTICE THAT if a qualified overbid is received prior to the Objection Deadline, the Debtors shall provide notice of the Auction to the Stalking Horse Bidder, all overbidders, any parties filing objections prior to the Objection Deadline, and the Notice Parties not less than seven (7) days prior to the scheduled Auction.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or submission of a qualified overbid or any such response is withdrawn, the Debtors shall file a Certificate of No Objection and the Debtors shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Large Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Large Asset Sale Order.

PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed or a qualified overbid is submitted prior to the Objection Deadline and not withdrawn, the Debtors will set a Sale Hearing giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection or submitted a qualified overbid; (iii) and the Notice Parties.

PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

20

21

22

23

24

25

26

27

28

Lease to the Buyer.

ıet h

2		R NOTICE THAT the Sale pursuant to these Sale
3		liens and encumbrances to the extent provided under the s or encumbrances of any kind or nature to attach to the n
	proceeds of the sale in the order of the	eir priority, with the same validity, force and effect which
4	4 they had immediately prior to Sale as	s against the Subject Property.
5	5 Dated:	KELLER BENVENUTTI KIM LLP
6	6	By: <u>/s/ EXHIBIT</u>
7	7	Gabrielle L. Albert
8		Attorneys for the Debtors and Debtors in Possession
9	9	
10	0	
11	1	
12	2	
13	3	
14	4	
15	5	
16	6	
17	7	
18	8	
19	9	

Entered: 08/09/25 14:29:48 Page 32 Case 22410655 DDo##2990-3 Filed: 08/09/25

off 11714

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Exhibit 1

(Proposed Sale Order)

Case 22410655 DDo##2990-3 Filed: 08/29/25 Entered: 08/29/25 14:29:28 Page 63

ooff 11714

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

25

26

27

28

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the proposed sale (the
"Sale") of the property located at (the "Subject Property") as contemplated by the
Sale Procedures approved by the Order Establishing Omnibus Procedures for Real Property Sales
[Dkt. No] (the "Sale Procedures Order"), 2 filed by the above-captioned debtors and debtors in
possession (the "Debtors"); the Court having reviewed the Notice of Sale of Subject Property
Located at [INSERT SUBJECT PROPERTY ADDRESS] dated, 2025 [Dkt. No] (the "Sale
Notice"); and the Court having found that (i) the Court has jurisdiction to consider the proposed
sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and
Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local
Rules for the United States District Court for the Northern District of California (the "Bankruptcy
Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this
is a core proceeding pursuant to 28 U.S.C. § 157(b); (iv) the Sale Notice was sufficient under the
circumstances; and (v) all Notice Parties have been served with the Sale Notice; and after due
deliberation the Court having determined that the relief requested in the Sale Notice is in the best
interests of the Debtors, their estates, and their creditors; and good and sufficient cause having
been shown;

IT IS HEREBY ORDERED THAT:

- The proposed Sale of the Subject Property located at ______, APN number 1. owned by [NAME OF DEBTOR(S)], to [NAME OF BUYER] (the "Buyer"), pursuant to the terms of the purchase agreement attached hereto as Exhibit 1, is approved.
 - 2. The Buyer's offer was the highest and otherwise best offer for the Property.
 - 3. The Sale Notice has been served on all Notice Parties.
- 4. Pursuant to the Sale Notice and section 363(f) of the Bankruptcy Code, the Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature, to the extent not paid pursuant to paragraph 8 below, to attach to the net proceeds of the sale in the order of their priority, with

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

- 5. The Debtors are authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 6. Pursuant to Bankruptcy Code section 365(a), the Debtors are authorized to assume the Lease(s) identified in the Sale Notice.
- 7. Pursuant to Bankruptcy Code section 365(f), the Debtors are authorized to assign the Lease(s) to the Buyer and, pursuant to Bankruptcy Code section 365(k), the Debtors shall be relieved from any liability for any breach of the lease after such assignment, both effective upon the closing of the Sale.
- 8. The Debtors, and any escrow agent upon the Debtors' written instruction, shall pay directly from escrow upon closing (i) all Closing Costs, including but not limited to, the real estate commission of the Broker(s) and FTI's advisory and transaction fee in the indicated amount(s), costs of sale, and escrow costs, (ii) any outstanding property taxes, and (iii) any liens of any secured creditor for which there are no objections pending at the time of closing.
- 9. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 10. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection

Entered: 08/29/25 14:29:28 2440655 DDO##2990-3 Filed: 08/09/25 Page 96

of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.

- 11. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 12. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

D000##2917910-31.

Filed: 008/029/225 Eintered: 008/029/225 1141:3297.242 Pragge 1718

off 11714

Case 22410655 DDot#2990-4 Filed: 08/09/25 Entered: 08/09/25 14:29:28 Page 19 of 184

KELLER BENVENUTTI KIM LLP SAN FRANCISCO, CALIFORNIA 94105 425 MARKET STREET, 26TH FLOOR

14

15

16

17

18

19

20

21

22

23

24

26

27

28

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 Attorneys for the Debtors and 7 Debtors in Possession 8 UNITED STATES BANKRUPTCY COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SANTA ROSA DIVISION 11 12 13

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

NOTICE OF DESIGNATION OF STALKING HORSE BIDDER FOR SALE OF SUBJECT PROPERTY LOCATED AT [INSERT SUBJECT PROPERTY ADDRESS

In re: LEFEVER MATTSON, a California corporation, et al.,1

Debtors.

25

Caaee 22440655 DDo##2990-4 Filed: 08/09/25 Entered: 08/09/25 14:29:28 Page 20

obfl84

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for Real Property Sales [Dkt. No. __] (the "Sale Procedures Order")² entered on [DATE], LeFever Mattson, a California corporation, and certain of its affiliates that are debtors and debtors in possession (the "Debtors") in the above-captioned chapter 11 cases, propose to sell certain of their real property in accordance with the approved Sale Procedures and have designated the following:

The address of the property proposed to be sold (the "Subject Property"):

[STREET] [CITY, STATE, ZIP CODE]

[NAME OF STALKING HORSE BIDDER] shall be the stalking horse bidder (the "Stalking Horse Bidder") for the Subject Property.

Stalking Horse Bid: [AMOUNT OF BID]

Break-Up Fee: [PERCENTAGE OF SALE PRICE]

Expense Reimbursement Cap: \$100,000

The aggregate Break-Up Fee and Expense Reimbursement (the "Bid Protections") shall not exceed 5.0% of the total cash consideration offered in the Stalking Horse Bid.

PLEASE TAKE FURTHER NOTICE THAT a copy of the agreement between the Debtor and the Stalking Horse Bidder is attached hereto as Exhibit 2 (the "Stalking Horse Agreement").

PLEASE TAKE FURTHER NOTICE THAT the declaration of [DECLARANT'S] NAME] supporting the Debtors' decision to approve the Stalking Horse Bidder and enter the Stalking Horse Agreement is attached hereto as **Exhibit 3**.

PLEASE TAKE FURTHER NOTICE THAT this Stalking Horse Notice shall be served by mail upon (i) the United State Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property, including interest holders in the applicable Debtor; and (iv) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to (i) the Bid Protections set forth in this Stalking Horse Notice, or (ii) the form of Stalking Horse Order (a "Stalking Horse Objection"), shall be filed no later than ten (10) calendar days after the filing of the Stalking Horse Notice (the "Objection Deadline"); provided, however, that any such Stalking Horse Objection shall be limited to whether the Stalking Horse Notice and Stalking Horse Order are consistent with the Bid Protections provided for in the Sale Procedures Order.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of a Stalking Horse Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Stalking Horse Objection was filed or served on the Debtors and the Debtors shall submit a proposed order substantially in the form attached hereto as Exhibit 1 (the "Stalking Horse Order").

Capitalized terms not otherwise defined herein shall have the meaning given to them in the Sale Procedures Order.

Docusian Envelope ID:	: 73331E61-2061-45E8-92DF-	CE096E0D3C8A

ı	
	PLEASE TAKE FURTHER NOTICE THAT if a Stalking Horse Objection is filed prior
	to the Objection Deadline and not withdrawn, the Debtors will file a notice seeking an expedited
	hearing with respect to the Stalking Horse Objection on not less than three (3) calendar days'
	notice

Dated:	KELLER BENVENUTTI KIM LLF
	By: <u>/s/ EXHIBIT</u>
	Gabrielle L. Albert
	Attornays for the Debtors and Debtor

Attorneys for the Debtors and Debtors in Possession

Case 22410655 DDo##2990-4 Filed: 08/09/25 ob184 Entered: 08/09/25 14:29:28 Page 82

KELLER BENVENUTTI KIM LLP 425 Market Street, 26th Floor San Francisco, California 94105

Exhibit 1

(Proposed Stalking Horse Order)

Casee 22440655 DDo##2990-4 Filed: 08/29/25 Entered: 08/29/25 14:29:28 Page 83

ob184

KELLER BENVENUTTI KIM LLP 425 Market Street, 26th Floor San Francisco, California 94105

KELLER BENVENUTTI KIM LLP
TOBIAS S. KELLER (Cal. Bar No. 151445)
(tkeller@kbkllp.com)
DAVID A. TAYLOR (Cal. Bar No. 247433)
(dtaylor@kbkllp.com)
THOMAS B. RUPP (Cal. Bar No. 278041)
(trupp@kbkllp.com)
425 Market Street, 26th Floor
San Francisco, California 94105
Telephone: (415) 496-6723
Facsimile: (650) 636-9251

Attorneys for the Debtors and Debtors in Possession

UNITED STATES I

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

In re:

LEFEVER MATTSON, a California corporation, et al., 1

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

[PROPOSED] ORDER APPROVING DESIGNATION OF STALKING HORSE FOR THE SALE OF THE PROPERTY LOCATED AT [INSERT SUBJECT PROPERTY ADDRESS]

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the Notice of Designation of Stalking Horse Bidder for Sale of Subject Property Located at [INSERT SUBJECT PROPERTY ADDRESS [Dkt. No.] (the "Stalking Horse Notice") as contemplated by the Sale Procedures approved by the *Order Establishing Omnibus Procedures for Real Property Sales* [Dkt. No.] (the "Sale Procedures Order"), filed by the above-captioned debtors and debtors in possession (the "Debtors"); the Court having reviewed the Stalking Horse Notice and the exhibits thereto; and the Court having found that (i) the Court has jurisdiction to consider the proposed sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) the Stalking Horse Notice was sufficient under the circumstances; and after due deliberation the Court having determined that the relief requested in the Stalking Horse Notice is in the best interests of the Debtors, their estates, and their creditors; and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- [NAME OF STALKING HORSE BIDDER] is approved as the Stalking Horse 1. Bidder.
 - 2. The Stalking Horse Bid shall be [AMOUNT].
- 3. The Break-Up Fee shall be [AMOUNT] plus expense reimbursement for the Stalking Horse Bidder's actual out-of-pocket costs of up to \$100,000 (the "Expense Reimbursement" and, together with the Break-Up Fee, the "Bid Protections") provided, however, that the aggregate Bid Protections with respect to the Stalking Horse Bid shall not exceed 5.0% of the total cash consideration offered in such Stalking Horse Bid.
- 4. The Debtors are authorized to fully assume, perform under, consummate and implement the Stalking Horse Agreement.

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

5. This Order shall be effective immediately upon entry, and any stay of orders
provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or
Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the
implementation, enforcement or realization of the relief granted in this Order, and may, in their
discretion and without further delay, take any action and perform any act authorized under this
Order.

- 6. Nothing contained in the Stalking Horse Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.
- 7. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 8. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

Entered: 08/29/25 14:29:28 Case 22440655 DDo##2990-4 Filed: 08/09/25 Page 86 ob184

FIRST AMENDMENT TO RESIDENTIAL INCOME PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

THIS FIRST AMENDMENT TO RESIDENTIAL INCOME PURCHASE AREEMENT AND **JOINT ESCROW INSTRUCTIONS** (this "Amendment") is dated as of , 2025 (the August 4 "First Amendment Effective Date") by and between RED CEDAR TREE, LP, a California limited partnership ("Seller"), and MJ INVESTORS, LLC, a California limited liability company ("Buyer"). Capitalized terms used herein without further definition shall have the definition given them in the Agreement (as defined below).

RECITALS

- Buyer and Seller entered into that certain Residential Income Purchase Agreement and Joint Escrow Instructions dated as of July 7, 2025 (the "Agreement") with respect to certain real property and a residential improvement located at 5818 Engle Road, Carmichael, California (as more particularly described in the Agreement, the "Property").
- The Agreement remains in full force and effect and Buyer has delivered an Approval Notice with respect to the Property dated August 4, 2025, which Seller accepted as of such date subject to the terms of this First Amendment.
- C. Buyer and Seller have mutually agreed to modify the Agreement, all as more particularly set forth herein.

AGREEMENT

NOW THEREFORE, in consideration of the foregoing, and of the conditions, terms, covenants, and agreements set forth herein and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree that the Agreement is amended as follows:

1. Irrevocable and Unconditional Approval of Property. Buyer hereby irrevocably and unconditionally waives any and all contingencies or conditions to Buyer's obligation to close Buyer's purchase of the Property as set forth in the Agreement based upon the legal, physical, title, financial or other condition of the Property or Buyer's objection thereto. Such physical, title, financial or other condition includes, but is not limited to, all matters or conditions pertaining to the physical, structural, electrical, mechanical, soil, drainage, environmental, economic, tenancy, title, zoning, land use and other governmental compliance matters and any other conditions whatsoever respecting the Property (the "**Property Condition**").

In connection with the above, Buyer agrees that, with respect to the Property Condition, subject only to the express terms of the Agreement (a) Buyer has independently sought all information, counsel, and advice that Buyer requires in connection with the title condition of the Property and Buyer's ability to secure the Title Policy in the form desired, and (b) Seller has delivered Due Diligence Items as required by the Agreement to Buyer without representation or warranty whatsoever or any obligation of Seller to have previously reviewed, corrected, refined or updated such Due Diligence Items, it being Buyer's sole obligation to do all such things and independently and fully verify and develop Buyer's own evaluation to reach an informed decision regarding the Property Condition and Buyer's approval of same.

In addition, Buyer attaches the Designated Contract Chart as ATTACHMENT 1, hereto, to indicate which Contracts Buyer will assume, as required by the Agreement.

Seller's Initials

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 of 174

- **Deposit.** The parties hereby agree that the Deposit, including the Initial Deposit and Additional Deposit, is, as of the First Amendment Effective Date, fully nonrefundable to Buyer except as otherwise expressly provided in the Agreement and that Buyer shall deposit the Additional Deposit with Escrow Holder no later than one (1) day after the First Amendment Effective Date.
- Full Force and Effect. Except as modified by this Amendment, the terms and provisions of the Agreement are hereby ratified and confirmed and are and shall remain in full force and effect. Should any inconsistency arise between this Amendment and the Agreement as to the specific matters which are the subject of this Amendment, the terms and conditions of this Amendment shall control. This Amendment shall be construed to be a part of the Agreement and shall be deemed incorporated in the Agreement by this reference.
- 4. Counterparts: Electronic Copy. This Amendment may be executed in two (2) or more counterparts, each of which shall be an original, and all of which shall constitute one original of this Amendment. Signatures to this Amendment transmitted by email shall be valid and effective to bind the party so signing. Each party agrees to promptly deliver an execution original to this Amendment with its actual signature to the other party, but a failure to do so shall not affect the enforceability of this Amendment, it being expressly agreed that each party to this Amendment shall be bound by its own emailed signature and shall accept the emailed signature of the other party to this Amendment.
- **Entire Agreement.** The Agreement, as amended by this Amendment, constitutes the full and complete agreement and understanding between the parties hereto and shall supercede all prior communications, representations, understandings or agreements, if any, whether oral or written, concerning the subject matter contained in the Agreement, as so amended, and no provision of the Agreement, as so amended, may be modified, amended, waived or discharged, in whole or in party, except by a written instrument executed by all of the parties hereto.
- 6 Governing Law. This Amendment shall be governed by the laws of the State set forth in the Agreement.
- Authority. Each signatory of this Amendment represents hereby that he or she has the authority to execute and deliver the same on behalf of the party hereto for which such signatory is acting.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK; SIGNATURES ON NEXT PAGE]

Seller's Initials

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 of 174

IN WITNESS WHEREOF, the parties have executed this Amendment as of the date first above written.

SELLER:

RED CEDAR TREE, LP,

a California limited partnership

Name: Bradley D. Sharp

Title: Chief Restructuring Officer

MJ INVESTORS, LLC,

a California limited liability company

Ву:

Name: JOE RAMOS

Title: President

3 Seller's Initials Buyer's Initials Buyer's Initials Buyer's Initials Seller's Initials Buyer's Initials Seller's Initials Buyer's Initials Seller's Initials Buyer's Initials Seller's Initial

ATTACHMENT 1

DESIGNATED CONTRACT CHART

Designated Contract / Description / Unit	Date: Executed - Expires	Contracting Parties	Contracting Party Address

ATTACHMENT 1-1
4920-0856:3284-1-02545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 90 of 174

ASSIGNMENT OF AGREEMENT OF SALE AND PURCHASE AND JOINT ESCROW INSTRUCTIONS

THIS ASSIGNMENT OF AGREEMENT OF SALE AND PURCHASE AND JOINT ESCROW INSTRUCTIONS (this "<u>Assignment</u>") is effective as of July 24, 2025 (the "<u>Effective Date</u>"), and entered into by and between JOSEPH RAMOS, an individual ("<u>Assignor</u>") and MJ Investors, LLC, a California limited liability company (the "<u>Assignee</u>") with reference to the following facts:

RECITALS

- **A.** WHEREAS, Assignor, as "<u>Buyer</u>", is party to that certain Residential Income Purchase Agreement and Joint Escrow Instructions dated effective as of July 7, 2025 (the "<u>Purchase Agreement</u>"), attached hereto as <u>Exhibit "A"</u>, to purchase certain real property located at 5818 Engle Road, Carmichael, California, as more specifically described therein. Initially capitalized terms not defined herein shall have the meaning given to them in the Purchase Agreement.
- WHEREAS, Section 26 of the Purchase Agreement provides, in pertinent part, "Buyer shall have the right to assign all of Buyer's interest in this Agreement to Buyer's own trust or to any wholly owned entity of Buyer that is in existence at the time of such assignment. Otherwise, Buyer shall not assign all or any part of Buyer's interest in this Agreement without first having obtained the separate written consent of Seller to a specified assignee. Such consent shall not be unreasonably withheld. Prior to any assignment, Buyer shall disclose to Seller the name of the assignee and the amount of any monetary consideration between Buyer and assignee. Buyer shall provide assignee with all documents related to this Agreement including, but not limited to, the Agreement and any disclosures. If assignee is a wholly owned entity or trust of Buyer, that assignee does not need to re-sign or initial all documents provided. Whether or not an assignment requires seller's consent, at the time of assignment, assignee shall deliver a letter from assignee's lender that assignee is prequalified or preapproved as specified in paragraph 6B. Should assignee fail to deliver such a letter, Seller, after first giving Assignee an Notice to Buyer to Perform, shall have the right to terminate the assignment. Buyer shall, within the time specified in paragraph 3K, Deliver any request to assign this Agreement for Seller's consent. If Buyer fails to provide the required information within this time frame, Seller's withholding of consent shall be deemed reasonable. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless Otherwise Agreed by Seller (C.A.R. Form AOAA). Parties shall provide any assignment agreement to Escrow Holder within 1 Day after the assignment. Any nomination by Buyer shall be subject to the same procedures, requirements, and terms as an assignment as specified in this paragraph."
- **C. WHEREAS**, Assignor desires to assign the Agreement to Assignee, and Assignee desires to assume the Agreement pursuant to this Assignment.

NOW, THEREFORE, for valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee agree as follows:

AGREEMENT

- 1. <u>Assignment and Consideration</u>. For and in exchange for valuable consideration, Assignor hereby assigns to Assignee the right to purchase the Property, and all of its right, title and interest in and to the Purchase Agreement, any escrow instructions and deposits made in connection therewith.
- 2. <u>Assumption of Assignment</u>. Assignee hereby accepts the Assignment, and agrees to be bound, in proportion to their respective interests, by all of the terms and conditions of the Agreement and any escrow instructions and other documents executed by Assignor in connection herewith, and to fully

Assignment of Purchase and Sale Agreement – 5818 Engle Road 1 Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 91

perform all terms and conditions of the Agreement and any such escrow instructions and other documents to be kept and performed by Assignor.

- 3. <u>No Release of Assignor</u>. Notwithstanding the assignment and assumption set forth in this Assignment, Assignor shall not be released from its obligations and rights, any escrow instructions, or any other documents in connection with the Agreement, except that after the Closing, Assignee shall be solely liable with respect to any and all surviving obligations of "Buyer" under the Purchase Agreement.
- 4. <u>Miscellaneous</u>. The individual(s) signing below on behalf of the parties hereby represents and warrants that each party is organized under its state of incorporation and/or organization set forth below, and Assignee is qualified to do business in California, that they have full power and authority to execute and deliver this Assignment on behalf of the applicable entity. This Assignment may be executed in counterparts via electronic signatures, and when taken together, shall constitute one original document.

Signatures Follow.

Assignment of Purchase and Sale Agreement – 5818 Engle Road 2 Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 92

IN WITNESS WHEREOF, Assignor and Assignee have executed this Assignment of Agreement of Sale and Purchase and Joint Escrow Instructions, effective as of the Effective Date.

ASSIGNOR:

Joseph Ramos (Jul 24, 2025 16:54:39 PDT)

Joseph Ramos, an individual

ASSIGNEE:

MJ INVESTORS, LLC a California limited liability company

Name: Joseph P. Ramos Title: Manager

Accepted and Agreed:

SELLER:

RED CEDAR TREE, LP a California limited partnership

By:

Name: Bradley D. Sharp

Title: Chief Restructuring Officer

of 174

EXHIBIT A PURCHASE AGREEMENT

(see attached)

Assignment of Purchase and Sale Agreement – 5818 Engle Road 4

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 94

of 174



Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A REAL ESTATE AGENCY RELATIONSHIP

(As required by the Civil Code) (C.A.R. Form AD, Revised 12/24)

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

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 Buyer's agent can, with a Buyer's consent, agree to act as agent for the Buyer only. This includes a Buyer's agent under a buyer-broker representation agreement with the Buyer. 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.
- 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 salespersons and broker associates, 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.
- Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Seller and Buyer, a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the Buyer's or Seller's financial position, motivations, bargaining position, or other personal information that may impact price, including the Seller's willingness to accept a price less than the listing price or the Buyer's willingness to pay a price greater than the price offered.

SELLER AND BUYER RESPONSIBILITIES

Either the purchase agreement or a separate document will contain a confirmation of which agent is representing you and whether that agent is representing you exclusively in the transaction or acting as a dual agent. Please pay attention to that confirmation to make sure it accurately reflects your understanding of your agent's role.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect their 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.

If you are a Buyer, you have the duty to exercise reasonable care to protect yourself, including as to those facts about the property which are known to you or within your diligent attention and observation.

Both Sellers and Buyers should strongly consider obtaining tax advice from a competent professional because the federal and state tax consequences of a transaction can be complex and subject to change.

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 §§ 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully.

Note: Real estate broker commissions are not set by law and are fully negotiable.

I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE SECOND PAGE.

X Buyer	Seller Landlord Tenant	DocuSigned by:	Joseph Ramos and/or assign	1ee Date <u>July 1, 2025</u>
Buye	Seller Landlord Tenant	CEBD833F8FD543F		Date
Agent _		Marcus & Millichap	DRE I	_ic. # 00530854
		Real Estate Broker (Firm)		
Ву	Signed by: Dusty Haeling		Dusty Haeling DRE Lic. # 01292212	Date July 1, 2025
		ker-Associate, if any)		

AD REVISED 12/24 (PAGE 1 OF 2)



2079.13. As used in this section and §§ 2079.7 and 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 § 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with § 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. The agent in the real property transaction bears responsibility for that agent's salespersons or broker associates who perform as agents of the agent. When a salesperson or broker associate 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 salesperson or broker associate functions. (b) "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 a vendee or lessee of real property. (c) "Commercial real property" means all real property in the state, except (1) single-family residential real property, (2) dwelling units made subject to Chapter 2 (commencing with § 1940) of Title 5, (3) a mobilehome, as defined in § 798.3, (4) vacant land, or (5) a recreational vehicle, as defined in § 799.29. (d) "Dual agent" means an agent acting, either directly or through a salesperson or broker associate, as agent for both the seller and the buyer in a real property means an agent acting, either directly or through a salesperson or broker associate, as agent for both the seller and the buyer in a real property transaction. (e) "Listing agreement" means a written contract between a seller 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, including rendering other services for which a real estate license is required to the seller pursuant to the terms of the agreement. (f) "Seller's agent" means a person who has obtained a listing of real property to act as an agent for compensation. (g) "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 seller's 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. gent. (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 buyer's agent that becomes the contract for the sale of the real property upon acceptance by the seller. (j) "Real property" means any estate specified by subdivision (1) or (2) of § 761 in property, and includes (1) single-family residential property. (2) multiunit residential property in more than four dwelling units. (3) commercial real property, (4) vacant land, (5) a ground lease coupled with improvements, or (6) a manufactured home as defined in § 18007 of the Health and Safety Code, or a mobilehome as defined in § 18008 of the Health and Safety Code, when offered for sale or sold through an agent pursuant to the authority contained in § 10131.6 of the Business and Professions Code. (k) "Real property transaction" means a transaction for the sale of real property in which an agent is retained by a buyer, seller, or both a buyer and seller to act in that transaction, and includes a listing or an offer to purchase. (l) "Single-family residential property" or "single-family residential real property" means any of the following: (1) Real property improved with one to four dwelling units, including a leasehold exceeding one year's duration. (2) A unit in a residential stock cooperative, condominium, or planned unit development. (3) A mobilehome or manufactured home when offered for sale or sold through a real estate broker pursuant to § 10131.6 of the Business and Professions Code. (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 § 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a

soon as practicable before the execution of a buyer-broker representation agreement and execution of the buyer's offer to purchase. If the offer to purchase is not prepared by the buyer's agent, the buyer's agent shall present the disclosure form to the buyer not later than the next business day after receiving the offer to purchase from the buyer. (b) The agent providing the disclosure form specified in § 2079.16 shall obtain a signed acknowledgement of receipt from the buyer or seller except as provided in § 2079.15.

2079.15. In any circumstance in which the seller or buyer refuses to sign an acknowledgment of receipt pursuant to § 2079.14, the 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 buyer's agent shall disclose to the buyer and seller whether the agent is acting in the real property transaction as the buyer'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 buyer's agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the seller's agent shall disclose to the seller whether the seller's agent is acting in the real property transaction 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 seller's 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:

	Seller's Brokerage Firm	DO NOT COMPLETE. SAMPLE ONLY	License Number
	Is the broker of (check one	e): the seller; or both the buyer and seller. (dual agent)	
	Seller's Agent	DO NOT COMPLETE. SAMPLE ONLY	License Number
	Is (check one): the Sel	ller's Agent. (salesperson or broker associate) 🗌 both the Buyer's and Seller's Agent.	(dual agent)
	Buyer's Brokerage Firm	DO NOT COMPLETE. SAMPLE ONLY	License Number
	Is the broker of (check one	e): the buyer; or both the buyer and seller. (dual agent)	
	Buyer's Agent	DO NOT COMPLETE. SAMPLE ONLY	License Number
	Is (check one): the Buy	yer's Agent. (salesperson or broker associate) \square both the Buyer's and Seller's Agent.	(dual agent)
''' '	The dicolocures and confir	mation required by this section shall be in addition to the disclosure required by & "	2070 14 An agant'a duty ta provida

disclosure and confirmation of representation in this section may be performed by a real estate salesperson or broker associate affiliated with that broker. **2079.18** (Repealed pursuant to AB-1289)

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 § 2079.14 and § 2079.17 are complied with.

2079.21 (a) A dual agent may not, without the express permission of the seller, disclose to the buyer any confidential information obtained from the seller. (b) A dual agent may not, without the express permission of the buyer, disclose to the seller any confidential information obtained from the buyer. (c) "Confidential information" means facts relating to the client's financial position, motivations, bargaining position, or other personal information that may impact price, such as the seller is willing to accept a price less than the listing price or the buyer is willing to pay a price greater than the price offered. (d) 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 seller's agent from also being a buyer's agent. If a seller or buyer in a transaction chooses to not be represented by an agent that does not affect that agent a dual agent.

2079.22 Nothing in this article precludes a seller's agent from also being a buyer's agent. If a seller or buyer in a transaction chooses to not be represented by an agent, that does not, of itself, make that agent a dual agent.

2079.23 (a) 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. (b) A lender or an auction company retained by a lender to control aspects of a transaction of real property subject to this part, including validating the sales price, shall not require, as a condition of receiving the lender's approval of the transaction, the homeowner or listing agent to defend or indemnify the lender or auction company from any liability alleged to result from the actions of the lender or auction company. Any clause, provision, covenant, or agreement purporting to impose an obligation to defend or indemnify a lender or an auction company involation of this subdivision is against public policy, void, and unenforceable.

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, subscents, and employees or to relieve agents and their associate licensees, subscents, and employees from liability for their conduct in connection with

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.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

AD REVISED 12/24 (PAGE 2 OF 2)





Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A CALLEGRNIA CALLEG AND JOINT ESCROW INSTRUCTIONS

(C.A.R. FORM RIPA, Revised 12/24)

Date Pr	epared: <u>July</u> FER:	1, 2025		
A.		OFFER FROM	Joseph_Ramos and/or assignee	("Buyer").
_		(s), A Corporation, A Partnershi		·.
В.		ERTY to be acquired is	5818 Engle Rd	, situated
	in	Carmichael (City),	<u>Sacramento</u> (County), Califor 25801800140000	nia, <u>95608</u> (Zip Code), ("Property").
			rent from city jurisdiction. Buyer is advised FIED BELOW AND ON THE FOLLOWING PA	d to investigate.)
D. 2. AG A.	Buyer and S ENCY: DISCLOSUF Form AD) if Signed by Bo CONFIRMA	eller are referred to herein as the "Pa RE: The Parties each acknowledge represented by a real estate license uyer. Seller's Agent is not legally obli TION: The following agency relations	arties." Brokers and Agents are not Parties to a receipt of a "Disclosure Regarding Real Estat se. Buyer's Agent is not legally required to give igated to give to Buyer's Agent the AD form Signips are hereby confirmed for this transaction	this Agreement. e Agency Relationship" (C.A.R. e to Seller's Agent the AD form gned by Seller.
			dwell Banker Realty Licel both the Buyer and Seller (Dual Agent).	nse Number <u>01908304</u>
	Seller's Ager	,		nse Number <i>01401556</i>
			n or broker associate); or both the Buyer's a	
	•			nse Number <i>00530854</i>
			both the Buyer and Seller (Dual Agent).	
	Buyer's Agei	nt Dust	ty Haeling Lice	nse Number
	Is (check on	e): the Buyer's Agent (Salespersor	n or broker associate); or both the Buyer's a	nd Seller's Agent (Dual Agent).
			, Buyer. See, Additional Broker Acknowledg	
D.			LLERS: The Parties each acknowledge receipt	of a 🔏 "Possible Representation
TE		One Buyer or Seller - Disclosure an	id Consent (C.A.R. Form PRBS). OSTS: The items in this paragraph are contr	actual terms of the Agreement
			This form is 18 pages. The Parties are advised	
	Para #	Paragraph Title or Contract Term	Terms and Conditions	Additional Terms
Α	5, 5B (cash)	Purchase Price	\$ 350,000.00	X All Cash
В	, , ,	Close Of Escrow (COE)	X 30 Days after Acceptance	
		Glose of Esciow (GOL)	OR on (mm/dd/yyyy)	
С	40A	Expiration of Offer	3 calendar days after all Buyer Signature(s) or (date), at 5PM or AM/ PM	
D(1)	5A(1)	Initial Deposit Amount	\$ 3,500.00 (1.00 % of purchase price) (% number above is for calculation purposes and is not a contractual term)	within 3 (or) business days after Acceptance by wire transfer OR
D(2)	5A(2)		See attached Increased Deposit Addendum (C.A.I	R. Form IDA)
E(1)	5C(1)	Loan Amount(s): First Interest Rate Points	\$ (% of purchase price) Fixed rate or Initial adjustable rate • not to exceed% • Buyer to pay up to points to obtain rate above	Conventional or, if checked, FHA (Forms FVAC/HID attached) VA (Form FVAC attached) Seller Financing
		If FHA or VA checked, Deliver list of lender required repairs	17 (or) Days after Acceptance	Assumed Financing Subject To Financing Other:
E(2)	5C(2)	Additional Financed Amount Interest Rate	\$(% of purchase price) Fixed rate orInitial adjustable rate	Conventional or, if checked, Seller Financing Assumed Financing
		Points	not to exceed% Buyer to pay up to points to obtain rate above	Subject To Financing Other:
E(3)	7A	Occupancy Type	Investment, or if checked, Primary Secondary	/
F	5D	Balance of Down Payment	\$ <u>346,500.00</u>	
	•	PURCHASE PRICE TOTAL	\$ 350,000.00	
G	SELLER PA	YMENT TO COVER BUYER EXPE		
G(1)	5E	Seller Credit to Buyer	\$	For closing costs
2024, C	ı California Associati	ion of REALTORS®, Inc.	er's Initials // Seller's Initials	BS /
		•	ENT AND JOINT ESCROW INSTRUCTION	NS (RIPA PAGE 1 OF 18)

Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A Property Address: **2818 Engle ка, Carmicnaei, CA 95608**

ADDITIONAL SELLER CREDIT TERMS (does not include buyer broker compensation): G(3) X Seller Payment for Buyer's Seller agrees to pay, out of transaction proceeds, 2.500 % of the final purchase Obligation to compensate Buyer's price AND, if applicable \$ OR, if checked | \$ the obligation of Buyer to compensate Buyer's Broker Broker Buyer affirmatively represents that, at the time this offer is made, Buyer has a written **Buyer Compensation Affirmation** agreement with Buyer's Broker that: (i) is valid; (ii) covers the Property; and (iii) provides for compensation for no less than the amount stated above. Para# **Paragraph Title or Contract Terms and Conditions Additional Terms** <u>Term</u> H(1) 5B Verification of All Cash (sufficient Attached to the offer or 3 (or) Days after Acceptance funds) Attached to the offer or 3 (or H(2) 6A Verification of Down Payment and **Closing Costs** after Acceptance 6B Attached to the offer or 3 (or H(3)Verification of Loan Application Prequalification Preapproval after Acceptance Fully underwritten preapproval **Intentionally Left Blank** J 19 **Final Verification of Condition** 5 (or) Days prior to COE 17 (or Κ 26 **Assignment Request**) Days after Acceptance TIME TO REMOVE CONTINGENCIES **CONTINGENCY REMOVED** CONTINGENCIES L(1) 8A 17 (or) Days after Acceptance X No loan contingency Loan(s) Appraisal: Appraisal contingency 8B) Days after Acceptance L(2) 17 (or No appraisal contingency based upon appraised value at a Removal of appraisal contingency minimum of purchase price or does not eliminate appraisal cancellation rights in FVAC. L(3) 8C. 15 Investigation of Property 17 (or) Days after Acceptance **Informational Access to Property** 17 (or) Days after Acceptance REMOVAL OR WAIVER OF Buyer's right to access the Property for informational purposes only is NOT a contingency CONTINGENCY: and does NOT create additional cancellation rights for Buyer. Any contingency in L(1)-L(8) may be removed or waived by checking the applicable box above or attaching a 8D L(4) Insurance 17 (or) Days after Acceptance 8E, 17A L(5) **Review of Seller Documents** 17 (or) Days after Acceptance, or 5 Days Contingency Removal (C.A.R. Form CR-B) and checking the applicable box therein. Removal or Waiver at after Delivery, whichever is later 8F, 16A Preliminary ("Title") Report) Days after Acceptance or 5 Days L(6) time of offer is against Agent advice. after Delivery, whichever is later See paragraph 81.) Days after Acceptance, or 5 Days 8G, 11J **Common Interest Disclosures** 17 (or L(7) CR-B attached Per Civil Code § 4525 or this after Delivery, whichever is later Agreement 8H, 9B(6) Review of leased or liened items) Days after Acceptance, or 5 Days L(8) (E.g. solar panels or propane tanks) after Delivery, whichever is later Sale of Buyer's Property L(9) 8K Sale of Buyer's property is not a contingency, UNLESS checked here: C.A.R. Form COP attached **Additional Terms** M **Possession Time for Performance** M(1) 3E(3), 7A Vacant Units to be delivered Vacant Upon notice of recordation Tenant Occupied Units to be On COE date Unit(s) to be delivered vacant. C.A.R. Form TOPA attached. delivered subject to tenant rights 7D Seller Occupied Units to be Upon Notice of recordation, OR 6 PM or C.A.R. Form SIP attached if 29 or M(2) delivered vacant AM/ PM fewer days. C.A.R. Form RLAS attached if 30 or more days. On COE date or, if checked below, days after COE (29 or fewer days) days after COE (30 or more days) Ν **Documents/Fees/Compliance Time for Performance** N(1) 17A Seller Delivery of Documents 7 (or) Days after Acceptance 22B N(2) Sign and return Escrow Holder) Days after Delivery General Provisions, Supplemental Instructions N(3) 11J(2) Time to pay fees for ordering HOA) Days after Acceptance 3 (or Documents N(4) 10B(1) Install smoke alarm(s), CO 7 (or) Days after Acceptance detector(s), water heater bracing 3 Days after Acceptance N(5) 36 Evidence of representative authority

RIPA REVISED 12/24 (PAGE 2 OF 18)

Buyer's Initials



Seller's Initials BS



Date: July 1, 2025

0			Intentionally Left Blank	
<u> </u>	Items Incli	uded and Excluded		
· (1)	9		Paragraph 9B are included and the following,	if checked:
(·)]
(2)	9	Excluded Items:		
			; 🗆; 🗅]
2	Allocation	of Costs		
	Para #	Item Description	Who Pays (if Both is checked, cost to be split equally unless Otherwise Agreed)	Additional Terms
(1)	10A,	Natural Hazard Zone Disclosure	Buyer X Seller Both	☐ Environmental
(1)	11B(1)(A)	Report, including tax information		Other
			Provided by: First American NHD	
(2)		Optional Wildfire Disclosure Report	Buyer Seller Both	_
(3)		(A) Report	Buyer Seller Both	_
	400(4)	(B) Report	Buyer Seller Both	<u>- </u>
(4)	10B(1)	Smoke alarms, CO detectors, water heater bracing	Buyer Seller Both	_
(5)	10A	Government Required Point of Sale	Buyer Seller Both	_
/C\	10B(2)	inspections, reports	Downer College Doub	
(6)	10B(2)	Government Required Point of Sale corrective/remedial actions	Buyer Seller Both	_
(7)	10B(4)	Fire extinguishers, sprinklers, hoses	Buyer Seller Both	
(8)	10B(4)	Drain cover and anti-entrapment	Buyer Seller Both	
(-)	(.)	devices for pool/spa		
(9)	22B	Escrow Fees	Buyer Seller Both 50/50	_ Escrow Holder:
(40)	40	Our de title in comme de line	Each to pay their own fees	Title O
10)	16	Owner's title insurance policy	Buyer X Seller Both	_ Title Company (If different from Escrow Holder):
(4.4.)		Divisible Lander Hitle in company wellow	Dunca	Liniana Othamuian Asmand Duusa
(11)		Buyer's Lender title insurance policy	Buyer	Unless Otherwise Agreed, Buyer shall purchase any title insurance policy insuring Buyer's lender.
(12)		County transfer tax, fees	☐ Buyer 🗶 Seller ☐ Both	_
(13)		City transfer tax, fees	Buyer Seller Both	_
(14)	11J(2)	HOA fee for preparing disclosures	Seller	
(15)		HOA certification fee	Buyer	
(16)		HOA transfer fees	Buyer Seller Both	Unless Otherwise Agreed, Selle shall pay for separate HOA move out fee and Buyer shall pay for separate move-in fee. Applies it separately billed or itemized with cost in transfer fee.
(17)		Private transfer fees	Seller, or if checked, Buyer Both	
(18)	10B(4)	Installation of safety features, required by law	Buyer Seller Both	-
(19)		fees or costs	Buyer Seller Both	
(20)	10C	Home warranty plan, chosen by Buyer.	Buyer Seller Both	If Seller or Both checked, Seller's
		Coverage includes, but is not limited to	Issued by:	cost not to exceed \$
			X Buyer waives home warranty plan	
?	12	Additional Tenancy Documents:	come and Expense Statements Tenant Estopp	nel Certificate
		RMS:		o o ci unodio
•				
PR		DDENDA AND ADVISORIES: (check		anda aka da 11 1
A. PROPERTY TYPE ADDENDA: This Agreement is subject to the terms contained in the Addenda checked below Probate Agreement Purchase Addendum (C.A.R. Form PA-PA)			enda checked below:	
			n MU-PA) □ Other	— ns
	wiincu U	55. Grondoo Addondam (O.A.IV. 1 Om		
		24 (PAGE 3 OF 18) Buy	rer's Initials/ Seller's Initia	ls BS /







rropen	velope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A vy Address: <u>ъътъ ⊭ngie ка, Carmicnaei, СА эъъих</u>	Date: <i>July 1, 2025</i>				
В.	OTHER ADDENDA: This Agreement is subject to the terms contained in the Addenda checked below:					
	Addendum # (C.A.R. Form ADM)	Assumed Financing Addendum (C.A.R. Form AFA)				
	Short Sale Addendum (C.A.R. Form SSA) Court Confirmation Addendum (C.A.R. Form CCA)	Back Up Offer Addendum (C.A.R. Form BUO)				
	dum_(C.A.R. Form SWPI)					
	Buyer Intent to Exchange Addendum (C.A.R. Form B)	(A) Seller Intent to Exchange Addendum (C.A.R. Form SXA)				
	X Other Addendum 1 to Purchase Agreement	Other				
C.	BUYER AND SELLER ADVISORIES: (Note: All Advisories below are provided for reference purposes only and are not					
	intended to be incorporated into this Agreement.)					
	✗ Buyer's Investigation Advisory (C.A.R. Form BIA)	★ Fair Housing and Discrimination Advisory (C.A.R. Form FHDA)				
	✓ Wire Fraud Advisory (C.A.R. Form WFA)	▼ Cal. Consumer Privacy Act Advisory (C.A.R. Form CCPA)				
		(Parties may also receive a privacy disclosure from their own Agent.)				
	Wildfire Disaster Advisory (C.A.R. Form WFDA)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)				
	Trust Advisory (C.A.R. Form TA)	Short Sale Information and Advisory (C.A.R. Form SSIA)				
	REO Advisory (C.A.R. Form REO)	Probate Advisory (C.A.R. Form PA)				
	Other	Other				
5. AC	 DEPOSIT: INITIAL DEPOSIT: Buyer shall deliver deposit direction paragraph 3D(1) and such method is unaccepted shall be by wire transfer. RETENTION OF DEPOSIT: Paragraph 37, if initial specifies a remedy for Buyer's default. Buyer a estate attorney: (i) Before adding any other clause or making a deposit non-refundable) for failure deemed invalid unless the clause independently 	er represents that funds will be good when deposited with Escrow Holder. ctly to Escrow Holder. If a method other than wire transfer is specified able to Escrow Holder, then upon notice from Escrow Holder, delivery alled by all Parties or otherwise incorporated into this Agreement and Seller are advised to consult with a qualified California reacuse specifying a remedy (such as release or forfeiture of deposite of Buyer to complete the purchase. Any such clause shall be satisfies the statutory liquidated damages requirements set forth collity and remedies if Buyer fails to deliver the deposit.				
В.	ALL CASH OFFER: If an all cash offer is specified in	n paragraph 3A, no loan is needed to purchase the Property. This				
	Agreement is NOT contingent on Buyer obtaining a loa	in. Buyer shall, within the time specified in paragraph 3H(1), Delive				
•	written verification of funds sufficient for the purchase pri	ce and closing costs.				
C.	LOAN(S): (1) FIRST LOAN: This loan will provide for convention	al financing UNLESS FHA, VA, Seller Financing (C.A.R. Form SFA)				
	Assumed Financing, Subject To Financing, or Other	is checked in paragraph 3F(1)				
	(2) ADDITIONAL FINANCED AMOUNT: If an addition	nal financed amount is specified in paragraph 3E(2), that amount wil				
	provide for conventional financing UNLESS Selle	er Financing (C.A.R. Form SFA), Assumed Financing, Subject To				
	Financing, or Other is checked in paragraph 3E(2).					
	(3) BUYER'S LOAN STATUS: Buyer authorizes Se	ller and Seller's Authorized Agent to contact Buyer's lender(s) to				
	determine the status of any Buyer's loan specified in	n paragraph 3E , or any alternate loan Buyer pursues, whether or not a mation for Buyer's lender(s) is different from that provided under the				
	terms of naragraph 6R Buyer shall Deliver the und	ated contact information within 1 Day of Seller's request.				
	(4) FHA/VA: If FHA or VA is checked in paragraph	3E(1), a FHA/VA amendatory clause (C.A.R. Form FVAC) shall be				
	incorporated and Signed by all Parties. Buyer shall, notice (C.A.R. Form RR or AEA) (i) of any lender re	within the time specified in paragraph 3E(1) , Deliver to Seller writter equirements that Buyer requests Seller to pay for or otherwise correc withstanding Seller's agreement that Buyer may obtain FHA or VA				
	financian Callanhan an abligation to may an action					

financing, Seller has no obligation to pay or satisfy any or all lender requirements unless agreed in writing.

(5) **ASSUMED OR SUBJECT TO FINANCING:** Seller represents that Seller is not delinquent on any payments due on any loans. If the Property is acquired subject-to an existing loan, Buyer and Seller are advised to consult with legal counsel regarding the ability of an existing lender to call the loan due, and the consequences thereof.

regarding the ability of an existing lender to call the loan due, and the consequences thereof.

BALANCE OF PURCHASE PRICE (DOWN PAYMENT, paragraph 3F) (including all-cash funds) to be deposited with

Escrow Holder pursuant to Escrow Holder instructions.

E. LIMITS ON CREDITS TO BUYER: Any credit to Buyer as specified in paragraph 3G(1) or Otherwise Agreed, from any source, for closing or other costs that is agreed to by the Parties ("Contractual Credit") shall be disclosed to Buyer's lender, if any, and made at Close Of Escrow. If the total credit allowed by Buyer's lender ("Lender Allowable Credit") is less than the Contractual Credit, then (i) the Contractual Credit from Seller shall be reduced to the Lender Allowable Credit, and (ii) in the absence of a separate written agreement between the Parties, there shall be no automatic adjustment to the purchase price to make up for the difference between the Contractual Credit and the Lender Allowable Credit.

6. ADDITIONAL FINANCING TERMS:

Doc

A. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Written verification of Buyer's down payment and closing costs may be made by Buyer or Buyer's lender or loan broker pursuant to paragraph 6B.

B. VERIFICATION OF LOAN APPLICATIONS: Buyer shall Deliver to Seller, within the time specified in paragraph 3H(3) a letter from Buyer's lender or loan broker stating that, based on a review of Buyer's written application and credit report, Buyer is prequalified or preapproved for any NEW loan specified in paragraph 3E. If any loan specified in paragraph 3E is an adjustable rate loan, the pregualification or preapproval letter shall be based on the qualifying rate, not the initial loan rate.

adjustable rate loan, the prequalification or preapproval letter shall be based on the qualifying rate, not the initial loan rate.

C. BUYER STATED FINANCING: Seller is relying on Buyer's representation of the type of financing specified (including, but not limited to, as applicable, all cash, amount of down payment, or contingent or non-contingent loan). Seller has agreed to a specific closing date, purchase price, and to sell to Buyer in reliance on Buyer's specified financing. Buyer shall pursue the financing specified in this Agreement, even if Buyer also elects to pursue an alternative form of financing. Seller has no obligation to cooperate with Buyer's efforts to obtain any financing other than that specified in this Agreement but shall not interfere with closing at the purchase price on the COE date (paragraph 3B) even if based upon alternate financing. Buyer's inability to obtain alternate financing does not excuse Buyer from the obligation to purchase the Property and close escrow as specified in this Agreement.

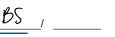
7. CLOSING AND POSSESSION:

A. OCCUPANCY: Seller shall disclose to Buyer which unit(s) are occupied by tenants (including any adult other than Seller). If a tenant occupied unit is to be delivered vacant pursuant to paragraphs 3M(1) or elsewhere, unless Otherwise Agreed, such as in a counter offer or C.A.R. Form TOPA, Seller is responsible for delivering the unit vacant. Occupancy may impact available financing.

RIPA REVISED 12/24 (PAGE 4 OF 18)

Initials

_ Seller's Initials





Unless Otherwise Agreed: (i) the Property shall be delivered "As-Is" in its PRESENT physical condition as of the date of Acceptance; (ii) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; (iii) Except as specified in paragraph 9C, Seller is not responsible to repair any holes left after the removal of any wall hangings (such as pictures and mirrors), brackets, nails or other fastening devices; and (iv) all debris and personal property not included in the sale shall be removed by Close Of Escrow or at the time possession is delivered to Buyer, if not on the same date. If items are not removed when possession is delivered to Buyer, all items shall be deemed abandoned. Buyer, after first Delivering to Seller written notice to remove the items within 3 Days, may pay to have such items removed or disposed of and may bring legal action, as per this Agreement, to receive reasonable costs from Seller.

Date: *July 1, 2025*

Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller and Agents may not be aware of all defects affecting the Property or other factors that Buyer considers important. Property improvements may not be built according to code, in compliance with current Law, or have had all required

permits issued and/or finalized.

- SELLER REMAINING IN POSSESSION AFTER CLOSE OF ESCROW: If Seller has the right to remain in possession after Close Of Escrow pursuant to paragraph 3M(2) or as Otherwise Agreed, (i) the Parties are advised to consult with their insurance and legal advisors for information about liability and damage or injury to persons and personal and real property; (ii) Buyer is advised to consult with Buyer's lender about the impact of Seller's occupancy on Buyer's loan; and (iii) consult with a qualified California real estate attorney where the Property is located to determine the ongoing rights and responsibilities of both Buyer and Seller with regard to each other, including possible tenant rights, and what type of written agreement to use to document the relationship between the Parties.
- At Close Of Escrow: (i) Seller assigns to Buyer any assignable warranty rights for items included in the sale; and (ii) Seller shall Deliver to Buyer available Copies of any such warranties. Agents cannot and will not determine the assignability of any warranties.
- Seller shall, on Close Of Escrow unless Otherwise Agreed and even if Seller remains in possession, provide keys, passwords, codes and/or means to operate all locks, mailboxes, security systems, alarms, home automation systems, intranet and Internet-connected devices included in the purchase price, garage door openers, and all items included in either paragraph 3P or paragraph 9. If the Property is a condominium or located in a common interest development, Seller shall be responsible for securing or providing any such items for Association amenities, facilities, and access. Buyer may be required to pay a deposit to the Homeowners' Association ("HOA") to obtain keys to accessible HOA facilities.

 CONTINGENCIES AND REMOVAL OF CONTINGENCIES:

LOAN(S):

- (1) This Agreement is, unless otherwise specified in paragraph 3L(1) or an attached CR form, contingent upon Buyer obtaining the loan(s) specified. If contingent, Buyer shall act diligently and in good faith to obtain the designated loan(s). If there is no appraisal contingency or the appraisal contingency has been waived or removed, then failure of the Property to appraise at the purchase price does not entitle Buyer to exercise the cancellation right pursuant to the loan contingency if Buyer is otherwise qualified for the specified loan and Buyer is able to satisfy lender's non-appraisal conditions for closing the loan.
- (2) Buyer is advised to investigate the insurability of the Property as early as possible, as this may be a requirement for lending. Buyer's ability to obtain insurance for the Property, including fire insurance, is part of Buyer's Insurance contingency. Failure of Buyer to obtain insurance may justify cancellation based on the Insurance contingency but not the loan contingency.
- Buyer's contractual obligations regarding deposit, balance of down payment and closing costs are not contingencies of this Agreement, unless Otherwise Agreed.
- If there is an appraisal contingency, removal of the loan contingency shall not be deemed removal of the appraisal contingency
- NO LOAN CONTINGENCY: If "No loan contingency" is checked in paragraph 3L(1), obtaining any loan specified is NOT a contingency of this Agreement. If Buyer does not obtain the loan specified, and as a result is unable to purchase the Property, Seller may be entitled to Buyer's deposit or other legal remedies.

APPRAISAL:

- (1) This Agreement is, unless otherwise specified in paragraph 3L(2) or an attached CR form, contingent upon a written appraisal of the Property by a licensed or certified appraiser at no less than the amount specified in paragraph 3L(2), without requiring repairs or improvements to the Property. Appraisals are often a reliable source to verify square footage of the subject Property. However, the ability to cancel based on the measurements provided in an appraisal falls within the Investigation of Property contingency. The appraisal contingency is solely limited to the value determined by the appraisal. For any cancellation based upon this appraisal contingency, Buyer shall Deliver a Copy of the written appraisal to Seller, upon request by Seller.
- (2) NO APPRAISAL CONTINGENCY: If "No appraisal contingency" is checked in paragraph 3L(2), then Buyer may not use the loan contingency specified in paragraph 3L(1) to cancel this Agreement if the sole reason for not obtaining the loan is that the appraisal relied upon by Buyer's lender values the property at an amount less than that specified in paragraph 3L(2). If Buyer is unable to obtain the loan specified solely for this reason, Seller may be entitled to Buyer's deposit or other legal remedies.
- Fair Appraisal Act: See paragraph 33 for additional information.
- INVESTIGATION OF PROPERTY: This Agreement is, as specified in paragraph 3L(3), contingent upon Buyer's acceptance of the condition of, and any other matter affecting, the Property
- INSURANCE: This Agreement is, as specified in paragraph 3L(4), contingent upon Buyer's assessment of the availability and approval of the cost for any insurance policy desired under this Agreement.
- REVIEW OF SELLER DÓCUMENTS: This Agreement is, as specified in paragraph 3L(5), contingent upon Buyer's review and approval of Seller's documents required in paragraph 17A.
- TITLE; Preliminary (Title) Report:
 - This Agreement is, as specified in paragraph 3L(6), contingent upon Buyer's ability to obtain the title policy provided for in paragraph 16G and on Buyer's review of a current Preliminary Report and items that are disclosed or observable even if not on record or not specified in the Preliminary Report, and satisfying Buyer regarding the current status of title. Buyer is advised to review all underlying documents and other matters affecting title, including, but not limited to, any documents or deeds referenced in the Preliminary Report and any plotted easements.
 - (2) Buyer has 5 Days after receipt to review a revised Preliminary Report, if any, furnished by the Title Company and cancel the transaction if the revised Preliminary Report reveals material or substantial deviations from a previously provided Preliminary Report.
- G. CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES (IF APPLICABLE): This Agreement is, as specified in paragraph 3L(7), contingent upon Buyer's review and approval of Common Interest Disclosures required by Civil Code § 4525 and under paragraph 11J ("CI Disclosures").

RIPA REVISED 12/24 (PAGE 5 OF 18)

Buyer's Initials

Seller's Initials

5818 Engle Rd

- H. BUYER REVIEW OF LEASED OR LIENED ITEMS CONTINGENCY: Buyer's review of and ability and willingness to assume any lease, maintenance agreement or other ongoing financial obligation, or to accept the Property subject to any lien, disclosed pursuant to paragraph 9B(6), is, as specified in paragraph 3L(8), a contingency of this Agreement. Any assumption of the lease shall not require any financial obligation or contribution by Seller. Seller, after first Delivering a Notice to Buyer to Perform, may cancel this Agreement if Buyer, by the time specified in paragraph 3L(8), refuses to enter into any necessary written agreements to accept responsibility for all obligations of Seller-disclosed leased or liened items.
- REMOVĂL OR WAIVER OF CONTINGENCIES WITH OFFER: Buyer shall have no obligation to remove a contractual contingency unless Seller has provided all required documents, reports, disclosures, and information pertaining to that contingency. If Buyer does remove a contingency without first receiving all required information from Seller, Buyer is relinquishing any contractual rights that apply to that contingency. If Buyer removes or waives any contingencies without an adequate understanding of the Property's condition or Buyer's ability to purchase, Buyer is acting against the advice of Agent.
- REMOVAL OF CONTINGENCY OR CANCELLATION:
 - (1) For any contingency specified in paragraph 3L, 8, or elsewhere, Buyer shall, within the applicable period specified, remove the contingency or cancel this Agreement.
 - (2) For the contingencies for review of Seller Documents, Preliminary Report, and Condominium/Planned Development Disclosures, Buyer shall, within the time specified in paragraph 3L or 5 Days after Delivery of applicable Seller Documents, Preliminary Report, or CI Disclosures, whichever occurs later, remove the applicable contingency in writing or cancel this Agreement.
 - (3) If Buyer does not remove a contingency within the time specified, Seller, after first giving Buyer a Notice to Buyer to Perform (C.A.R. Form NBP), shall have the right to cancel this Agreement.
- K. SALE OF BUYER'S PROPERTY: This Agreement and Buyer's ability to obtain financing are NOT contingent upon the sale of any property owned by Buyer unless the Sale of Buyer's Property (C.A.R. Form COP) is checked as a contingency of this Agreement in paragraph 3L(9).
- ITEMS INCLUDED IN AND EXCLUDED FROM SALE:
 - NOTE TO BUYER AND SELLER: Items listed as included or excluded in the Multiple Listing Service (MLS), flyers, marketing materials, or disclosures are NOT included in the purchase price or excluded from the sale unless specified in this paragraph or paragraph 3P or as Otherwise Agreed. Any items included herein are components of the Property and are not intended to affect the price. All items are transferred without Seller warranty.
 - **B. ITEMS INCLUDED IN SALE:**
 - (1) All EXISTING fixtures and fittings that are attached to the Property;
 - (2) EXISTING electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates, solar power systems, built-in appliances and appliances for which special openings or encasements have been made (whether or not included in paragraph 3P), window and door screens, awnings, shutters, window coverings (which includes blinds, curtains, drapery, shutters or any other materials that cover any portion of the window) and any associated hardware and rods, attached floor coverings, television antennas, satellite dishes, air coolers/conditioners, pool/spa equipment (including, but not limited to, any cleaning equipment such as motorized/automatic pool cleaners, pool heaters, pool nets, pool covers), garage door openers/remote controls, mailbox, in-ground landscaping, water features and fountains, water softeners, water purifiers, light bulbs (including smart bulbs) and all items specified as included in paragraph 3P, if currently existing and owned by Seller at the time of Acceptance.
 - Note: If Seller does not intend to include any item specified as being included above because it is not owned by Seller, whether placed on the Property by Agent, stager, tenant, or other third party, the item should be listed as being excluded in paragraph 3P(2) or excluded by Seller in a counter offer.
 - (3) Security System includes any devices, hardware, software, or control units used to monitor and secure the Property, including but not limited to, any motion detectors, door or window alarms, and any other equipment utilized for such purpose. If checked in paragraph 3P, all such items are included in the sale, whether hard wired or not.
 - Home Automation (Smart Home Features) includes any electronic devices and features including, but not limited to, thermostat controls, kitchen appliances not otherwise excluded, and lighting systems, that are connected (hard wired or wirelessly) to a control unit, computer, tablet, phone, or other "smart" device. Any Smart Home devices and features that are physically affixed to the real property, and also existing light bulbs, are included in the sale. Buyer is advised to use paragraph 3P(1) or an addendum to address more directly specific items to be included. Seller is advised to use a counter offer to address more directly any items to be excluded.
 - (5) Non-Dedicated Devices: All smart home and security system included in the sale include control devices, except for any non-dedicated personal computer, tablet, or phone used to control such features. Buyer acknowledges that a separate device and access to wifi or Internet may be required to operate some smart home features and Buyer may have to obtain such device after Close Of Escrow. Seller shall de-list any devices from any personal accounts and shall cooperate with any transfer of services to Buyer. Buyer is advised to change all passwords and ensure the security of any smart home features.
 - (6) LEASED OR LIENED ITEMS AND SYSTEMS: Seller, within the time specified in paragraph 3N(1), shall (i) disclose to Buyer if any item or system specified in paragraph 3P or 9B or otherwise included in the sale is leased, or not owned by Seller, or is subject to any maintenance or other ongoing financial obligation, or specifically subject to a lien or other encumbrance or loan, and (ii) Deliver to Buyer all written materials (such as lease, warranty, financing, etc.) concerning any such item.
 - (7) Seller represents that all items included in the purchase price, unless Otherwise Agreed, (i) are owned by Seller and shall be transferred free and clear of liens and encumbrances, except the items and systems identified pursuant to paragraph 9B(6), and (ii) are transferred without Seller warranty regardless of value. Seller shall cooperate with the identification of any software or applications and Buyer's efforts to transfer any services needed to operate any Smart Home Features or other items included in this Agreement, including, but not limited to, utilities or security systems.

 (8) A complete inventory of all personal property of Seller currently used in the operation of the Property and included in the
 - purchase price shall be delivered to Buyer within the time specified in paragraph 3N(1).
 - Seller shall deliver title to the personal property by Bill of Sale, free of all liens and encumbrances, and without warranty of condition.
 - (10) As additional security for any note in favor of Seller for any part of the purchase price, Buyer shall execute a UCC-1 Financing Statement to be filed with the Secretary of State, covering the personal property included in the purchase, replacement thereof, and insurance proceeds.

RIPA REVISED 12/24 (PAGE 6 OF 18)

				7 50	
Buyer's Initials	JK.	_/	Seller's Initials	_BS/	EQUAL H OPPOR

C. ITEMS EXCLUDED FROM SALE: Unless Otherwise Agreed, the following items are excluded from sale: (i) All items specified in paragraph 3P(2); (ii) audio and video components (such as flat screen TVs, speakers and other items) if any such item is not itself attached to the Property, even if a bracket or other mechanism attached to the component or item is attached to the Property; (iii) furniture and other items secured to the Property for earthquake or safety purposes. Unless otherwise specified in paragraph 3P(1), brackets attached to walls, floors or ceilings for any such component, furniture or item will be removed and holes or other damage shall be repaired, but not painted.

10. ALLOCATION OF COSTS:

- A. INSPECTIONS, REPORTS, TESTS, AND CERTIFICATES: Paragraphs 3Q(1), (2), (3) and (5) only determines who is to pay for the inspection, report, test, certificate or service mentioned; it does not determine who is to pay for any work recommended or identified in the any such document. Agreements for payment of required work should be specified elsewhere in paragraph 3Q, or 3S, or in a separate agreement (such as C.A.R. Forms RR, RRRR, ADM or AEA). Any reports in these paragraphs shall be Delivered in the time specified in Paragraph 3N(1).
- B. GOVERNMENT REQUIREMENTS AND CORRECTIVE OR REMEDIAL ACTIONS:
 - (1) **LEGALLY REQUIRED INSTALLATIONS AND PROPERTY IMPROVEMENTS:** Any required installation of smoke alarm or carbon monoxide device(s) or securing of water heater shall be completed within **the time specified in paragraph 3N(4)** and paid by Party specified in **paragraph 3Q(4)**. If Buyer is to pay for these items, Buyer, as instructed by Escrow Holder, shall deposit funds into escrow or directly to the vendor completing the repair or installation. Prior to Close Of Escrow, Seller shall Deliver to Buyer written statement(s) of compliance in accordance with any Law, unless Seller is exempt. If Seller is to pay for these items and does not fulfill Seller's obligation in the time specified, and Buyer incurs costs to comply with lender requirements concerning those items, Seller shall be responsible for Buyer's costs.

(2) POINT OF SALE REQUIREMENTS:

- (A) Point of sale inspections, reports and repairs refer to any such actions required to be completed before or after Close Of Escrow that are required in order to close under any Law and paid by the Party specified in paragraphs 3Q(5) and 3Q(6) and any such repair, shall be completed prior to final verification of Property, unless Otherwise Agreed. Defensible space compliance shall be determined as agreed in the C.A.R. Form FHDS. If Buyer agrees to pay for any portion of such repair, Buyer, shall (i) directly pay to the vendor completing the repair or (ii) provide an invoice to Escrow Holder, deposit funds into escrow sufficient to pay for Buyer's portion of such repair and request Escrow Holder pay the vendor completing the repair.
- (B) Buyer shall be provided, within the time specified in **paragraph 3N(1)**, unless Parties Otherwise Agree to another time period, a Copy of any required government-conducted or point-of-sale inspection report prepared pursuant to this Agreement or in anticipation of this sale of the Property.
- (3) REINSPECTION FEES: If any repair in paragraph 10B(1) is not completed within the time specified and the lender requires an additional inspection to be made, Seller shall be responsible for any corresponding reinspection fee. If Buyer incurs costs to comply with lender requirements concerning those items, Seller shall be responsible for those costs.

(4) INSTALLATION OF SAFETY FEATURES:

- (A) The following installations shall be completed prior to final verification of condition unless Otherwise Agreed: (i) approved fire extinguisher(s), sprinkler(s), and hose(s), if required by law; and (ii) drain cover and anti-entrapment device or system meeting the minimum requirements permitted by the U.S. Consumer Products and Safety Commission for any pool or spa.
- (B) If Buyer is to pay for these installations, Buyer, as instructed by Escrow Holder, shall deposit funds into escrow or directly to the vendor completing the repair or installation.
- (5) **INFORMATION AND ADVICE ON REQUIREMENTS:** Buyer and Seller are advised to seek information from a knowledgeable source regarding local and State mandates and whether they are point of sale requirements or requirements of ownership. Agents do not have expertise in this area and cannot ascertain all of the requirements or costs of compliance.

C. HOME WARRANTY:

- (1) Buyer shall choose the home warranty plan and any optional coverages indicated. Buyer shall pay any cost of that plan, chosen by Buyer, that exceeds the amount allocated to Seller in **paragraph 3Q(20)**. Buyer is informed that home warranty plans have many optional coverages, including but not limited to, coverages for Air Conditioner and Pool/Spa. Buyer is advised to investigate these coverages to determine those that may be suitable for Buyer and their cost.
- (2) If Buyer waives the purchase of a home warranty plan in paragraph 3Q(20), Buyer may still purchase a home warranty plan, at Buyer's expense, prior to Close Of Escrow.

11. STATUTORY AND OTHER DISCLOSURES (INCLUDING LEAD-BASED PAINT HAZARD DISCLOSURES) AND CANCELLATION RIGHTS:

A. LEAD DISCLOSURES:

- (1) Seller shall, within the time specified in paragraph 3N(1), for any residential property built before January 1, 1978, unless exempted by Law, Deliver to Buyer a fully completed Federal Lead-Based Paint Disclosures (C.A.R. Form LPD) and pamphlet ("Lead Disclosures").
- (2) Buyer shall, within the time specified in **paragraph 3L(3)**, have the opportunity to conduct a risk assessment or to inspect for the presence of lead-based paint hazards.

B. RESIDENTIAL 1-4 PROPERTY DISCLOSURES:

- (1) TDS, NHD, AND OTHER STATUTORY AND SUPPLEMENTAL DISCLOSURES:
 - (A) Seller shall, within the time specified in **paragraph 3N(1)**, Deliver to Buyer: unless exempt, fully completed disclosures or notices required by §§ 1102 et. seq. and 1103 et. seq. of the Civil Code ("Statutory Disclosures"). Statutory Disclosures include, but are not limited to, a Real Estate Transfer Disclosure Statement (C.A.R. Form TDS), Natural Hazard Disclosure Statement ("NHD"), notice or actual knowledge of release of illegal controlled substance, notice of special tax and/or assessments (or, if allowed, substantially equivalent notice regarding the Mello-Roos Community Facilities Act of 1982 and Improvement Bond Act of 1915) and, if Seller has actual knowledge, of industrial use and military ordnance location (C.A.R. Form SPQ or ESD), and, if the Property is in a high or very high fire hazard severity area, the information, notices, documentation, and agreements required by §§ 1102.6(f) and 1102.19 of the Civil Code (C.A.R. Form FHDS).

RIPA REVISED 12/24 (PAGE 7 OF 18)

Buyer's Initials // Seller's Initials



- Date: July 1, 2025 (B) The Real Estate Transfer Disclosure Statement required by this paragraph is considered fully completed if Seller has completed the section titled Coordination with Other Disclosure Forms by checking a box (Section I), and Seller has completed and answered all questions and Signed the Seller's Information section (Section II) and the Seller's Agent, if any, has completed and Signed the Seller's Agent's section (Section III), or, if applicable, an Agent Visual Inspection Disclosure (C.A.R. Form AVID). Section V acknowledgment of receipt of a Copy of the TDS shall be Signed after all previous sections, if applicable, have been completed. Nothing stated herein relieves a Buyer's Agent, if any, from the obligation to (i) conduct a reasonably competent and diligent visual inspection of the accessible areas of the Property and disclose, on Section IV of the TDS, or an AVID, material facts affecting the value or desirability of the Property that were or should have been revealed by such an inspection or (ii) complete any sections on all disclosures required to be completed by Buyer's Agent.
- (C) Seller shall, within the time specified in paragraph 3N(1), provide "Supplemental Disclosures" as follows: (i) unless exempt from the obligation to provide a TDS, complete a Seller Property Questionnaire (C.A.R. Form SPQ) by answering all questions and Signing and Delivering a Copy to Buyer; (ii) if exempt from the obligation to provide a TDS, complete an Exempt Seller Disclosure (C.A.R. Form ESD) by answering all questions and Signing and Delivering a Copy to Buyer.
- (D) In the event Seller or Seller's Agent, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information or representations previously provided to Buyer under this paragraph, Seller shall, in writing, promptly provide a subsequent or amended TDS, Seller Property Questionnaire or other document, in writing, covering those items. Any such document shall be deemed an amendment to the TDS or SPQ. However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracies of which Buyer is otherwise aware, or which are discovered by Buyer or disclosed in reports or documents provided to or ordered and paid for by Buyer.
- (2) HOME FIRE HARDENING DISCLOSURE AND ADVISORY: For any transaction where a TDS is required, the property is located in a high or very high fire hazard severity zone, and the home was constructed before January 1, 2010, Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer: (i) a home hardening disclosure required by law; and (ii) a statement of features of which the Seller is aware that may make the home vulnerable to wildfire and flying embers; and (iii) a final inspection report regarding compliance with defensible space requirements if one was prepared pursuant to Government Code § 51182 (C.A.R. Form FHDS)
- (3) DEFENSIBLE SPACE DISCLOSURE AND ADDENDUM: For any transaction in which a TDS is required and the property is located in a high or very high fire hazard severity zone, Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer (i) a disclosure of whether the Property is in compliance with any applicable defensible space laws designed to protect a structure on the Property from fire; and (ii) an addendum allocating responsibility for compliance with any such defensible space law (C.A.R. Form FHDS)
- WAIVER PROHIBITED: Waiver of Statutory, Lead, and other Disclosures in paragraphs 11A, 11B(1)(A), 11B(2), and 11B(3)
- RETURN OF SIGNED COPIES: Buyer shall, within the time specified in paragraph 3L(5) OR 5 Days after Delivery of any disclosures specified in paragraphs 11A, B(1), B(2), B(3), and defensible space addendum in paragraph 11B(3), whichever is later, return Signed Copies of the disclosures, and if applicable, addendum, to Seller.
- **TERMINATION RIGHTS:**
 - (1) Statutory and Other Disclosures: If any disclosure specified in paragraphs 11A, B(1), B(2), or B(3), or subsequent or amended disclosure to those just specified, is Delivered to Buyer after the offer is Signed, Buyer shall have the right to terminate this Agreement within 3 Days after Delivery in person, or 5 Days after Delivery by deposit in the mail, or by an electronic record or email satisfying the Uniform Electronic Transactions Act (UETA), by giving written notice of rescission to Seller or Seller's Authorized Agent. If Buyer does not rescind within this time period, Buyer has been deemed to have approved the disclosure and shall not have the right to cancel.
 - (2) Defensible Space Compliance: If, by the time specified in paragraph 11C, Buyer does not agree to the terms regarding defensible space compliance Delivered by Seller, as indicated by mutual signatures on the FHDS, then Seller, after first Delivering a Notice to Buyer to Perform, may cancel this Agreement.
- WITHHOLDING TAXES: Buyer and Seller hereby instruct Escrow Holder to withhold the applicable required amounts to comply with federal and California withholding Laws and forward such amounts to the Internal Revenue Service and Franchise Tax Board, respectively. However, no federal withholding is required if, prior to Close Of Escrow, Seller Delivers (i) to Buyer and Escrow Holder a fully completed affidavit (C.A.R. Form AS) sufficient to avoid withholding pursuant to federal withholding Law (FIRPTA); OR (ii) to a qualified substitute (usually a title company or an independent escrow company) a fully completed affidavit (C.A.R. Form AS) sufficient to avoid withholding pursuant to federal withholding Law AND the qualified substitute Delivers to Buyer and Escrow Holder an affidavit signed under penalty of perjury (C.A.R. Form QS) that the qualified substitute has received the fully completed Seller's affidavit and the Seller states that no federal withholding is required; OR (iii) to Buyer other documentation satisfying the requirements under Internal Revenue Code § 1445 (FIRPTA). No withholding is required under California Law if, prior to Close Of Escrow, Escrow Holder has received sufficient documentation from Seller that no withholding is required, and Buyer has been informed by Escrow Holder.
- MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to § 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Seller nor Agent are required to check this website. If Buyer wants further information, Agent recommends that Buyer obtain information from this website during Buyer's investigation contingency period. Agents do not have expertise in this area.)

 H. NOTICE REGARDING GAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply
- to inform you that information about the general location of gas and hazardous liquid transmission pipelines is available to the public via the National Pipeline Mapping System (NPMS) Internet Web site maintained by the United States Department of Transportation at http://www.npms.phmsa.dot.gov/. To seek further information about possible transmission pipelines near the Property, you may contact your local gas utility or other pipeline operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Website. (Neither Seller nor Agent are required to check this website. If Buyer wants further information, Agent recommends that Buyer obtain information from this website during Buyer's investigation contingency period. Agents do not have expertise in this area.) ·DS

RIPA REVISED 12/24 (PAGE 8 OF 18)

Buyer's Initials Seller's Initials

Date: July 1, 2025 NATURAL AND ENVIRONMENTAL HAZARDS: Seller shall, within the time specified in paragraph 3N(1), if required by Law: (i) Deliver to Buyer the earthquake guide and environmental hazards booklet, and for all residential property with 1-4 units and any manufactured or mobile home built before January 1, 1960, fully complete and Deliver the Residential Earthquake Risk Disclosure Statement; and (ii) even if exempt from the obligation to provide a NHD, disclose if the Property is located in a Special Flood Hazard Area; Potential Flooding (Inundation) Area; Very High Fire Hazard Zone; State Fire Responsibility Area; Earthquake Fault Zone; Seismic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other

information required for those zones. CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:

- (1) Seller shall, within the time specified in paragraph 3N(1), disclose to Buyer whether the Property is a condominium or is located in a planned development, other common interest development, or otherwise subject to covenants, conditions, and restrictions (C.A.R. Form SPQ or ESD).
- (2) If the Property is a condominium or is located in a planned development or other common interest development with a HOA, Seller shall, within the time specified in **paragraph 3N(3)**, order from, and pay any required fee as specified in **paragraph 3Q(14)** for the following items to the HOA (C.A.R. Form HOA-IR): (i) Copies of any documents required by Law (C.A.R. Form HOA-RS); (ii) disclosure of any pending or anticipated claim or litigation by or against the HOA; (iii) a statement containing the location and number of designated parking and storage spaces; (iv) Copies of the most recent 12 months of HOA minutes for regular and special meetings; (v) the names and contact information of all HOAs governing the Property; (vi) pet restrictions; and (vii) smoking restrictions ("CI Disclosures"). Seller shall itemize and Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Seller shall, as directed by Escrow Holder, deposit funds into escrow or direct to HOA or management company to pay for any of the above.
- K. SOLAR POWER SYSTEMS: For properties with any solar panels or solar power systems, Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer all known information about the solar panels or solar power system. Seller shall use the Solar Advisory and Questionnaire (C.A.R. Form SOLAR).
- WATER CONSERVING PLUMBING DEVICES: Civil Code § 1101.5 requires all multi-family residential and commercial real property be equipped with water-conserving plumbing devices. Seller, within the time specified in paragraph 3N(1), shall disclose in writing whether the property includes any noncompliant plumbing fixtures. Seller may use C.A.R. Form SPQ or ESD. See C.A.R. Form WCMD for more information.
- M. ELEVATED ELEMENTS: If the Property is part of a building with 3 or more dwelling units, Health and Safety Code § 17973(m) requires that an inspection of any exterior elevated elements (such as, but not limited to, balconies, decks, stairways, and walkways) be completed by January 1, 2026 and every 6 years thereafter. Seller shall, within the time specified in **paragraph 3N(1)** provide to Buyer: (1) a copy of the inspection and accompanying report and, if any corrective work is required, proof that corrective work has been completed in accordance with code and permit requirements, or (2) a statement (i) that no such inspection has been made or (ii) if made, that no corrective work has been completed in accordance with the Health and Safety Code.
- SURVEY, PLANS, AND ENGINEERING DOCUMENTS: Seller, within the time specified in paragraph 3N(1), shall provide to Buyer, Copies of surveys, plans, specifications, and engineering documents, if any, prepared on Seller's behalf on in Seller's possession.
- O. PERMITS: Seller, within the time specified in paragraph 3N(1), shall provide to Buyer, if in Seller's possession, copies of all permits and approvals, certificates of occupancy, conditional use permits, development plans, and licenses and permits pertaining to the operation of the Property.
- STRUCTURAL MODIFICATIONS: Seller, within the time specified in paragraph 3N(1), shall in writing disclose to Buyer, Known structural additions or alterations to, or the installation, alteration, repair or replacement of, significant components of the structure(s) upon the Property
- GOVERNMENTAL COMPLIANCE: Within the time specified in paragraph 3N(1),
 - (1) Seller shall disclose to Buyer any improvements, additions, alterations, or repairs to the Property made by Seller, or known to Seller to have been made, without required governmental permits, final inspections, and approvals
 - Seller shall disclose to Buyer if Seller has actual knowledge of any notice of violations of Law filed or issued against the
- BALCONIES, EXTERIOR STAIRWAYS AND OTHER ELEVATED ELEMENTS: For properties with any building containing 3 or more dwelling units with elevated balconies, stairways or other elements, Seller shall, within the time specified in **paragraph 3N(1)**, Deliver to Buyer the Wooden Balcony and Stairs Addendum (C.A.R. Form WBSA) and comply with its terms.
- KNOWN MATERIAL FACTS: Seller shall, within the time specified in paragraph 3N(1), DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including, but not limited to, known insurance claims within the past five years, or provide Buyer with permission to contact lender to get such information (C.A.R. Form ARC), and make any and all other disclosures required by Law
- COMMERCIAL SELLÉR PROPERTY QUESTIONNAIRE: If Seller is not providing a SPQ, Seller shall, within the time specified in paragraph 3N(1), complete and provide Buyer with a Commercial Seller Property Questionnaire (C.A.R. Form CSPQ).
- SUBSEQUENT DÍSCLOSURES: In the event Seller, prior to Close Of Escrow, becomes aware of adverse conditions materially affecting the Property, or any material inaccuracy in disclosures, information, or representations previously provided to Buyer, Seller shall promptly Deliver a subsequent or amended disclosure or notice, in writing, covering those items, if not already required under paragraph 11B(1)(D). However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracies of which Buyer is otherwise aware or which are disclosed in reports provided to or obtained by Buyer or ordered and paid for by Buyer.
- 12. TENANCY RELATED DISCLOSURES: Within the time specified in paragraph 3N(1), and subject to Buyer's right of review, Seller
 - shall disclose, make available or Deliver, as applicable, to Buyer, the following information:

 A. RENTAL/SERVICE AGREEMENTS: (i) All current leases, rental agreements, service contracts, and other agreements pertaining to the operation of the Property; (ii) A rental statement including names of tenants, rental rates, period or rental, date of last rent increase, security deposits, rental concessions, rebates or other benefits, if any, and a list of delinquent rents and their duration. Seller represents that no tenant is entitled to any rebate, concession, or other benefit, except as set forth in these documents. Seller represents that the documents to be furnished are those maintained in the ordinary and normal
 - INCOME AND EXPENSE STATEMENTS: If checked in paragraph 3R, the books and records for the Property, if any, including a statement of income and expense for the 12 months preceding Acceptance. Seller represents that the books and records are those maintained in the ordinary and normal course of business and used by Seller in the computation of federal and state income tax returns.

Buyer's Initials // / RIPA REVISED 12/24 (PAGE 9 OF 18) Seller's Initials Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A Рторепу Address: <u>5818 Engle Rd, Carmicnael, CA</u> **95608** Date: *July 1, 2025*

- TENANT ESTOPPEL CERTIFICATES: If checked in paragraph 3R, Tenant Estoppel Certificates (C.A.R. Form TEC). Tenant Estoppel Certificates shall be completed by Seller or Seller's agent and delivered to tenant(s) for tenant(s) to sign and acknowledge: (i) that tenant(s)' rental or lease agreements are unmodified and in full force and effect, (or if modified, stating all such modifications); (ii) that no lessor defaults exist; and (iii) stating the amount of any prepaid rent or security deposit. Seller shall exercise good faith to obtain tenant(s)' signature(s), but Seller cannot guarantee tenant(s)' cooperation. In the event Seller cannot obtain signed Tenant Estoppel Certificates within the time specified above, Seller shall notify Buyer and provide the unsigned one that was provided to tenant(s). If, after the time specified for Seller to Deliver the TEC to Buyer, any tenant(s)
- sign and return a TEC to Seller, Seller shall Deliver that TEC to Buyer.

 SELLER REPRESENTATIONS: Unless otherwise disclosed under paragraph 11, paragraph 12, or under any disclosure Delivered to Buyer:
 - (1) Seller represents that Seller has no actual knowledge that any tenant(s): (i) has any current pending lawsuit(s), investigation(s), Inquiry(ies), action(s), or other proceeding(s) affecting the Property of the right to use and occupy it; (ii) has any unsatisfied mechanics or materialman lien(s) affecting the Property; and (iii) is the subject of a bankruptcy. If Seller receives any such notice, prior to Close Of Escrow, Seller shall immediately notify Buyer.
 - Seller represents that no tenant is entitled to any rebate, concessions, or other benefit, except as set forth in the rental service agreements
 - Seller represents that the documents to be furnished are those maintained in the ordinary and normal course of business and the income and expense statements are and used by Seller in the computation of federal and state income tax returns.

13. CHANGES DURING ESCROW:

- Prior to Close Of Escrow, Seller may engage in the following acts ("Proposed Changes"), subject to Buyer's rights in paragraph **13B:** (i) rent or lease any vacant unit or other part of the premises; (ii) alter, modify, or extend any existing rental or lease agreement; (iii) enter into, alter, modify, or extend any service contract(s); or (iv) change the status of the condition of the Property.
- At least 7 Days prior to any Proposed Changes, Seller shall Deliver written notice to Buyer of such Proposed Change.
- Within 5 Days after receipt of such notice, Buyer, in writing, may give Seller notice of Buyer's objection to the Proposed Changes in which case Seller shall not make the Proposed Changes.

 14. SECURITY DEPOSITS AND UNEARNED RENT: Security deposits, if any, to the extent they have not been applied by Seller in
- accordance with any rental agreement and current Law, and all prepaid but unearned rents, if any, shall be transferred to Buyer on Close Of Escrow. Seller shall notify each tenant regarding the security deposit, in compliance with the California Civil Code. **BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:**
- - Buyer shall, within the time specified in paragraph 3L(3), have the right, at Buyer's expense unless Otherwise Agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations").
 - Buyer Investigations include, but are not limited to:
 - (1) Inspections regarding any physical attributes of the Property or items connected to the Property, such as:
 - A) A general home inspection.

 - An inspection for lead-based paint and other lead-based paint hazards.

 An inspection specifically for wood destroying pests and organisms. Any inspection for wood destroying pests and organisms shall be prepared by a registered Structural Pest Control company; shall cover the main building and attached structures; may cover detached structures; shall NOT include water tests of shower pans on upper level units unless the owners of property below the shower consent; shall NOT include roof coverings; and, if the Property is a unit in a condominium or other common interest subdivision, the inspection shall include only the separate interest and any exclusive-use areas being transferred, and shall NOT include common areas; and shall include a report ("Pest Control Report") showing the findings of the company which shall be separated into sections for evident infestation or infections (Section 1) and for conditions likely to lead to infestation or infection (Section 2).
 - (D) Any other specific inspections of the physical condition of the land and improvements.
 - Investigation of any other matter affecting the Property, other than those that are specified as separate contingencies. Buyer Investigations do not include, among other things, an assessment of the availability and cost of general homeowner's insurance, flood insurance, and fire insurance. See, Buyer's Investigation Advisory (C.A.R. Form BIA) for more.
 - Without Seller's prior written consent, Buyer shall neither make nor cause to be made: (i) invasive or destructive Buyer Investigations, except for minimally invasive testing required to prepare a Pest Control Report, which shall not include any holes or drilling through stucco or similar material; or (ii) inspections by any governmental building or zoning inspector or government employee, unless required by Law.
 - Seller shall make the Property available for all Buyer Investigations. Seller is not obligated to move any existing personal property. Seller shall have water, gas, électricity and all opérable pilot lights on for Buyer's Investigations and through the date possession is delivered to Buyer. Buyer shall, (i) by the time specified in paragraph 3L(3), complete Buyer Investigations and satisfy themselves as to the condition of the Property, and either remove the contingency or cancel this Agreement, and (ii) by the time specified in paragraph 3L(3) or 3 Days after receipt of any Investigation report, whichever is later, give Seller at no cost, complete Copies of all such reports obtained by Buyer, which obligation shall survive the termination of this Agreement. This Delivery of
 - Investigation reports shall not include any appraisal, except an appraisal received in connection with an FHA or VA loan.

 Buyer indemnity and Seller protection for entry upon the Property: Buyer shall: (i) keep the Property free and clear of liens; (ii) repair all damage arising from Buyer Investigations; and (iii) indemnify and hold Seller harmless from all resulting liability, claims, demands, damages and costs. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry, policies of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to persons or property occurring during any Buyer Investigations or work done on the Property at Buyer's direction prior to Close Of Escrow. Seller is advised that certain protections may be afforded Seller by recording a "Notice of Non-Responsibility" (C.A.R. Form NNR) for Buyer Investigations and work done on the Property at Buyer's direction. Buyer's obligations under this paragraph shall survive the termination of this Agreement.
- - Buyer shall, within the time specified in paragraph 3N(1), be provided a current Preliminary Report by the person responsible for paying for the title report in paragraph 3Q(10). If Buyer is responsible for paying, Buyer shall act diligently and in good faith to obtain such Preliminary Report within the time specified. The Preliminary Report is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. The company providing the Preliminary Report shall, prior to issuing a Preliminary Report, conduct a search of the General Index for all Sellers except banks or other institutional lenders selling properties they acquired through foreclosure (REOs), corporations, and government entities
 - Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except for: (i) monetary liens of record unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (ii) those matters which Seller has agreed to remove in writing. For any lien or matter not being transferred upon sale, Seller will take necessary action to deliver title free and clear of such lien or matter.

RIPA REVISED 12/24 (PAGE 10 OF 18)

ps			BS		1
JR	<u>/</u>	Seller's Initials		/	EQUAL HOUS OPPORTUNI

Buyer's Initials

Date: July 1, 2025

- Seller shall within 7 Days after request, give Escrow Holder necessary information to clear title. Seller shall, within the time specified in paragraph 3N(1), disclose to Buyer all matters known to Seller affecting title, whether
- of record or not.
- If Buyer is a legal entity and the Property purchase price is at least \$300,000 and the purchase price is made without a bank loan or similar form of external financing, a Geographic Targeting Order (GTO) issued by the Financial Crimes Enforcement Network, U.S. Department of the Treasury, requires title companies to collect and report certain information about the Buyer, depending on where the Property is located. Buyer agrees to cooperate with the title company's effort to comply with the GTO.
- Buyer shall, after Close Of Escrow, receive a recorded grant deed or any other conveyance document required to convey title (For example, for stock cooperative or tenancy in common, respectively, an assignment of stock certificate or assignment of seller's interest in the real property), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's vesting instructions. The recording document shall contain Buyer's post-closing mailing address to enable Buyer's receipt of the recorded conveyance document from the County Recorder. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.
- Buyer shall receive a Standard Coverage Owner's CLTA policy of title insurance. An ALTA policy or the addition of endorsements may provide greater coverage for Buyer. A title company, at Buyer's request, can provide information about the availability, desirability, coverage, and cost of various title insurance coverages and endorsements. If Buyer desires title coverage other
- than that required by this paragraph, Buyer shall instruct Escrow Holder in writing and shall pay any increase in cost.

 17. TIME PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS: The following time periods may only be extended, altered, modified or changed by mutual written agreement. Any removal of contingencies or cancellation under this paragraph by either Buyer or Seller must be exercised in good faith and in writing (C.A.R. Form CR-B, CR-S or CC).
 - A. SELLER DELIVERY OF DOCUMENTS: Seller shall, within the time specified in paragraph 3N(1), Deliver to Buyer all reports, disclosures and information ("Reports") for which Seller is responsible as specified in paragraphs 9B(6), 9B(8), 10, 11A, 11B, 11F, 11I-T, 12, 16A, 16D, and 36.
 - BUYER REVIEW OF DOCUMENTS; REPAIR REQUEST; CONTINGENCY REMOVAL OR CANCELLATION
 - (1) Buyer has the time specified in paragraph 3 to: (i) perform Buyer Investigations; review all disclosures, Reports, lease documents to be assumed by Buyer pursuant to **paragraph 9B(6)**, and other applicable information, which Buyer receives from Seller; and approve all matters affecting the Property; and (ii) Deliver to Seller Signed Copies of Statutory and Other Disclosures Delivered by Seller in accordance with paragraph 11.
 - (2) Buyer may, within the time specified in paragraph 3L(3), request that Seller make repairs or take any other action regarding the Property (C.A.R. Form RR). Seller has no obligation to agree to or respond to Buyer's requests (C.A.R. Form RR or RRRR). If Seller does not agree or does not respond, Buyer is not contractually entitled to have the repairs or other requests made and may only cancel based on contingencies in this Agreement.
 - (3) Buyer shall, by the end of the times specified in **paragraph 3L** (or as Otherwise Agreed), Deliver to Seller a removal of the applicable contingency or cancellation of this Agreement (C.A.R. Form CR-B or CC). Buyer is advised not to remove contingencies related to review of documents until after the documents have been Delivered. If Delivery of any Report occurs after a contractual contingency pertaining to that Report has already been waived or removed, the Delivery of the Report does not revive the contingency but there may be a right to terminate for a subsequent or amended disclosure under paragraph
 - (4) Continuation of Contingency: Even after the end of the time specified in paragraph 3L and before Seller cancels, if at all, pursuant to paragraph 17C, Buyer retains the right, in writing, to either (i) remove remaining contingencies, or (ii) cancel this Agreement based on a remaining contingency. Once Buyer's written removal of all contingencies is Delivered to Seller, Seller may not cancel this Agreement pursuant to paragraph 17C(1).
 - **SELLER RIGHT TO CANCEL:**
 - (1) SELLER RIGHT TO CANCEL; BUYER CONTINGENCIES: If, by the time specified in this Agreement, Buyer does not Deliver to Seller a removal of the applicable contingency or cancellation of this Agreement, then Seller, after first Delivering to Buyer a Notice to Buyer to Perform (C.A.R. Form NBP), may cancel this Agreement. In such event, Seller
 - shall authorize the return of Buyer's deposit, except for fees incurred by Buyer.

 SELLER RIGHT TO CANCEL; BUYER CONTRACT OBLIGATIONS: Seller, after first Delivering to Buyer a Notice to Buyer to Perform, may cancel this Agreement if, by the time specified in this Agreement, Buyer does not take the following action(s):
 (i) Deposit funds as required by **paragraph 3D(1)** or **3D(2)** or if the funds deposited pursuant to **paragraph 3D(1)** or **3D(2)** are not good when deposited; (ii) Deliver updated contact information for Buyer's lender(s) as required by **paragraph 5C(3)**; (iii) Deliver a notice of FHA or VA costs or terms, if any, as specified by paragraph 5C(4) (C.A.R. Form RR), (iv) Deliver verification, or a satisfactory verification if Seller reasonably disapproves of the verification already provided, as required by paragraph 5B or 6A; (v) Deliver a letter as required by paragraph 6B; (vi) In writing assume or accept leases or liens specified in paragraph 8H; (vii) Return Statutory and Other Disclosures as required by paragraph 11C; (viii) Cooperate with the title company's effort to comply with the GTO as required by paragraph 16E; (ix) Sign or initial a separate liquidated damages form for an increased deposit as required by paragraph 37; (x) Provide evidence of authority to Sign in a representative capacity as specified in paragraph 36; or (xi) Perform any additional Buyer contractual obligation(s) included in this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees allocated to Seller in this Agreement and already paid by Escrow prior to cancellation of this Agreement and notification to Escrow.
 - (3) SELLER RIGHT TO CANCEL; SELLER CONTINGENCIES: Seller may cancel this Agreement by good faith exercise of any Seller contingency included in this Agreement, or Otherwise Agreed, so long as that contingency has not already been removed or waived in writing.
 - **BUYER RIGHT TO CANCEL:**
 - (1) BUYER RIGHT TO CANCEL; SELLER CONTINGENCIES: If, by the time specified in this Agreement, Seller does not Deliver to Buyer a removal of the applicable contingency or cancellation of this Agreement, then Buyer, after first Delivering to Seller a Notice to Seller to Perform (C.A.R. Form NSP), may cancel this Agreement. In such event, Seller shall authorize the return of Buyer's deposit, except for fees allocated to Seller in the Agreement and already paid by Escrow prior to cancellation of this Agreement and notification to Escrow.
 - (2) BUYER RIGHT TO CANCEL; SELLER CONTRACT OBLIGATIONS: If, by the time specified, Seller has not Delivered any item specified in paragraph 3N(1) or Seller has not performed any Seller contractual obligation included in this Agreement by the time specified, Buyer, after first Delivering to Seller a Notice to Seller to Perform, may cancel this Agreement.

 BUYER RIGHT TO CANCEL; BUYER CONTINGENCIES: Buyer may cancel this Agreement by good faith exercise of

any Buyer contingency included in paragraph 8, or Otherwise Agreed, so long as that contingency has not already been removed in writing. ·DS

RIPA REVISED 12/24 (PAGE 11 OF 18)

Buyer's Initials Seller's Initials

- E. NOTICE TO BUYER OR SELLER TO PERFORM: The Notice to Buyer to Perform or Notice to Seller to Perform shall: (i) be in writing; (ii) be Signed by the applicable Buyer or Seller; and (iii) give the other Party at least 2 Days after Delivery (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A Notice to Buyer to Perform or Notice to Seller to Perform may not be Delivered any earlier than 2 Days prior to the Scheduled Performance Day to remove a contingency or cancel this Agreement or meet an obligation specified in paragraph 17, except for Close of Escrow which shall be Delivered under the terms of paragraph 17G, whether or not the Scheduled Performance Day falls on a Saturday, Sunday or legal holiday. If a Notice to Buyer to Perform or Notice to Seller to Perform is incorrectly Delivered or specifies a time less than the agreed time, the notice shall be deemed invalid and void. However, if the notice is for multiple items, the notice shall be valid for all contingencies and contractual actions for which the Delivery of the notice is within the time permitted in the Agreement and void as to the others. Seller or Buyer shall be required to Deliver a new Notice to Buyer to Perform or Notice to Seller to Perform with the specified timeframe.
- F. EFFECT OF REMOVAL OF CONTINGENCIES:
 - (1) **REMOVAL OF BUYER CONTINGENCIES:** If Buyer removes any contingency or cancellation rights, unless Otherwise Agreed, Buyer shall conclusively be deemed to have: (i) completed all Buyer Investigations, and review of Reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (ii) elected to proceed with the transaction; and (iii) assumed all liability, responsibility and expense for the non-delivery of any Reports, disclosures or information outside of Seller's control and for any Repairs or corrections pertaining to that contingency or cancellation right, or for the inability to obtain financing.
 - (2) **REMOVAL OF SELLER CONTINGENCIES:** If Seller removes any contingency or cancellation rights, unless Otherwise Agreed, Seller shall conclusively be deemed to have: (i) satisfied themselves regarding such contingency, (ii) elected to proceed with the transaction; and (iii) given up any right to cancel this Agreement based on such contingency.
- G. DEMAND TO CLOSE ESCROW: Before Buyer or Seller may cancel this Agreement for failure of the other Party to close escrow pursuant to this Agreement, Buyer or Seller must first Deliver to the other Party a Demand to Close Escrow (C.A.R. Form DCE). The DCE shall: (i) be Signed by the applicable Buyer or Seller; and (ii) give the other Party at least 3 Days after Delivery to close escrow. A DCE may not be Delivered any earlier than 3 Days prior to the Scheduled Performance Day for the Close Of Escrow. If a DCE is incorrectly Delivered or specifies a time less than the agreed time, the DCE shall be deemed invalid and void and Seller or Buyer shall be required to Deliver a new DCE.
- H. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, the Parties agree to Sign and Deliver mutual instructions to cancel the sale and escrow and release deposits, if any, to the Party entitled to the funds, less (i) fees and costs paid by Escrow Holder on behalf of that Party, if required by this Agreement; and (ii) any escrow fee charged to that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. A release of funds will require mutual Signed release instructions from the Parties, judicial decision or arbitration award. A Party may be subject to a civil penalty of up to \$1,000 for refusal to Sign cancellation instructions if no good faith dispute exists as to which Party is entitled to the deposited funds (Civil Code § 1057.3). Note: Neither Agents nor Escrow Holder are qualified to provide any opinion on whether either Party has acted in good faith or which Party is entitled to the deposited funds. Buyer and Seller are advised to seek the advice of a qualified California real estate attorney regarding this matter.
- 18. REPAIRS: Repairs shall be completed prior to final verification of condition unless Otherwise Agreed. Repairs to be performed at Seller's expense may be performed by Seller or through others, provided that the work complies with applicable Law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. Buyer acknowledges that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain invoices and paid receipts for Repairs performed by others; (ii) prepare a written statement indicating the Repairs performed by Seller and the date of such Repairs; and (iii) provide Copies of invoices and paid receipts and statements to Buyer prior to final verification of condition.
- 19. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property condition within the time specified in paragraph 3J, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 7B; (ii) Repairs have been completed as agreed; and (iii) Seller has complied with Seller's other obligations under this Agreement (C.A.R. Form VP).
- 20. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless Otherwise Agreed, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, Seller rental payments, HOA regular assessments due prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien. Seller shall pay any HOA special or emergency assessments due prior to Close Of Escrow. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special or emergency assessments that are due after Close Of Escrow. Property will be reassessed upon change of ownership. Any supplemental tax bills delivered to Escrow Holder prior to closing shall be prorated and paid as follows: (i) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller (see C.A.R. Form SPT or SBSA for further information). Seller agrees all service fees, maintenance costs and utility bills will be paid current up and through the date of Close Of Escrow. TAX BILLS AND UTILITY BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.
- 21. BROKERS AND AGENTS:
 - A. COMPENSATION:
 - (1) Timing of Broker Compensation: Seller or Buyer, or both, as applicable, agree to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.
 - (2) **Buyer Representation; Seller Payment to Compensate Buyer's Broker:** Buyer affirmatively represents that Buyer, at the time this offer is made, has a written agreement with Buyer's Broker that: (i) is valid; (ii) covers the Property; and (iii) provides for compensation for no less than the amount stated in **paragraph 3G(3)**. If any representation (i)-(iii) is not true, then Seller has no obligation to pay Buyer's Broker. The amount of compensation, if a percentage, will be based on the final purchase price. Buyer's obligation to pay Buyer's Broker shall be offset by any amount that Seller pays Buyer's Broker.
 - (3) **Third party beneficiary:** Seller acknowledges and agrees that Buyer's Broker is a third-party beneficiary of this agreement and may pursue Seller for failure to pay the amount specified in this document.

Seller's Initials



- B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Agent: (i) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Agent; (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (viii) Shall not be responsible for verifying square footage, representations of others or information contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other promotional material; (ix) Shall not be responsible for determining the fair market value of the Property or any personal property included in the sale; (x) Shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller; and (xi) Shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.
- 22. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:
 - A. ESCROW INSTRUCTION PARAGRAPHS: The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addenda, and any additional mutual instructions to close the escrow: paragraphs 1, 3A, 3B, 3D-G, 3N(2), 3Q, 3S, 4A, 4B, 5A(1-2) 5D, 5E, 10B(2)(A), 10B(3), 10B(4)(B), 10C, 11F, 11J(2), 16 (except 16D), 17H, 20, 21A, 22, 26, 32, 35, 36, 40, and 41. If a Copy of the separate compensation agreement(s) provided for in paragraph 21A is deposited with Escrow Holder by Agent, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned.
 - B. ESCROW HOLDER GENERAL PROVISIONS: Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder. To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Seller shall Sign and return Escrow Holder's general provisions or supplemental instructions within the time specified in paragraph 3N(2). Buyer and Seller shall execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow and, as directed by Escrow Holder, within 3 Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required by paragraphs 3, 8, 10, 11, or elsewhere in this Agreement.
 C. COPIES; STATEMENT OF INFORMATION; TAX WITHHOLDING INSTRUCTIONS: A Copy of this Agreement including any
 - C. COPIES; STATEMENT OF INFORMATION; TAX WITHHOLDING INSTRUCTIONS: A Copy of this Agreement including any counter offer(s) and addenda shall be delivered to Escrow Holder within 3 Days after Acceptance. Buyer and Seller authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs this Agreement. Escrow Holder shall provide Seller's Statement of Information to Title Company when received from Seller, if a separate company is providing title insurance. If Seller delivers an affidavit to Escrow Holder to satisfy Seller's FIRPTA obligation under paragraph 11E, Escrow Holder shall deliver to Buyer, Buyer's Agent, and Seller's Agent a Qualified Substitute statement that complies with federal Law. If Escrow Holder's Qualified Substitute statement does not comply with federal law, the Parties instruct escrow to withhold all applicable required amounts under paragraph 11E.
 - D. BROKER COMPENSATION:
 - (1) Payment: Agents are not a party to the escrow except for the sole purpose of receiving compensation pursuant to paragraph 21A. If a Copy of the separate compensation agreement(s) is deposited with Escrow Holder by Agent, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 21A, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement.
 - (2) Compensation Disclosure: Escrow Holder shall provide to Buyer a closing statement or other written documentation disclosing the amount of compensation paid to Buyer's Broker. Escrow Holder shall provide to Seller a closing statement or other written documentation disclosing: (i) the amount of compensation paid to Seller's Broker; and (ii) if applicable pursuant to paragraph 3G(3) or other mutual instruction of the parties, the amount paid by Seller for Buyer's Broker compensation. Escrow Holder's obligation pursuant to paragraph 21D, is not intended to alter any preexisting practice of Escrow Holder to issue, as applicable, joint or separate closing statements. Escrow Holder's obligation pursuant to paragraph 21D is independent of, but may be satisfied by, any closing statement mandated by Buyer's lender.
 - E. INVOICES: Buyer and Seller acknowledge that Escrow Holder may require invoices for expenses under this Agreement. Buyer and Seller, upon request by Escrow Holder, within 3 Days or within a sufficient time to close escrow, whichever is sooner, shall provide any such invoices to Escrow Holder.
 - F. VERIFICATION OF DEPOSIT: Upon receipt, Escrow Holder shall provide Buyer, Seller, and each Agent verification of Buyer's deposit of funds pursuant to paragraph 5A(1) and C.A.R Form IDA. Once Escrow Holder becomes aware of any of the following, Escrow Holder shall immediately notify each Agent: (i) if Buyer's initial or any additional deposit or down payment is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.
 - **G. DELIVERY OF AMENDMENTS:** A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within **3 Days** after mutual execution of the amendment.
- 23. SELECTION OF SERVICE PROVIDERS: Agents do not guarantee the performance of any vendors, service or product providers ("Providers"), whether referred by Agent or selected by Buyer, Seller or other person. Buyer and Seller may select ANY Providers of their own choosing.
- 24. MULTIPLE LISTING SERVICE ("MLS"): Agents are authorized to report to the MLS that an offer has been accepted and, upon Close Of Escrow, the sales price and other terms of this transaction shall be provided to the MLS to be published and disseminated to persons and entities authorized to use the information on terms approved by the MLS. Buyer acknowledges that: (i) any pictures, videos, floor plans (collectively, "Images") or other information about the Property that has been or will be inputted into the MLS or internet portals, or both, at the instruction of Seller or in compliance with MLS rules, will not be removed after Close Of Escrow; (ii) California Civil Code § 1088(c) requires the MLS to maintain such Images and information for at least three years and as a result they may be displayed or circulated on the Internet, which cannot be controlled or removed by Seller or Agents; and (iii) Seller, Seller's Agent, Buyer's Agent, and MLS have no obligation or ability to remove such Images or information; from the Internet.

RIPA REVISED 12/24 (PAGE 13 OF 18)

Buyer's Initials

/ Seller's Initials

BS / ____

EQUAL HOUS

118

25. ATTORNEY FEES AND COSTS: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, the prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as provided in paragraph 38A.

- 26. ASSIGNMENT/NOMINATION: Buyer shall have the right to assign all of Buyer's interest in this Agreement to Buyer's own trust or to any wholly owned entity of Buyer that is in existence at the time of such assignment. Otherwise, Buyer shall not assign all or any part of Buyer's interest in this Agreement without first having obtained the separate written consent of Seller to a specified assignee. Such consent shall not be unreasonably withheld. Prior to any assignment, Buyer shall disclose to Seller the name of the assignee and the amount of any monetary consideration between Buyer and assignee. Buyer shall provide assignee with all documents related to this Agreement including, but not limited to, the Agreement and any disclosures. If assignee is a wholly owned entity or trust of Buyer, that assignee does not need to re-sign or initial all documents provided. Whether or not an assignment requires seller's consent, at the time of assignment, assignee shall deliver a letter from assignee's lender that assignee is prequalified or preapproved as specified in paragraph 6B. Should assignee fail to deliver such a letter, Seller, after first giving Assignee an Notice to Buyer to Perform, shall have the right to terminate the assignment. Buyer shall, within the time specified in paragraph 3K, Deliver any request to assign this Agreement for Seller's consent. If Buyer fails to provide the required information within this time frame, Seller's withholding of consent shall be deemed reasonable. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless Otherwise Agreed by Seller (C.A.R. Form AOAA). Parties shall provide any assignment agreement to Escrow Holder within 1 Day after the assignment. Any nomination by Buyer shall be subject to the same procedures, requirements, and terms as an assignment as specified in this paragraph.
- 27. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon, and inure to the benefit of, Buyer and Seller and their respective successors and assigns, except as otherwise provided herein.
- 28. ENVIRONMENTAL HAZARD CONSULTATION: Buyer and Seller acknowledge: (i) Federal, state, and local legislation impose liability upon existing and former owners and users of real property, in applicable situations, for certain legislatively defined, environmentally hazardous substances; (ii) Agent(s) has/have made no representation concerning the applicability of any such Law to this transaction or to Buyer or to Seller, except as otherwise indicated in this Agreement; (iii) Agent(s) has/have made no representation concerning the existence, testing, discovery, location, and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property; and (iv) Buyer and Seller are each advised to consult with technical and legal experts concerning the existence, testing, discover, location and evaluation of/for, and risks posed by, environmentally hazardous substances, in any, located on or potentially affecting the Property.
- 29. AMERICANS WITH DISABILITIES ACT: The Americans With Disabilities Act ("ĂDA") prohibits discrimination against individuals with disabilities. The ADA affects almost all commercial facilities and public accommodations. Residential properties are not typically covered by the ADA, but may be governed by its provisions if used for certain purposes. The ADA can require, among other things, that building be made readily accessible to the disabled. Different requirements apply to new construction, alterations to existing buildings, and removal of barriers in existing buildings. Compliance with the ADA may require significant costs. Monetary and injunctive remedies may be incurred if the Property is not in compliance. A real estate broker or agent does not have the technical expertise to determine whether a building is in compliance with ADA requirements, or to advise a principal on those requirements. Buyer and Seller are advised to contact a qualified California real estate attorney, contractor, architect, engineer, or other qualified professional of Buyer or Seller's own choosing to determine to what degree, if any, the ADA impacts that principal or this transaction.
- 30. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws
- **COPIES:** Seller and buyer each represent that Copies of all reports, certificates, approvals, and other documents that are furnished to the other are true, correct, and unaltered Copies of the original documents, if the originals are in the possession of the furnishing party.
- 32. DEFINITIONS and INSTRUCTIONS: The following words are defined terms in this Agreement, shall be indicated by initial capital letters throughout this Agreement, and have the following meaning whenever used:
 - "Acceptance" means the time the offer or final counter offer is fully executed, in writing, by the recipient Party and is Delivered to the offering Party or that Party's Authorized Agent.
 - "Agent" means the Broker, salesperson, broker-associate or any other real estate licensee licensed under the brokerage firm identified in paragraph 2B.
 - "Agreement" means this document and any counter offers and any incorporated addenda or amendments, collectively forming the binding agreement between the Parties. Addenda and amendments are incorporated only when Signed and Delivered by all Parties.
 - "As-Is" condition: Seller shall disclose known material facts and defects as specified in this Agreement. Buyer has the right to inspect the Property and, within the time specified, request that Seller make repairs or take other corrective action, or exercise any contingency cancellation rights in this Agreement. Seller is only required to make repairs specified in this Agreement or as Otherwise Agreed.
 - "Authorized Agent" means an individual real estate licensee specified in the Real Estate Broker Section. E.
 - "C.A.R. Form" means the most current version of the specific form referenced or another comparable form agreed to by the Parties.
 - "Close Of Escrow", including "COE", means the date the grant deed, or other evidence of transfer of title, is recorded for any real property, or the date of Delivery of a document evidencing the transfer of title for any non-real property transaction.
 - "Copy" means copy by any means including photocopy, facsimile and electronic.
 - Counting Days is done as follows unless Otherwise Agreed: (1) The first Day after an event is the first full calendar date following the event, and ending at 11:59 pm. For example, if a Notice to Buyer to Perform (C.A.R. form NBP) is Delivered at 3 pm on the 7th calendar day of the month, or Acceptance of a counter offer is personally received at 12 noon on the 7th calendar day of the month, then the 7th is Day "0" for purposes of counting days to respond to the NBP or calculating the Close Of Escrow date or contingency removal dates and the 8th of the month is Day 1 for those same purposes. (2) All calendar days are counted in establishing the first Day after an event. (3) All calendar days are counted in determining the date upon which performance must be completed, ending at 11:59 pm on the last day for performance ("Scheduled Performance Day"). (4) After Acceptance, if the Scheduled Performance Day for any act required by this Agreement, including Close Of Escrow, lands on a Saturday, Sunday, or Legal Holiday, the performing party shall be allowed to perform on the next day that is not a Saturday, Sunday or Legal Holiday ("Allowable Performance Day"), and ending at 11:59 pm. "Legal Holiday" shall mean any holiday or optional bank holiday under Civil Code §§ 7 and 7.1 and any holiday under Government Code § 6700. (5) For the purposes of COE, any day that the Recorder's office in the County where the Property is located is closed or any day that the lender or Escrow Holder under this Agreement is closed, the COE shall occur on the next day the Recorder's office in that County, the lender, and the Escrow Holder are open. (6) COE is considered Day 0 for purposes of counting days Seller is allowed to remain in possession, if permitted by this Agreement.

"Day" or "Days" means calendar day or days. However, delivery of deposit to escrow is based on business days.

Buver's Initials

Seller's Initials

Date: July 1, 2025



- "Deliver", "Delivered" or "Delivery" of documents, unless Otherwise Agreed, means and shall be effective upon personal receipt of the document by Buyer or Seller or their Authorized Agent. Personal receipt means (i) a Copy of the document, or as applicable, link to the document, is in the possession of the Party or Authorized Agent, regardless of the Delivery method used (i.e. e-mail, text, other). A document, or as applicable link to a document, shall be deemed to be "in possession" if it is located in the inbox for the applicable Party or Authorized Agent; or (ii) an Electronic Copy of the document, or as applicable, link to the document, has been sent to the designated electronic delivery address specified in the Real Estate Broker Section, unless Otherwise Agreed in C.A.R. Form DEDA. After Acceptance, Agent may change the designated electronic delivery address for that Agent by, in writing, Delivering notice of the change in designated electronic delivery address to the other Party (C.A.R. Form DEDA). Links could be, for example, to DropBox or GoogleDrive or other functionally equivalent program. If the recipient of a link is unable or unwilling to open the link or download the documents or otherwise prefers Delivery of the documents directly, Recipient of a link shall notify the sender in writing, within 3 Days after Delivery of the link (C.A.R. Form RFR). In such case, Delivery shall be effective upon Delivery of the documents and not the link. Failure to notify sender within the time specified
- above shall be deemed consent to receive, and Buyer opening, the document by link.

 "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic copy or signature complying with California Law. Unless Otherwise Agreed, Buyer and Seller agreed to the use of Electronic Signatures. Buyer and Seller agree that electronic means will not be used by either Party to modify or alter the content or integrity of this Agreement without the knowledge and consent of the other Party.
- "Law" means any law, code, statute, ordinance, regulation, rule or order, which is adopted by a controlling city, county, state or federal legislative, judicial or executive body or agency.

 "Legally Authorized Signer" means an individual who has authority to Sign for the principal as specified in paragraph 40 or
- paragraph 41. "Otherwise Agreed" means an agreement in writing, signed by both Parties and Delivered to each.
- "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement.
 "Sign" or "Signed" means either a handwritten or Electronic Signature on an original document, Copy or any counterpart.

33. FAIR APPRAISAL ACT NOTICE:

- Any appraisal of the property is required to be unbiased, objective, and not influenced by improper or illegal considerations, including, but not limited to, any of the following: race, color, religion (including religious dress, grooming practices, or both), gender (including, but not limited to, pregnancy, childbirth, breastfeeding, and related conditions, and gender identity and gender expression), sexual orientation, marital status, medical condition, military or veteran status, national origin (including language use and possession of a driver's license issued to persons unable to provide their presence in the United States is authorized under federal law), source of income, ancestry, disability (mental and physical, including, but not limited to, HIV/AIDS status, cancer diagnosis, and genetic characteristics), genetic information, or age.
- If a buyer or seller believes that the appraisal has been influenced by any of the above factors, the seller or buyer can report this information to the lender or mortgage broker that retained the appraiser and may also file a complaint with the Bureau of Real Estate Appraisers at https://www2.brea.ca.gov/complaint/ or call (916) 552-9000 for further information on how to file a complaint.
- 34. TERMS AND CONDITIONS OF OFFER: This is an offer to purchase the Property on the terms and conditions herein. The individual Liquidated Damages and Arbitration of Disputes paragraphs are incorporated in this Agreement if initialed by all Parties or if incorporated by mutual agreement in a Counter Offer or addendum. If at least one but not all Parties initial, a Counter Offer is required until agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of Acceptance and to market the Property for backup offers after Acceptance. The Parties have read and acknowledge receipt of a Copy of the offer and agree to the confirmation of agency relationships. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for payment of Brokers' compensation. This Agreement and any supplement, addendum or modification, including any Copy, may be Signed in two or more counterparts, all of which shall constitute one and the same writing. By signing this offer or any document in the transaction, the Party Signing the document is deemed to have read the document in its
- 35. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the Parties are incorporated in this Agreement. 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 be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Except as Otherwise Agreed, this Agreement shall be interpreted, and disputes shall be resolved in accordance with the Laws of the State of California. **Neither this Agreement nor any provision in it may be extended, amended, modified, altered or** changed, except in writing Signed by Buyer and Seller.
- 36. LEGALLY AUTHORIZED SIGNER: Wherever the signature or initials of the Legally Authorized Signer identified in paragraph 40 or 41 appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Legally Authorized Signer (i) represents that the entity for which that person is acting already exists and is in good standing to do business in California and (ii) shall Deliver to the other Party and Escrow Holder, as specified in paragraph 3N(5), evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

37. LIQUIDATED DAMAGES:

If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall be re and Seller **SELLER S DEPOSIT**

	require mutual, Signed release instructions from both Buyer AT THE TIME OF ANY INCREASED DEPOSIT BUYER AND
	DAMAGES PROVISION INCORPORATING THE INCREASED DISTRIBUTION DISTRIBUTIO
Buyer's Initials//	Seller's Initials/
	C DS

RIPA REVISED 12/24 (PAGE 15 OF 18)

Buyer's Initials Seller's Initials

38. MEDIATION:

A. The Parties agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. The mediation shall be conducted through the C.A.R. Real Estate Mediation Center for Consumers (www.consumermediation.org) or through any other mediation provider or service mutually agreed to by the Parties. The Parties also agree to mediate any disputes or claims with Agents(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Agent. Mediation fees, if any, shall be divided equally among the Parties involved, and shall be recoverable under the prevailing party attorney fees clause. If, for any dispute or claim to which this paragraph applies, any Party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has 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. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.

Date: July 1, 2025

B. ADDITIONAL MEDIATION TERMS: (i) Exclusions from this mediation agreement are specified in paragraph 39B; (ii) The obligation to mediate does not preclude the right of either Party to seek a preservation of rights under paragraph 39C; and (iii) Agent's rights and obligations are further specified in paragraph 39D. These terms apply even if the Arbitration of Disputes paragraph is not initialed.

39. ARBITRATION OF DISPUTES:

- A. The Parties agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. The Parties also agree to arbitrate any disputes or claims with Agents(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Agent. The arbitration shall be conducted through any arbitration provider or service mutually agreed to by the Parties. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the Parties mutually agree to a different arbitrator. Enforcement of, and any motion to compel arbitration pursuant to, this agreement to arbitrate shall be governed by the procedural rules of the Federal Arbitration Act, and not the California Arbitration Act, notwithstanding any language seemingly to the contrary in this Agreement. The Parties shall have the right to discovery in accordance with Code of Civil Procedure § 1283.05. The arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction.
- EXCLUSIONS: The following matters are excluded from mediation and arbitration: (i) Any matter that is within the jurisdiction of a probate, small claims or bankruptcy court; (ii) an unlawful detainer action; and (iii) a judicial or nonjudicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code § 2985.
- C. PRESERVATION OF ACTIONS: The following shall not constitute a waiver nor violation of the mediation and arbitration provisions: (i) the filing of a court action to preserve a statute of limitations; (ii) 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, provided the filing party concurrent with, or immediately after such filing, makes a request to the court for a stay of litigation pending any applicable mediation or arbitration proceeding; or (iii) the filing of a mechanic's lien.
- D. AGENTS: Agents shall not be obligated nor compelled to mediate or arbitrate unless they agree to do so in writing. Any Agents(s) participating in mediation or arbitration shall not be deemed a party to this Agreement.
- "NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING

ARBITR	ATION.	"		_			
	Buyer's	Initials	/	 Sell	er's Initials	_/	

		elope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A y Address: <u>5ชาช Engle หต, Carmicnaei, CA 95608</u>	·	Date: <i>July 1, 2025</i>
40.		FER EXPIRATION OF OFFER: This offer shall be deen date and time specified in paragraph 3C, the offer Buyer's Authorized Agent. Seller has no obligatio	r is Signed by Seller and a Copy on to respond to an offer made	of the Signed offer is Delivered to Buyer or
	B.	ENTITY BUYERS: (Note: If this paragraph is Form RCSD) is not required for the Legally Autl (1) Non-Individual (entity) Buyers: One or more	horized Signers designated be	elow.)
		power of attorney or other entity. (2) Full entity name: The following is the full name enter full name of the estate, including case #)	me of the entity (if a trust, enter	
		(3) Contractual Identity of Buyer: For purpose deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a s Revocable Family Trust);	simplified trust name (ex. John D	oe, co-trustee, Jane Doe, co-trustee or Doe
		 (B) If Property is sold under the jurisdiction of probate name (John Doe, executor, or Est (4) Legally Authorized Signer: 	tate (or Conservatorship) of John	n Doe).
		 (A) This Agreement is being Signed by a Leccapacity. See paragraph 36 for additional (B) The name(s) of the Legally Authorized Signey 	l terms.	resentative capacity and not in an individual
		The RIPA has 18 pages. Buyer acknowledges recomake up the Agreement.		stands, every page and all attachments that
		BUYER SIGNATURE(S): Descriptioned by CEROSOSPEDSASE.		
	(Sig	j		Date: <u>July 1, 2025</u>
		Printed name of BUYER: <u>Joseph Ramos and/or a</u> Printed Name of Legally Authorized Signer:	issignee	Title if applicable
	(Sic	gnature) By,		
	(0)			
		Printed name of BUYER: Printed Name of Legally Authorized Signer:		Title, if applicable,
		F MORE THAN TWO SIGNERS, USE Additional Sign	gnature Addendum (C.A.R. Form	n ASA).
41	ΔC	CEPTANCE		
71.		ACCEPTANCE OF OFFER: Seller warrants that Agreement. Seller accepts the above offer and agr and acknowledges receipt of a Copy of this Agreen	rees to sell the Property on the a	above terms and conditions. Seller has read
		Seller's acceptance is subject to the attached C Seller shall return and include the entire agreemen Seller Counter Offer (C.A.R. Form SCO or SMO Back-Up Offer Addendum (C.A.R. Form BUO)	it with any response. CO)	Addendum, or both, checked below.
	B.	ENTITY SELLERS: (Note: If this paragraph is Form RCSD) is not required for the Legally Authori (1) Non-Individual (entity) Sellers: One or more	ized Signers designated below.)	
		power of attorney or other entity. (2) Full entity name: The following is the full name enter full name of the estate, including case #)	me of the entity (if a trust, enter Red Cedar Tree, LP	the complete trust name; if under probate,
		(3) Contractual Identity of Seller: For purpose	s of this Agreement, when the	name described below is used, it shall be
		deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a second responsible Family Trust); (B) If Property is sold under the jurisdiction of the full entity of the full entities of the full entity of the full entities of the f	f a probate court: The name of t	the executor or administrator, or a simplified
		probate name (John Doe, executor, or Est (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legan individual. See paragraph 36 for additional (B) The name(s) of the Legally Authorized Signer:	ally Authorized Signer in a represional terms.	sentative capacity and not for him/herself as
		The RIPA has 18 pages. Seller acknowledges recomake up the Agreement.	eipt of, and has read and unders	stands, every page and all attachments that
		SELLER SIGNATURE(S):	.1	07/07/0005
	(Sig	gnature) By, Bradley V. S	larp	Date: 07/07/2025
		Printed name of SELLER: Red Cedan France and Ro.		
		▼ Printed Name of Legally Authorized Signer:		Title, if applicable, <u>CRO</u>
	(Sig	gnature) By,		Date:
		Printed name of SELLER:		T'0 '6 '8 '4
		Printed Name of Legally Authorized Signer:		Title, if applicable,

☐ IF MORE THAN TWO SIGNERS, USE Additional Signature Addendum (C.A.R. Form ASA)



OFFER	R NOT	ACCEPTED:		_ No Counter Of	fer is being mad	e. This offer was no	t accepted b	oy Seller	(da
			Seller's Initials						
	_	_	RS SECTION:						
				to the Agreeme		er and Seller.			
				d as stated in pa the National Ass		LTORS® Standard	of Practice	1-7. if Buver'	s Agent mak
wr	ritten re	equest, Seller'	s Agent shall co	onfirm in writing t	that this offer ha	s been presented to		1 1, 11 = = j =	5 / igoni
. Aç	gents'	Signatures a	nd designated	l electronic deli	very address:				
A.	. Buye	er's Brokerage	e Firm <i>Marcus</i>	& Millichap			DRE Lic	c. # <u>0053085</u>	4
	Ву_	Signed by: Dusty Haeling			Dusty Haelin	ng DRE Lic. # 01292	2212	Date _յ	uly 1, 2025
	By _	7EDFDB11AA254E9				DRE Lic. #		Date _	
	Addr	ress			City		St	tate Zip)
	Ema	ail				P	hone#		
	M	lore than one	brokerage firm	represents Buye	r. Additional Bro	tional Agent Acknow ker Acknowledgeme	ent (C.A.R. I	Form ABA) a	ttached.
	☐ M Desi	lore than one ignated Elect	brokerage firm tronic Delivery	represents Buye Address(es): E	r. Additional Bro Email above or	tional Agent Acknow	ent (C.A.R. I	Form ABA) a	ttached.
В.	☐ M Desi ☐ At	lore than one ignated Elect ttached DED/ er's Brokerage	brokerage firm tronic Delivery A: If Parties elec e Firm <u>Coldwel</u>	represents Buyer Address(es): E t to have an altern Banker Realty	er. Additional Bro Email above or native Delivery m	tional Agent Acknow ker Acknowledgeme ethod, such method i	ent (C.A.R. I	Form ABA) a cated on C.A.F	ttached. R. Form DED
В.	☐ M Desi ☐ At . Selle By _	lore than one ignated Elect ttached DEDA er's Brokerage	brokerage firm tronic Delivery A: If Parties elec e Firm <u>Coldwel</u>	represents Buyer Address(es): E t to have an altern Banker Realty	er. Additional Bro Email above or native Delivery m Tom Philli	tional Agent Acknow oker Acknowledgeme ethod, such method in the DS DRE Lic. # 01401	ent (C.A.R. I may be indic DRE Lice 1556	Form ABA) a cated on C.A.F c. # <u>01908304</u> Date	ttached. R. Form DED
В.	Desi At Selle By _ By _	lore than one ignated Elect ttached DED/ er's Brokerage	brokerage firm tronic Delivery A: If Parties elec e Firm <u>Coldwel</u>	represents Buyer Address(es): E t to have an altern I Banker Realty	er. Additional Bro Email above or native Delivery m	tional Agent Acknow oker Acknowledgeme ethod, such method i os DRE Lic. # 01401 DRE Lic. #	may be indic DRE Lic	Form ABA) a cated on C.A.F c. # <u>01908304</u>	ttached. R. Form DED
В.	Desi At Selle By _ By _	lore than one ignated Elect ttached DED/ er's Brokerage	brokerage firm tronic Delivery A: If Parties elec e Firm <u>Coldwel</u>	represents Buyer Address(es): E t to have an altern I Banker Realty	er. Additional Bro Email above or native Delivery m	tional Agent Acknow oker Acknowledgeme ethod, such method i os DRE Lic. # 01401 DRE Lic. #	may be indic DRE Lice 1556	Form ABA) a cated on C.A.F c. # <u>01908304</u> Date tate Zip	ttached. R. Form DED
В.	Desi At Selle By _ By _ Addr	lore than one ignated Elect itached DED er's Brokerage	brokerage firm tronic Delivery A: If Parties elec e Firm <u>Coldwel</u>	represents Buyer Address(es): E t to have an altern I Banker Realty	er. Additional Brocemail above or native Delivery m Tom Philling City	tional Agent Acknow oker Acknowledgeme ethod, such method i os DRE Lic. # 01401 DRE Lic. #	may be indic DRE Lic	Form ABA) a cated on C.A.F c. # <u>01908304</u> Date tate Zip	ttached. R. Form DED
В.	☐ M Desi ☐ Ai . Selle By _ By _ Addr Ema	lore than one ignated Elect ttached DED/er's Brokerage ressaillore than one	brokerage firm tronic Delivery A: If Parties elec e Firm Coldwel	represents Buyer Address(es): Extra to have an alternative Banker Realty same firm represents	er. Additional Bro Email above or native Delivery m Tom Phillip City	tional Agent Acknow oker Acknowledgeme ethod, such method i os DRE Lic. # 01401 DRE Lic. #	may be indic DRE Lice 1556 Since #	Form ABA) a cated on C.A.F c. # <u>01908304</u> Date Date tate Zip C.A.R. Form ABA)	R. Form DED 4 AAA) attache
В.	☐ M Desi ☐ Ai Selle By _ By _ Addr Ema ☐ M ☐ M	lore than one ignated Elect itached DEDA er's Brokerage ress ail lore than one	brokerage firm tronic Delivery A: If Parties elec e Firm Coldwel agent from the s brokerage firm	represents Buyer Address(es): Extra to have an alternal Banker Realty same firm represere represents Selle	er. Additional Bro Email above or native Delivery m Tom Phillip City ents Seller. Addit r. Additional Bro	tional Agent Acknowledgement of the Acknowled	may be indic DRE Lice 1556 Strone #	Form ABA) a cated on C.A.F c. # <u>01908304</u>	R. Form DED A AAA) attachettached.

Escrow Holder acknowledges recei	pt of a Copy of this Agreement, (if checke	d, a deposit in the amount of \$), Counter		
Offer numbers	and	, and agrees to act as Escrow Holder	subject to		
paragraph 22 of this Agreement, a	ny supplemental escrow instructions and	the terms of Escrow Holder's general provisions.			
Escrow Holder is advised by	that t	he date of Acceptance of the Agreement is			
Escrow Holder					
Ву		Date			
Address					
Phone/Fax/E-mail					
Escrow Holder has the following lic	ense number #				
Department of Financial Protecti	on and Innovation, \Box Department of Insu	rance, 🗌 Department of Real Estate.			
PRESENTATION OF OFFER:	/Seller's Brokerage Fi	rm presented this offer to Seller on	(date).		
Broke	er or Designee Initials				

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

RIPA REVISED 12/24 (PAGE 18 OF 18)

BUYER'S INVESTIGATION ADVISORY

(C.A.R. Form BIA, Revised 12/21)



Property Address 5818 Engle Rd, Carmichael, CA 95608

- 1. IMPORTANCE OF PROPERTY INVESTIGATION: The physical condition of the land and improvements being purchased is not guaranteed by either Seller or Brokers. You have an affirmative duty to exercise reasonable care to protect yourself, including discovery of the legal, practical and technical implications of disclosed facts, and the investigation and verification of information and facts that you know or that are within your diligent attention and observation. A general physical inspection typically does not cover all aspects of the Property nor items affecting the Property that are not physically located on the Property. If the professionals recommend further investigations, including a recommendation by a pest control operator to inspect inaccessible areas of the Property, you should contact qualified experts to conduct such additional investigations.
- BROKER OBLIGATIONS: Brokers do not have expertise in all areas and therefore cannot advise you on many items, such as those listed below. If Broker gives you referrals to professionals, Broker does not guarantee their performance.
- YOU ARE STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO THE FOLLOWING. IF YOU DO NOT DO SO, YOU ARE ACTING AGAINST THE ADVICE OF BROKERS.
 - A. GENERAL CONDITION OF THE PROPERTY, ITS SYSTEMS AND COMPONENTS: Foundation, roof (condition, age, leaks, useful life), plumbing, heating, air conditioning, electrical, mechanical, security, pool/spa (cracks, leaks, operation), other structural and non-structural systems and components, fixtures, built-in appliances, any personal property included in the sale, and energy efficiency of the Property.
 - B. SQUARE FOOTAGE, AGE, BOUNDARIES: Square footage, room dimensions, lot size, age of improvements and boundaries. Any numerical statements regarding these items are APPROXIMATIONS ONLY and have not been verified by Seller and cannot be verified by Brokers. Fences, hedges, walls, retaining walls and other barriers or markers do not necessarily identify true Property boundaries.
 - C. WOOD DESTROYING PESTS: Presence of, or conditions likely to lead to the presence of wood destroying pests and organisms.
 - D. SOIL STABILITY: Existence of fill or compacted soil, expansive or contracting soil, susceptibility to slippage, settling or movement, and the adequacy of drainage.
 - E. WATER AND UTILITIES; WELL SYSTEMS AND COMPONENTS; WASTE DISPOSAL: Water and utility availability, use restrictions and costs. Water quality, adequacy, condition, and performance of well systems and components. The type, size, adequacy, capacity and condition of sewer and septic systems and components, connection to sewer, and applicable fees.
 - F. ENVIRONMENTAL HAZARDS: Potential environmental hazards, including, but not limited to, asbestos, leadbased paint and other lead contamination, radon, methane, other gases, fuel oil or chemical storage tanks, contaminated soil or water, hazardous waste, waste disposal sites, electromagnetic fields, nuclear sources, and other substances, materials, products, or conditions (including mold (airborne, toxic or otherwise), fungus or similar contaminants).
 - G. EARTHQUAKES AND FLOODING: Susceptibility of the Property to earthquake/seismic hazards and propensity of the Property to flood.
 - H. FIRE, HAZARD, AND OTHER INSURANCE: The availability and cost of necessary or desired insurance may vary. The location of the Property in a seismic, flood or fire hazard zone, and other conditions, such as the age of the Property and the claims history of the Property and Buyer, may affect the availability and need for certain types of insurance. Buyer should explore insurance options early as this information may affect other decisions, including the removal of loan and inspection contingencies.
 - BUILDING PERMITS, ZONING, GOVERNMENTAL REQUIREMENTS, AND ADDRESS: Permits, inspections, certificates, zoning, other governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size. Postal/mailing address and zip code may not accurately reflect the city which has jurisdiction over the property.
 - J. RENTAL PROPERTY RESTRICTIONS: The State, some counties, and some cities impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants, and the right of a landlord to terminate a tenancy. Deadbolt or other locks and security systems for doors and windows, including window bars, should be examined to determine whether they satisfy legal requirements.
 - K. SECURITY AND SAFETY: State and local Law may require the installation of barriers, access alarms, selflatching mechanisms and/or other measures to decrease the risk to children and other persons of existing swimming pools and hot tubs, as well as various fire safety and other measures concerning other features of the Property.

© 2021, California Association of REALTORS®, Inc.

BIA REVISED 12/21 (PAGE 1 OF 2)

BUYER'S INVESTIGATION ADVISORY (BIA PAGE 1 OF 2)

Marcus & Millichap, 3741 Douglas Blvd | Roseville CA 95661 | Phone: (916)724-1294 | Fax: David DeLoney | Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 | www.lwolf.com 5818 Engle Rd

Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 115 of 174

L. NEIGHBORHOOD, AREA, SUBDIVISION CONDITIONS; PERSONAL FACTORS: Neighborhood or area conditions, including schools, law enforcement, crime statistics, registered felons or offenders, fire protection, other government services, availability, adequacy and cost of internet connections or other technology services and installations, commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, protected species, wetland properties, botanical diseases, historic or other governmentally protected sites or improvements, cemeteries, facilities and condition of common areas of common interest subdivisions, and possible lack of compliance with any governing documents or Homeowners' Association requirements, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Buyer.

By signing below, Buyers acknowledge that they have read, understand, accept and have received a Copy of this Advisory. Buyers are encouraged to read it carefully.

Buyer	DocuSigned by:	Joseph Ramos and/or assignee Date July 1, 2025
	CEBD633F8FD543F	
Buyer		Date

© 2021, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

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



BIA REVISED 12/21 (PAGE 2 OF 2)



POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER - DISCLOSURE AND CONSENT

(C.A.R. Form PRBS, Revised 12/21)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representation can occur through an individual licensed as a broker or salesperson or through different individual broker's or salespersons (associate licensees) acting under the Broker's license. The associate licensees may be working out of the same or different office locations.

Multiple Buyers: Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Multiple Sellers: Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Dual Agency: If Seller is represented by Broker, Seller acknowledges that broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both seller and buyer in that transaction. If Buyer is represented by Broker, buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both buyer and seller with regard to that property.

In the event of dual agency, seller and buyer agree that: a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the buyer's or seller's financial position, motivations, bargaining position, or other personal information that may impact price, including the seller's willingness to accept a price less than the listing price or the buyer's willingness to pay a price greater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.

Offers not necessarily confidential: Buyer is advised that seller or listing agent may disclose the existence, terms, or conditions of buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the listing agent's marketing strategy and the instructions of the seller.

Buyer and seller understand that Broker may represent more than one buyer or more than one seller and even both buyer and seller on the same transaction and consents to such relationships.

Seller and/or Buyer acknowledges reading and understanding this Possible Representation of More Than One Buyer or Seller - Disclosure and Consent and agrees to the agency possibilities disclosed.

		-		
Seller	Bradley D. Sharp, CRO	Bradley D. Sha	γ Red Cedar Tree, LI	P Date 07/07/2025
Seller		FEDFF3D4B66A46C	•	Date
Buyer	DocuSigned by:		Joseph Ramos and/or assigned	e Date _{July 1, 2025}
Buyer	CEBD633F8FD543F			_ Date
Buyer's	Brokerage Firm Marcus & Millichap		DRE Lic # 00530854	
Ву	Signed by: Duston Haeline		DRE Lic # 01292212	 _ Date _{_July 1, 2025}
Dus	ty Haeling -7EDFDB11AA254E9			
Seller's I	Brokerage Firm <u>Coldwell Banker Re</u> a	alty	DRE Lic # <u>01908304</u>	_
Ву			DRE Lic # 01401556	Date
Ton	n Phillips			

© 2021, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics

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

PRBS REVISED 12/21 (PAGE 1 OF 1)

Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661

POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (PRBS PAGE 1 OF 1)

ASSOCIATION

OF REALTORS®

FAIR HOUSING AND DISCRIMINATION ADVISORY

(C.A.R. Form FHDA, Revised 12/24)

EQUAL ACCESS TO HOUSING FOR ALL: All housing in California is available to all persons. Discrimination as noted below is prohibited by law. Resources are available for those who have experienced unequal treatment under the law.

- FEDERAL AND STATE LAWS PROHIBIT DISCRIMINATION AGAINST IDENTIFIED PROTECTED CLASSES:
 - A. FEDERAL FAIR HOUSING ACT ("FHA") Title VIII of the Civil Rights Act; 42 U.S.C. §§ 3601-3619; Prohibits discrimination in sales, rental or financing of residential housing against persons in protected classes;
 - CALIFORNIA FAIR EMPLOYMENT AND HOUSING ACT ("FEHA") California Government Code ("GC") §§ 12900-12996,12955; 2 California Code of Regulations ("CCR") §§ 12005-12271; Prohibits discrimination in sales, rental or financing of housing opportunity against persons in protected classes by providers of housing accommodation and financial assistance services as related to housing;
 - C. CALIFORNIA UNRUH CIVIL RIGHTS ACT ("Unruh") California Civil Code ("CC") § 51; Prohibits business establishments from discriminating against, and requires full and equal accommodation, advantages, facilities, privileges, and services to persons in protected classes;
 - D. AMERICANS WITH DISABILITIES ACT ("ADA") 42 U.S.C. §§ 12181-12189; Title III of the ADA prohibits discrimination based on disability in public accommodations; and
 - OTHER FAIR HOUSING LAWS: § 504 of Rehabilitation Act of 1973 29 U.S.C. § 794; Ralph Civil Rights Act CC § 51.7; California Disabled Persons Act; CC §§ 54-55.32; any local city or county fair housing ordinances, as applicable.
- POTENTIAL LEGAL REMEDIES FOR UNLAWFUL DISCRIMINATION: Violations of fair housing laws may result in monetary civil fines, injunctive relief, compensatory and/or punitive damages, and attorney fees and costs.
- PROTECTED CLASSES/CHARACTERISTICS: Whether specified in Federal or State law or both, discrimination against persons based on that person's belonging to, association with, or perceived membership in, certain classes or categories, such as the following, is prohibited. Other classes, categories or restrictions may also apply.

Race (and race traits)	Color	Ancestry	National Origin	Religion
Age	Sex, Sexual Orientation	Gender, Gender Identity, Gender expression	Marital Status	Familial Status (family with a child or children under 18)
Citizenship	Immigration Status	Primary Language	Military/Veteran Status	Source of Income (e.g., Section 8 Voucher)
Medical Condition	Disability (Mental & Physical)	Genetic Information	Criminal History (non- relevant convictions)	Any Arbitrary Characteristic or Intersectionality

THE CALIFORNIA DEPARTMENT OF REAL ESTATE REQUIRES TRAINING AND SUPERVISION TO PREVENT HOUSING **DISCRIMINATION BY REAL ESTATE LICENSEES:**

- A. California Business & Professions Code ("B&PC") § 10170.5(a)(4) requires 3 hours of training on fair housing for DRE license renewal; Real Estate Regulation § 2725(f) requires brokers who oversee salespersons to be familiar with the requirements of federal and state laws relating to the prohibition of discrimination.
- Violation of DRE regulations or real estate laws against housing discrimination by a real estate licensee may result in the loss or suspension of the licensee's real estate license. B&PC §10177(I)(1); 10 CCR § 2780
- REALTOR® ORGANIZATIONS PROHIBIT DISCRIMINATION: NAR Code of Ethics Article 10 prohibits discrimination in employment practices or in rendering real estate license services against any person because of race, color, religion, sex, disability, familial status, national origin, sexual orientation, or gender identity by REALTORS®.
- WHO IS REQUIRED TO COMPLY WITH FAIR HOUSING LAWS?

Below is a non-exclusive list of providers of housing accommodations or financial assistance services as related to housing who are most likely to be encountered in a housing transaction and who must comply with fair housing laws.

- Sellers
- Real estate licensees
- Mobilehome parks
- Insurance companies
- Landlords/Housing Providers
- Real estate brokerage firms
- Homeowners Associations ("HOAs");
- Government housing services
- Sublessors
- Property managers
- Banks and Mortgage lenders
- Appraisers

EXAMPLES OF CONDUCT THAT MAY NOT BE MOTIVATED BY DISCRIMINATORY INTENT BUT COULD HAVE A **DISCRIMINATORY EFFECT:**

- Prior to acceptance of an offer, asking for or offering buyer personal information or letters from the buyer, especially with photos. Those types of documents may inadvertently reveal, or be perceived as revealing, protected status information thereby increasing the risk of (i) actual or unconscious bias, and (ii) potential legal claims against sellers and others by prospective buyers whose offers were rejected.
- Refusing to rent (i) an upper-level unit to an elderly tenant out of concern for the tenant's ability to navigate stairs or (ii) a house with a pool to a person with young children out of concern for the children's safety.
- EXAMPLES OF UNLAWFUL OR IMPROPER CONDUCT BASED ON A PROTECTED CLASS OR CHARACTERISTIC:
 - A. Refusing to negotiate for a sale, rental or financing or otherwise make a housing opportunity unavailable; failing to present offers due to a person's protected status;
 - Refusing or failing to show, rent, sell or finance housing; "channeling" or "steering" a prospective buyer or tenant to or away from a particular area due to that person's protected status or because of the racial, religious or ethnic composition of the neighborhood;
 - "Blockbusting" or causing "panic selling" by inducing a listing, sale or rental based on the grounds of loss of value of property, increase in crime, or decline in school quality due to the entry or prospective entry of people in protected categories into the
 - Making any statement or advertisement that indicates any preference, limitation, or discrimination;

© 2024, California Association of REALTORS®, Inc.

FHDA REVISED 12/24 (PAGE 1 OF 2)

FAIR HOUSING AND DISCRIMINATION ADVISORY (FHDA PAGE 1 OF 2)

Phone: (916)724-1294

5818 Engle Rd

Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661 24-10545 roduced with Lone-Wolf-rensections rein Form Edition 773 1/13 wood Et Suite 2200 Dales 7/2 7/3

- Docusign Envelope ID: 73331E61-2061-45E8-92DF-CE096E0D3C8A

 inquiring about protected characteristics (such as asking tenant applicants if they are married, or prospective purchasers if they have children or are planning to start a family);
 - Using criminal history information before otherwise affirming eligibility, and without a legally sufficient justification;
 - G. Failing to assess financial standards based on the portion of the income responsible by a tenant who receives government subsidies (such as basing an otherwise neutral rent to income ratio on the whole rent rather than just the part of rent that is the tenant's responsibility);
 - Denying a home loan or homeowner's insurance;
 - Offering inferior terms, conditions, privileges, facilities or services; I.
 - Using different qualification criteria or procedures for sale or rental of housing such as income standards, application requirements, application fees, credit analyses, sale or rental approval procedures or other requirements;
 - Harassing a person;
 - Taking an adverse action based on protected characteristics;
 - Refusing to permit a reasonable modification to the premises, as requested by a person with a disability (such as refusing to allow a tenant who uses a wheelchair to install, at their expense, a ramp over front or rear steps, or refusing to allow a tenant with a disability from installing, at their own expense, grab bars in a shower or bathtub);
 - N. Refusing to make reasonable accommodation in policies, rules, practices, or services for a person with a disability (such as the following, if an actual or prospective tenant with a disability has a service animal or support animal):
 - (i) Failing to allow that person to keep the service animal or emotional support animal in rental property.
 - (ii) Charging that person higher rent or increased security deposit, or
 - (iii) Failing to show rental or sale property to that person who is accompanied by the service animal or support animal, and;
 - Retaliating for asserting rights under fair housing laws.

10. EXAMPLES OF POSITIVE PRACTICES:

- Real estate licensees working with buyers or tenants should apply the same objective property selection criteria, such as location/neighborhood, property features, and price range and other considerations, to all prospects.
- Real estate licensees should provide complete and objective information to all clients based on the client's selection criteria.
- Real estate licensees should provide the same professional courtesy in responding to inquiries, sharing of information and offers of assistance to all clients and prospects.
- D. Housing providers should not make any statement or advertisement that directly or indirectly implies preference, limitation, or discrimination regarding any protected characteristic (such as "no children" or "English-speakers only").
- Housing providers should use a selection process relying on objective information about a prospective buyer's offer or tenant's application and not seek any information that may disclose any protected characteristics (such as using a summary document, e.g. C.A.R. Form SUM-MO, to compare multiple offers on objective terms).
- 11. FAIR HOUSING RESOURCES: If you have questions about your obligations or rights under the Fair Housing laws, or you think you have been discriminated against, you may want to contact one or more of the sources listed below to discuss what you can do about it, and whether the resource is able to assist you.
 - Federal: https://www.hud.gov/program_offices/fair_housing_equal_opp
 - State: https://calcivilrights.ca.gov/housing/
 - Local: local Fair Housing Council office (non-profit, free service)
 - DRE: https://www.dre.ca.gov/Consumers/FileComplaint.html
 - Local Association of REALTORS®. List available at: https://www.car.org/en/contactus/rosters/localassociationroster.
 - Any qualified California fair housing attorney, or if applicable, landlord-tenant attorney.
- 12. LIMITED EXCEPTIONS TO FAIR HOUSING REQUIREMENTS: No person should rely on any exception below without first seeking legal advice about whether the exception applies to their situation. Real estate licensees are not qualified to provide advice on the application of these exceptions.
 - Legally compliant senior housing is exempt from FHA, FEHA and Unruh as related to age or familial status only;
 - An owner of a single-family residence who resides at the property with one lodger may be exempt from FEHA for rental purposes, PROVIDED no real estate licensee is involved in the rental;
 - An owner of a single-family residence may be exempt from FHA for sale or rental purposes, PROVIDED (i) no real estate licensee is involved in the sale or rental and (ii) no discriminatory advertising is used, and (iii) the owner owns no more than three single-family residences. Other restrictions apply;
 - An owner of residential property with one to four units who resides at the property, may be exempt from FHA for rental purposes, PROVIDED no real estate licensee is involved in the rental; and
 - Both FHA and FEHA do not apply to roommate situations. See, Fair Housing Council v Roommate.com LLC, 666 F.3d 1216 (2019).
 - Since both the 14th Amendment of the U.S. Constitution and the Civil Rights Act of 1866 prohibit discrimination based on race; the FHA and FEHA exemptions do not extend to discrimination based on race.

Buyer/Tenant and Seller/Housing Provider have read, understand and acknowledge receipt of a copy of this Fair Housing & Discrimination Advisory.

Buyer/Tenant	Signed by:	Joseph Ramos and	d/or assignee Date July 1, 2025	
Buyer/Tenant	333F8FD543F	DocuSigned by:	Date	
Seller/Housing Provider	Bradley D. Sharp, CRO	Bradley D. Sharpe c	edar Tree, LP Date 07/07/2025	
Seller/Housing Provider		FEDFF3D4B66A46C	Date	

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

FHDA REVISED 12/24 (PAGE 2 OF 2)



BUYER HOMEOWNERS' INSURANCE ADVISORY

(C.A.R. Form BHIA, 6/24)

- 1. IMPORTANCE OF OBTAINING PROPERTY INSURANCE: If the property you are purchasing is destroyed or damaged due to natural disaster or accident or some other event, insurance may be available to help with the cost of repair or rebuilding. In the absence of property insurance, the homeowner would be responsible for the full expense. If the property is purchased with a loan, or refinanced, the lender will require an insurance policy protecting its interest. Insurance policies can cover damage due to one or more of the following: fire, flood, earthquake and other causes. The policy or an insurance broker should be consulted to determine when coverage applies and whether a supplement or rider can be purchased to provide additional coverage or if a separate policy is necessary.
- 2. PROPERTY INSURANCE AND PURCHASE CONTRACT TERMS: Your real estate purchase contract may contain a contingency that gives you the right to legally cancel the agreement within a specified time if you are unable to obtain or afford property insurance. This cancellation right may be a specific contingency pertaining to insurance or may be part of an overall investigation contingency. If buyer waives or removes the applicable contingency before determining the availability and cost of property insurance, buyer is acting against the advice of broker. Additionally, if the property is part of an HOA, lenders may require and buyers will want to know that the HOA has adequate insurance to cover the areas for which the HOA is responsible.
- 3. CALIFORNIA'S PROPERTY INSURANCE MARKET: Some insurance carriers in California have stopped issuing new property insurance policies and others are limiting the number and location of new policies, due to rising replacement costs and an increase in natural disasters. These changes may affect both the availability and cost of insurance. However, over 50 insurance carriers are admitted to sell property insurance in California so it may be possible to obtain insurance even if some carriers will not write a new policy covering the property you intend to buy. An insurance broker may also be able to find a non-admitted insurance carrier offering to insure the property you intend to buy. Because locating an affordable insurance policy could take time and effort, buyers are advised to make all insurance inquiries as early in the home buying process as possible.
- 4. **INSURANCE CONDITIONS:** Many insurance carriers impose physical condition standards before issuing a policy, or reserve the right to cancel policies even after they are issued, if certain minimum standards are not confirmed in an inspection or otherwise. Physical conditions standards could include, but are not limited to, prohibition of "knob and tube" electrical wiring, requirements related to piping/plumbing materials, standards related to the age and/or quality of the roof or foundation, minimal safety standards related to handrails, tripping hazards, and defensible space requirements.
- 5. RESOURCES: The California Department of Insurance (DOI) maintains a website addressing Residential Home insurance. Resources on this State government webpage include: (i) Top Ten tips for Finding Residential Insurance; (ii) Residential Insurance Company Contact List; (iii) Home Insurance Finder; and (iv) information on other insurance issues. The webpage also includes information on how to contact the DOI, and suggestions on what to do if you cannot find insurance. The webpage and link to other documents is located at https://www.insurance.ca.gov/01-consumers/105-type/5-residential/index.cfm.
- 6. BROKER RECOMMENDATION: Buyer is advised to explore available property insurance options early in the home buying process and to consult with a qualified insurance professional of buyer's choosing to understand insurance availability and cost prior to removal of any related contingencies. Real estate brokers do not have expertise in this area.

By signing below, Buyer acknowledges that Buyer has read, understands, and has received a copy of this Buyer Homeowners' Insurance Advisory.

Buyer	DocuSigned by:	Joseph Ramos and/or assignee Date J	uly 1, 2025
	CEBD833F8FD543F		
Buyer		Date	

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.



Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

BHIA 6/24 (PAGE 1 OF 1)

BUYER HOMEOWNERS' INSURANCE ADVISORY (BHIA PAGE 1 OF 1)



WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY

(C.A.R. Form WFA, Revised 12/21)

Property Address: <u>5818 Engle Rd, Carmichael, CA</u> <u>95608</u> ("Property").

WIRE FRAUD AND ELECTRONIC FUNDS TRANSFERS ADVISORY:

The ability to communicate and conduct business electronically is a convenience and reality in nearly all parts of our lives. At the same time, it has provided hackers and scammers new opportunities for their criminal activity. Many businesses have been victimized and the real estate business is no exception.

While wiring or electronically transferring funds is a welcome convenience, we all need to exercise extreme caution. Emails attempting to induce fraudulent wire transfers have been received and have appeared to be legitimate. Reports indicate that some hackers have been able to intercept emailed transfer instructions, obtain account information and, by altering some of the data, redirect the funds to a different account. It also appears that some hackers were able to provide false phone numbers for verifying the wiring or funds transfer instructions. In those cases, the victim called the number provided to confirm the instructions, and then unwittingly authorized a transfer to somewhere or someone other than the intended recipient.

ACCORDINGLY, YOU ARE ADVISED:

- 1. Obtain phone numbers and account numbers only from Escrow Officers, Property Managers, or Landlords at the beginning of the transaction.
- 2. DO NOT EVER WIRE OR ELECTRONICALLY TRANSFER FUNDS PRIOR TO CALLING TO CONFIRM THE TRANSFER INSTRUCTIONS. ONLY USE A PHONE NUMBER YOU WERE PROVIDED PREVIOUSLY. Do not use any different phone number or account number included in any emailed transfer instructions.
- 3. Orally confirm the transfer instruction is legitimate and confirm the bank routing number, account numbers and other codes before taking steps to transfer the funds.
- 4. Avoid sending personal information in emails or texts. Provide such information in person or over the telephone directly to the Escrow Officer, Property Manager, or Landlord.
- 5. Take steps to secure the system you are using with your email account. These steps include creating strong passwords, using secure WiFi, and not using free services.

If you believe you have received questionable or suspicious wire or funds transfer instructions, immediately notify your bank, and the other party, and the Escrow Office, Landlord, or Property Manager. The sources below, as well as others, can also provide information:

Federal Bureau of Investigation: https://www.fbi.gov/; the FBI's IC3 at www.ic3.gov; or 310-477-6565

National White Collar Crime Center: http://www.nw3c.org/

On Guard Online: https://www.onguardonline.gov/

NOTE: There are existing alternatives to electronic and wired fund transfers such as cashier's checks. By signing below, the undersigned acknowledge that each has read, understands and has received a copy of this Wire Fraud and Electronic Funds Transfer Advisory.

Buyer/Tenant _	DocuSigned by:	Joseph Ra	amos and/or assignee	Date	July 1, 2025
Buyer/Tenant	СЕВО633F8FD543F	DocuSigned by:		Date	
Seller/Landlord	Bradley D. Sharp, CRO	Bradley D. Sharp	Red Cedar Tree, LP	Date	07/07/2025
Seller/Landlord		FEDFF3D4B66A46C		Date	

©2021, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

R L Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, LLC.
a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®

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



WFA REVISED 12/21 (PAGE 1 OF 1)

WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY (WFA PAGE 1 OF 1)

Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661 Phone: (916)724-1294 Fax: 5818 Engle Rd David DeLonev Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page



CALIFORNIA CONSUMER PRIVACY ACT ADVISORY, DISCLOSURE AND NOTICE

(C.A.R. Form CCPA, Revised 12/22)

The California Consumer Privacy Act (commencing with Civil Code § 1798.100) ("CCPA"), as amended by California voters in 2020, grants to California residents certain rights in their private, personal information ("PI") that is collected by companies with whom they do business. Under the CCPA, PI is defined broadly to encompass non-public records information that could reasonably be linked directly or indirectly to you. PI could potentially include photographs of, or sales information about, your property.

During the process of buying and selling real estate your PI will be collected and likely shared with others, including real estate licensees, a Multiple Listing Service, real estate internet websites, service providers, lenders, and title and escrow companies, to name several possibilities. Businesses that are covered by the CCPA are required to grant you various rights in your PI, including the right to know what PI is collected, the right to know what PI is sold or shared and to whom, the right to request that the business correct or delete your PI, the right to "opt out" or stop the transfer of your PI to others, and the right to limit the use of certain PI which is considered "sensitive." You may get one or more notices regarding your CCPA rights from businesses you interact with in a real estate transaction. However, not all businesses that receive or share your PI are obligated to comply with the CCPA. Moreover, businesses that are otherwise covered under the CCPA may have a legal obligation to maintain PI, notwithstanding your instruction to the contrary. For instance, regardless of whether they are covered by CCPA, under California law, brokers and Multiple Listing Services are required to maintain their records for 3 years. If you wish to exercise your rights under CCPA, where applicable, you should contact the respective business directly.

You can obtain more information about the CCPA and your rights under the law from the State of California Department of Justice (oag.ca.gov/privacy/ccpa). Additionally, the California Privacy Protection Agency is authorized to promulgate regulations which may further clarify requirements of the CCPA (cppa.ca.gov/regulations/).

I/we acknowledge receipt of a copy of this California Consumer Privacy Act Advisory, Disclosure and Notice.

Buyer/Seller/Landlord/Tenant _	CERDRA3GEADD643E		_ Date _	July 1, 2025
J	oseph Ramos and/or as	sigPpew Signed by:		
Buyer/Seller/Landlord/Tenant _	Bradley D. Sharp, CRO	Bradley D. Skedpedar Tree, LP	_ Date _	07/07/2025
		TEDET3D4D66A46C		

© 2022, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

R L
E L
B C

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

EQUAL HOUSING OPPORTUNITY

5818 Engle Rd

CCPA REVISED 12/22 (PAGE 1 OF 1)

CALIFORNIA CONSUMER PRIVACY ACT ADVISORY (CCPA PAGE 1 OF 1)

Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661 Phone: (916)724-1294 Fax:

David DeLoney Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com



INCREASED DEPOSIT ADDENDUM

(To be used with an offer, counter offer, or amendment) (C.A.R. Form IDA, 12/24)

The follo	wing terms and conditions are	hereby incorporated into the Purchase Agree	ement, OR Other
			("Agreement"), dated 07/01/2025,
on prope	erty known as	5818 Engle Rd, Carmichael, CA 9	05608 ("Property"),
			("Buyer")
and		Red Cedar Tree, LP	("Seller").
Buyer an	d Seller are referred to as the '	Parties."	
		rees to deposit with Escrow Holder, in the on (date) OR upon Dollars (\$).	
		ned total of the Initial Deposit and the Increas	
		DEPOSIT TO LIQUIDATED DAMAGES: If to incorporate the increased deposit into the	
	liquidated damages clause (C.	A.R. Form DID) at the time the increased dep	
new		A.R. Form DID) at the time the increased dep	osit is delivered to Escrow Holder.
new The und	ersigned have read and ackn	A.R. Form DID) at the time the increased dep	d Deposit Addendum.
new	ersigned have read and ackr	A.R. Form DID) at the time the increased dep	osit is delivered to Escrow Holder.
new The und SELLER	ersigned have read and ackr	A.R. Form DID) at the time the increased dep nowledge receipt of a copy of this Increase Brally D. Sharp FEDFF3D4B66A46C	d Deposit Addendum. Red Cedar Tree, LP Date 07/07/2025

© 2024, 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. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS®

EQUAL HOUSING

IDA 12/24 (PAGE 1 OF 1)

INCREASED DEPOSIT ADDENDUM (IDA PAGE 1 OF 1)

Marcus & Millichap, 3741 Douglas Blvd Roseville CA 95661 Phone: (916)724-1294 Fax: 5818 Engle Rd David DeLoney Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 123 of 174

ADDENDUM ONE TO PURCHASE AGREEMENT 5818 Engle Road, Carmichael, California 95608-2338

This Addendum One to Purchase Agreement ("Addendum") is incorporated into that certain California Residential Income Purchase Agreement and Joint Escrow Instructions (the "Purchase Agreement"), dated July 1, 2025, and executed by and between JOSEPH RAMOS, an individual ("Buyer"), and RED CEDAR TREE, LP, a California limited partnership ("Seller"), involving the real property and improvements thereon located at 5818 Engle Road, Carmichael, California, 95608-2338, APN: 258-0180-014-0000 (the "Property"). Buyer and Seller may be referred to herein individually as a "Party" and collectively as "Parties." Unless otherwise defined, capitalized terms in this Addendum shall have the same meanings as set forth in the Purchase Agreement. This Addendum and the Purchase Agreement shall be collectively referred to as the "Agreement."

1. **BANKRUPTCY SALE ORDER CONTINGENCY:**

- a. Bankruptcy Case. On or about September 12, 2024, Seller and certain affiliates of Seller (collectively, the "Debtors") filed voluntary petitions for bankruptcy relief under Chapter 11 of the Bankruptcy Code, jointly administered under Case No. 24-10545 (the "Bankruptcy Case") in the United States Bankruptcy Court for the Northern District of California, Santa Rosa Division (the "Bankruptcy Court").
- b. <u>Sale Procedures</u>. On March 5, 2025, the Bankruptcy Court entered the *Order Establishing Omnibus* Procedures for Real Property Sales [Dkt. No. 971] (the "Sale Procedures Order"), a copy of which is attached hereto as **Exhibit A**, pursuant to which it approved expedited procedures for the sale of Seller's right, title and interest in the Real Property. The Sale Procedures Order controls the procedure for obtaining Bankruptcy Court approval of this sale pursuant to a sale order substantially in the form attached to the Sale Procedures Order as Exhibit 1 to Exhibit B (the "Sale Order"). This is a "Small Asset Sale" under the terms of the Sale Procedures Order.
- Sale Order Contingency. Notwithstanding anything to the contrary contained in the Purchase Agreement, the Close of Escrow under the Agreement shall be subject the Sale Procedures Order, including, without limitation, following the Buyer Investigations and Buyer's waiver of the contingencies in paragraph 3L on or before the Outside Contingency Removal Deadline (as defined in Section 2.e below), the entry by the Bankruptcy Court, on or before the Outside Closing Date (set out in paragraph 2B), of the Sale Order (the "Sale Order Contingency"). The Sale Order Contingency shall be a condition to the Close of Escrow benefiting both Seller and Buyer. In addition, notwithstanding anything to the contrary in the Agreement, neither Seller nor Buyer may waive the Sale Order Contingency. In the event of a failure of the Sale Order Contingency, the Agreement shall terminate, neither Seller nor Buyer shall have any liability thereunder except for those obligations under the Agreement which expressly survive the termination of the same and Buyer shall be entitled to the return of the Deposit.
- d. Buyer Cooperation. Seller and Buyer acknowledge that (i) to obtain the Sale Order, Seller must demonstrate that it has taken reasonable steps to obtain the highest or otherwise best offer possible for the Property, including giving notice of the sale under the Agreement to interested persons as set forth in Section 1.e below, and such other steps and procedures as required by the Sale Procedures Order, and (ii) Buyer shall provide such information and assurance as may be required pursuant to the Sale Procedures Order, including, without limitation, as to the Buyer's assumption of obligations under paragraph 8H of the Purchase Agreement, and (notwithstanding anything to the contrary in paragraph 20 of the Purchase Agreement) Buyer's payment of any outstanding amounts Buyer has Otherwise Agreed to pay to cure any defaults of Seller or otherwise in respect of such obligations ("Cure Costs").
- Sale Notice. Promptly following the Outside Contingency Removal Date, Seller shall file with Bankruptcy Court and serve on the parties designed therein (the "Sale Notice Parties") the notice of the Agreement substantially in the form attached to the Sale Procedures Order as Exhibit B (the "Sale Notice") attaching copies of (i) the proposed Sale Order and (ii) the Agreement; and setting

SINGLE UNIT RESIDENTIAL

Buyer Crise: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 124 of 174

the deadline to object to the Sale Notice which shall be no less than twenty-one (21) days following filing and service thereof as set out in the Sale Procedures Order (the "Sale Notice Objection **Deadline**"). Buyer shall cooperate with Seller by providing all necessary information and assurance needed to complete the Sale Notice in a timely manner, including, without limitation, as to the Buyer's proposed assumption of obligations under paragraph 8H of the Purchase Agreement and any Cure Costs.

- f. Recording of Sale Order. At Close of Escrow, if required by Title Company to issue the title policy contemplated in paragraph 16G insuring fee simple title in the name of Buyer, the Sale Order shall be recorded in the real property records of the county where the Property is located, immediately prior to the recording of the grant deed.
- MODIFICATIONS TO PURCHASE AGREEMENT TERMS. The terms of the Purchase Agreement 2. are further modified as follows:
 - a. Paragraphs 3B and 32A Date of Acceptance. The date of "Acceptance" under paragraphs 3B and 32A the Purchase Agreement shall be the date the last of Buyer and Seller have mutually executed and delivered to the other Party to the Purchase Agreement and this Addendum.
 - b. Paragraph 3B Close of Escrow. The Close of Escrow under paragraph 3B of the Purchase Agreement shall occur on the date that is the earlier of (i) $5 \boxtimes 10 \square$ days after the entry of a Sale Order by the Bankruptcy Court, or (ii) if an objection is filed to the Sale in accordance with the Sale Procedures Order, twenty (20) days after the entry of a Sale Order by the Bankruptcy Court, but in no event (in the case of either subclause (i) or (ii)) later than 120 days following the Date of Acceptance (the "Outside Closing Date"); provided further that Seller shall be entitled to an extension of the Outside Closing Date (not to exceed thirty (30) days in the aggregate) for the purpose of satisfying the Sale Order Contingency.
 - c. Paragraphs 3G(3) and 21 Brokers and Agents. Neither Party has had any contact or dealings regarding the Property, or any communication in connection with the subject matter of the transaction described in the Purchase Agreement (the "Transaction"), through any licensed real estate broker or other person who can claim a right to a commission or finder's fee as a procuring cause of the sale contemplated herein, except for (i) Marcus & Millichap (representing Buyer) ("Buyer's Broker"), whose commission, if at all shall be paid in accordance with paragraph **3G(3)** of the Purchase Agreement, and (ii) Coldwell Banker Realty (representing Seller) ("Seller's **Broker**") whose commission, if any is due, shall be the responsibility of Seller pursuant to a separate agreement. If any other broker or finder perfects a claim for a commission or finder's fee based upon any such contract, dealings or communication, the party through whom the broker or finder makes its claim shall be responsible for said commission or fee and all costs and expenses (including reasonable attorneys' fees) incurred by the other party in defending against such claim. The provisions of this **Section 2.c** shall control over any contrary provisions in **paragraphs G(3)** and 21 of the Purchase Agreement, and shall survive the Close of Escrow.
 - d. Paragraphs 3K and 26 Buyer Assignment. Notwithstanding anything to the contrary contained in paragraphs 3K and 26 of the Purchase Agreement, Buyer's right to assign Buyer's interest in the Agreement under paragraph 26 thereof shall be exercised, if at all, prior to the Outside Contingency Removal Date.
 - Paragraph 3L Outside Contingency Removal Deadline. Notwithstanding anything to the contrary contained in the Purchase Agreement (including without limitation, paragraphs 3L, 8, 15 and 17), all of Buyer's contingencies set out in paragraphs 3L, 8 or elsewhere in the Purchase Agreement shall be approved of waived by Buyer on the earlier of (1) the date of the last Contingency Date under paragraph 3L of the Purchase Agreement or (2) twenty-one (21) Days after Acceptance (the "Outside Contingency Removal Deadline"); provided further that, for avoidance of doubt, neither Seller nor Buyer may waive the Sale Order Contingency as provided in **Section 1.c** above, and the same shall not be subject to the Outside Contingency Removal Deadline. -DS



BS Seller Initial Page

125 of 174

- Paragraphs 3N(1), 9B(6), 9B(7), 11S and 17 Exempt Seller. Notwithstanding anything to the contrary contained in paragraphs 3N(1), 9B(6), 9B(7), 11S and 17 of the Purchase Agreement, Seller's obligations regarding Delivery of Reports and other Seller Documents, and any disclosures, shall be subject to the full protections for Seller of any exemption under California Law (including, without limitation under California Civil Code Section 1102.2 as a result of the Bankruptcy Case), and as described in the Exempt Seller Disclosure (C.A.R. form ESD).
- Paragraphs 3N(5), 32N, 36 and 41A Seller Authority. Seller's authority under the Agreement (including without limitation as referred to in paragraphs 3N(5), 32N, 36 and 41A of the Purchase Agreement) shall at all times be subject to any required approvals under the Sale Procedures Order and Sale Order.
- h. Paragraphs 3Q(1), (2), (3) and (5), 10A and 11B(1) Natural Hazards Disclosure (NHD) and Other Inspections, Reports, Tests and Certificates. Notwithstanding anything to the contrary contained in the Purchase Agreement (including, without limitation, paragraphs 3Q(1), (2), (3) and (5), 10A and 11B(1)), Buyer shall pay the cost of the Natural Hazards Disclosure and other inspections, reports, tests and certificates referred to in paragraphs 3Q(1), (2), (3) and (5), and perform and pay for any inspections or work recommended or identified therein.
- Paragraphs 8H, 9B(6), 9B(7) and 20 Leased or Liened Items. Seller's right to assign and Buyer's right to assume Seller's obligations with respect to leased or liened items shall be subject to Bankruptcy Court approval under the Sale Order and may include Cure Costs that Buyer has Otherwise Agreed to pay (notwithstanding anything to the contrary in paragraph 20 of the Purchase Agreement).
- <u>Paragraph 7B AS-IS.</u> Buyer has been advised to investigate the condition and suitability of all aspects of the Property and all matters affecting the value or desirability of the Property for Buyer's use or purposes during the applicable time periods for the Buyer's contingencies under the Agreement. Buyer acknowledges that Seller has never resided in the Property and the Property has been used strictly as an investment property by Seller. Except as required by Law, neither Seller, nor its members, employees, or agents makes or has made any representations or warranties of any kind, express or implied, written or oral, pertaining to, without limitation, the physical condition of the Property, the uses of the Property (or any limitations thereon), the costs of operation, compliance with applicable Laws, and/or any requirements for alterations or improvements to comply with applicable Laws (including, without limitation, any representations or warranty pertaining to zoning, on environmental, or other Laws, regulations, or governmental requirements); the condition of the soils or groundwater of the Property; the presence or absence of electromagnetic fields, toxic materials, or hazardous (as that term may be defined under any applicable local, state, or federal Law) materials on or under the Property; or any other matter bearing on the use, value, or condition of the Property. Except as required by Law, Seller makes and has made no representations or warranties with respect to the condition of title to the Property, and Buyer shall rely solely on the policy of title insurance obtained pursuant to the Purchase Agreement for any claims related thereto. Buyer's sole remedy related to any aspect of the Property discovered by Seller during the Buyer's applicable contingency periods to which Buyer does not approve, shall be to terminate the Agreement within the Buyer's applicable contingency period and Buyer shall have no further right to terminate the Agreement outside of the applicable contingency period except as specifically set forth in the Agreement. In addition, subject to the disclosures made and/or required by Seller pursuant to the Purchase Agreement, Buyer assumes the risk that an adverse condition of the Property may not have been revealed by Buyer's own due diligence and agrees that Seller shall have no obligation to repair, correct, or compensate Buyer for any condition of the Property whatsoever, including, without limitation, compliance with zoning Laws or building codes, which may be discovered after the expiration of the applicable contingency period. To the extent allowed by Law, Buyer waives, releases, acquits, and forever discharges Seller, and Seller's Parties (as defined below) to the maximum extent permitted by Law, of and from any and all claims, actions, causes of action, demands, rights, liabilities, damages, losses, costs, expenses, or compensation whatsoever, direct or indirect, known or unknown, foreseen or

Entered: 08/29/25 11:27:48 Filed: 08/29/25

unforeseen, that it now has or that may arise in the future because of or in any way growing out of or connected with the Purchase Agreement and the Property (including, without limitation, the condition of the Property). TO THE EXTENT PERMITTED BY LAW, BUYER EXPRESSLY WAIVES ITS RIGHTS GRANTED UNDER CALIFORNIA CIVIL CODE SECTION 1542 AND ANY OTHER PROVISION OF LAW THAT PROVIDES A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT BUYER DOES NOT KNOW OR SUSPECT TO EXIST IN ITS FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY IT WOULD HAVE MATERIALLY AFFECTED ITS AGREEMENT TO RELEASE SELLER.

IT IS SO AGREED: DocuSigned by: Seller Bradley D. Sharp

Buyer: CEBDESSTRETD543F.

Buyer: CEBDESSTRETD543F.

As used in the Agreement, "Seller's Parties shall mean and include, collectively, (1) Seller, (2) Seller's property manager for the Property, (3) ordinary course vendors who provide services for the Property or the Seller, (4) any direct or indirect owner of any beneficial interest in Seller, (5) any officer, director, employee, or agent of Seller (including Seller's broker for the Property), and (6) Seller's legal counsel, Seller's accountants and any other third party professional advisors of Seller approved by the Bankruptcy Court.

- k. Paragraph 10B(3) Reinspection Fees. Buyer understands and acknowledges that any and all Reinspection Fees shall be the responsibility of Buyer should they arise.
- 1. Paragraphs 11B(1)(A), 11S, 16D and 32D Known Material Facts. When a statement is made under the Agreement as to any information or defects "known" to Seller, or Seller's "actual knowledge" (or other similar phrase), including without limitation under paragraphs 11B(1)(A), 11S, 16D and 32D of the Purchase Agreement, it shall mean that Seller's Designated Representative (as defined below) has any actual knowledge (without further investigation) of any facts indicating that such statement is not true. Seller's Designated Representative shall be deemed to have current actual knowledge of any matter received by Seller's Designated Representative in writing, and nothing set forth herein shall be construed to impose upon Seller's Designated Representative any duty to investigate the matters to which such knowledge, or the absence thereof, pertains, including, but not limited to, the contents of the materials delivered or made available to Buyer or its representatives or the contents of files maintained by Seller's Designated Representative. In no event shall Seller's Designated Representatives have any personal liability under the Agreement. As used herein, "Seller's Designated Representative" is limited to the following individual: Bradley D. Sharp, CRO.
- m. Paragraph 16 Title. Seller's obligations under the Purchase Agreement, including without limitation paragraph 16, regarding removal of lien and other title matters shall be subject to the timing, scope and limitations regarding the same pursuant to the Sale Procedures Order and Sale Order.
- n. Paragraph 20 Prorations. The Sale Order controls with respect to the payment of any Cure Costs or any other items of proration between Buyer and Seller set forth therein, notwithstanding anything to the contrary in **paragraph 20** of the Purchase Agreement.

3. CROSS DEFAULT AND SELLER'S CONDITION TO CLOSING.

BUYER ACKNOWLEDGES AND AGREES THAT IT IS AN ADDITIONAL **PRECEDENT** CONTINGENCY AND EXPRESS CONDITION TO SELLER'S OBLIGATION TO SELL THE PROPERTY (THE "RESIDENCE") DESCRIBED IN THIS RESIDENTIAL PURCHASE AND SALE AGREEMENT (THE "AGREEMENT") THAT BUYER SIMULTANEOUSLY PURCHASE THE APARTMENT BUILDING LOCATED AT 5800 ENGLE ROAD, CARMICHAEL, CALIFORNIA (THE "APARTMENTS") ON





THE TERMS OF A SEPARATE COMMERCIAL PURCHASE AGREEMENT ENTERED INTO BY BUYER AND SELLER (THE "COMMERCIAL AGREEMENT"). BUYER MAY NOT PURCHASE ONE PROPERTY WITHOUT PURCHASING THE OTHER AT THE SAME TIME.

- AT ANY TIME THAT THE COMMERCIAL AGREEMENT IS TERMINATED FOR ANY REASON (OTHER THAN AS THE SOLE RESULT OF SELLER'S DEFAULT UNDER THE COMMERCIAL AGREEMENT) OR AFTER BUYER'S INSPECTIONS AND APPROVAL OF THE CONDITION OF THE APARTMENTS BY BUYER, OR IF BUYER DEFAULTS UNDER THE COMMERCIAL PROPERTY PURCHASE AGREEMENT, THIS AGREEMENT SHALL AUTOMATICALLY TERMINATE AND SELLER SHALL RECEIVE THE DEPOSIT UNDER THIS AGREEMENT. **BUYER'S MATERIAL** BREACH UNDER THE COMMERCIAL PURCHASE AGREEMENT FOR THE APARTMENTS SHALL ALSO CONSTITUTE A MATERIAL BREACH BY BUYER UNDER THIS AGREEMENT THAT TERMINATES THIS AGREEMENT AND, UPON SUCH TERMINATION. SELLER SHALL BE ENTITLED TO RECEIVE THE DEPOSIT.
- NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT, BUYER'S FAILURE TO REMOVE OR WAIVE ANY INSPECTION CONTINGENCY SET FORTH IN THE COMMERCIAL AGREEMENT OR OTHERWISE APPROVE THE CONDITION THE APARTMENTS SHALL BE DEEMED TO CONSTITUTE A FAILURE OF THE INSPECTION CONDITION SET FORTH IN THIS AGREEMENT, AND, REGARDLESS OF ANY PRIOR INSPECTIONS AND APPROVALS BY BUYER REGARDING THE RESIDENCE, BUYER SHALL BE DEEMED TO DISAPPROVE THE RESIDENCE AS OF THE DATE OF ANY DISAPPROVAL OF THE CONDITION OF THE APARTMENTS.
- 4. **DELETED PROVISIONS**: The following paragraphs of the Purchase Agreement are hereby deleted:
 - a. Paragraph 25 [Attorney Fees and Costs]; paragraph 38 [Mediation]; and paragraph 39 [Arbitration].
- 5. CHOICE OF LAW; VENUE. Notwithstanding anything to the contrary contained in the Purchase Agreement, the Agreement is to be governed by and construed in accordance with federal bankruptcy Law, to the extent applicable, and where state Law is implicated, the Laws of the State of California shall govern (without regard to conflicts of law). The Bankruptcy Court shall retain exclusive jurisdiction to enforce the provisions of the Agreement. Each of the parties hereby accepts and consents to, generally and unconditionally, the jurisdiction of the Bankruptcy Court. Each of the Parties hereby irrevocably waives any objection which it may now or hereafter have to the laying of venue of any of the aforesaid actions or proceedings arising out of or in connection with the Agreement brought in the Bankruptcy Court and hereby further irrevocably waives and agrees not to plead or claim in such court that any such action or proceeding brought in such court has been brought in an inconvenient forum. In the event that the Bankruptcy Court declines to exercise jurisdiction over the Agreement, venue shall be in the Superior Court of California, in the County where the Property is located. TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAWS, SELLER AND BUYER HEREBY WAIVE THEIR RESPECTIVE RIGHTS TO TRIAL BY JURY IN THE EVENT OF ANY PROCEEDINGS.
- **CONFLICTS**. In the event of a conflict between the terms of the Purchase Agreement and this Addendum, 6. the terms of this Addendum shall control.
- 7. **MISCELLANEOUS**: The Agreement may be executed in multiple counterparts, each of which is to be deemed original for all purposes, but all of which together shall constitute one and the same instrument. The Agreement may be executed and delivered by electronic transmission, the Parties intending that electronically transmitted signatures constitute original signatures and that an electronically transmitted or manually executed counterpart of the Agreement containing signatures (manually executed or electronically transmitted) of a Party shall be binding upon that Party. The Agreement contains the entire agreement with

JR

respect to the Transaction, and there are no other terms, conditions, promises, understandings, statements or representations, express or implied, concerning the same. In the event any provision or any part of any provision of the Agreement shall be held to be invalid and unenforceable, the remaining enforceable provisions and remaining enforceable parts of any provision shall be valid and binding upon the Parties to the maximum extent permitted by Law. One or more waivers by either Party of any provisions, term, condition, or covenant shall not be construed by the other Party as a waiver of a subsequent breach of the same by the other Party. The Agreement shall not be construed more strictly against one Party than the other merely by virtue of the fact that it has been prepared initially by counsel for one of the Parties, it being recognized that both Parties and their respective counsel have had a full and fair opportunity to negotiate and review the terms and provisions of the Agreement and to contribute to its substance and form. Subject to applicable principles of fraudulent conveyance, in no event shall Buyer seek satisfaction for any obligation from any Seller's Parties, nor shall any such person or entity have any personal liability for any such obligations of Seller.

[signature page follows.]



Entered: 08/29/25 11:27:48

IN WITNESS WHEREOF, the Parties have executed this Addendum as of the date(s) written below next to their respective signatures.

BUYER:

Doculsigned by: CEBD833F8FD843F	Date:	July 1, 2025	
JOSEPH RAMOS, an individual			
SELLER:			
RED CEDAR TREE, LP,			
a California limited partnership		07/07/0005	
DocuSigned by:	Date:	07/07/2025	
Bradley D. Sharp			
Bradley D. Sharp, CRO.	•		

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 4922-9988-3591, v. 2

EXHIBIT A Sale Procedures Order

[See attached]

Case: 24-10545 Doc# 2190-1 Filed: 08/29/25 Entered: 08/29/25 11:27:48 Page 4922-9988-3591, v. 2

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Entered on Docket

Docket #0971 Date Filed: 03/05/2025

EDWARD J. EMMONS, CLERK U.S. BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA Date Filed: 03/05/2025

425 Market Street, 26th Floor San Francisco, California 94105

KELLER BENVENUTTI KIM LLP

KELLER	BENV	ENUTTI	KIM LLP

TOBIAS S. KELLER (Cal. Bar No. 151445)

2 (tkeller@kbkllp.com) The following constitutes the order of the Court.

DAVID A. TAYLOR (Cal. Bar No. 347733) March 5, 2025

3 (dtaylor@kbkllp.com)

THOMAS B. RUPP (Cal. Bar No. 278041)

4 || (trupp@kbkllp.com)

425 Market Street, 26th Floor San Francisco, California 94105

Telephone: (415) 496-6723 Facsimile: (650) 636-9251

Attorneys for the Debtors and Debtors in Possession

Chales Norch

Charles Novack U.S. Bankruptcy Judge

and

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

SANTA ROSA DIVISION

In re:

LEFEVER MATTSON, a California corporation, *et al.*, ¹

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

ORDER ESTABLISHING OMNIBUS PROCEDURES FOR REAL PROPERTY SALES

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon consideration of the Motion of Debtors to Establish Omnibus Procedures for Real Property Sales [Dkt. No. 689] (the "Motion"), filed by the above-captioned debtors and debtors in possession (the "Debtors"); the Court having reviewed the Motion and the Sharp Declaration; and having considered the statements of counsel and the evidence adduced with respect to the Motion at a hearing before the Court (the "Hearing"); and the Court having found that (i) the Court has jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) notice of the Motion and the Hearing was sufficient under the circumstances; and after due deliberation the Court having determined that the relief requested in the Motion is in the best interests of the Debtors, their estates, and their creditors; and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- The Motion is granted as set forth below.
- 2. The Sale Procedures are approved, and the Debtors are authorized, but not directed, to take any and all actions reasonably necessary or appropriate to implement those procedures. The Sale Procedures shall be limited to those Properties listed on the schedule attached hereto as **Exhibit A.** The Debtors may file, in their business judgement, a motion to approve the sale of any individual Property which they deem necessary and appropriate.

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Motion.

The schedule of Properties attached to the Motion included those that are collateral (the "Socotra Properties") for Socotra Capital, Inc.'s ("Socotra") loans. Pursuant to an agreement between the Debtors and Socotra to resolve Socotra's objections to the Motion by excluding the Socotra Properties from the Motion and this Order, and preliminarily address the Socotra Properties in an agreed upon cash collateral order, the Socotra Properties have been removed from the attached Exhibit A and this Order does not apply to any of the Socotra Properties.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

3.	These Sale Procedures do not apply to sales where the estimated net sale
proceeds (pu	rchase price minus Closing Costs) are less than the aggregate amount of claim
secured by su	ch property unless the Debtors first obtain in writing the permission of the applicable
secured lende	er(s).

- 4. "Small Asset Sales" shall be defined as those sales with a sale price less than \$5 million.
- 5. "Large Asset Sales" shall be defined as those sales with a sale price equal to or greater than \$5 million.
 - 6. The Small Asset Sale Procedures shall be as follows:
 - a. Contents of Sale Notice: Prior to any sale of a Property for which the Debtors, in consultation with the Committee, elect to seek approval through these Sale Procedures, the Debtors shall file with the Court a notice (the "Sale Notice") that sets forth:
 - The address and tax identification number of the Property proposed to be sold (the "Subject Property");
 - ii. The sale price;
 - The name(s) of the title holder of the Subject Property; iii.
 - The name(s) of the holder of any and all liens or other interests iv. in the Subject Property with the recording date and instrument number of such liens or interests, if any, listed immediately below the caption of the Sale Notice in compliance with Bankruptcy Local Rule 6004-1(a);
 - The amount and nature of any known liens or other interests v. in the Subject Property, their proposed treatment, and the basis for any dispute thereof or any other ground asserted for selling free and clear thereof;
 - A brief summary of the marketing of the Subject Property that vi. would support the Debtors' representation that it was done in a fully commercially reasonable manner and the Debtors' conclusion that the price and terms are reasonable and in the best interests of the Debtors' bankruptcy estates according to their business judgment;
 - The name(s) proposed buyer(s) (the "Buyer") and any known vii. relationship to the Debtors;⁴

These Sale Procedures shall not apply if the proposed purchaser is an insider of the Debtors.

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

viii. The provision(s) of section 363(f) that the Debtors submit authorize the sale free and clear of liens, a summary of the Debtors' evidence supporting such assertion, and each lien creditor(s)' name, recording date and instrument number for which the sale will be free and clear;

- ix. The name of the Broker(s), the date of entry and docket number of the order approving the Broker's employment, any known connection to the Debtors, and their proposed compensation;
- x. A schedule of any unexpired leases or executory contracts (collectively, the "<u>Leases</u>") associated with the Subject Property and their proposed treatment in the Sale including any cure amounts;
- xi. A summary of the Buyer's evidence that it can provide adequate assurance of future performance and assumption of the Leases, if any;
- xii. A summary of any other proposed closing payments, including but not limited to payment of the Broker's commission, FTI's advisory and transaction fee, transfer taxes, closing and escrow costs, recording costs and the Title Company's fees (collectively, the "Closing Costs");
- xiii. The estimated net proceeds available to the estate upon conclusion of the Sale, after the satisfaction of any liens, and payment of the Closing Costs; and
- xiv. The Objection Procedures (as described below).
- b. Filing and Service of Sale Notice: The Sale Notice shall be filed and served by email where available and by mail for those who have not consented to email service upon (i) the United State Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any and all holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").
- c. <u>Objection Procedures</u>: Any objection to the proposed sale or the assumption of the Leases or request for hearing (the "<u>Objection</u>") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "<u>Objection Deadline</u>").
- d. Overbids: There shall be no overbids. The commercially reasonable practice for properties of this price range is to contact all interested parties once an offer is received, notifying them of the offer and requesting overbids. Therefore, any agreed purchase price will already include any overbids.
- e. <u>No Stalking Horse Procedures</u>: There shall be no stalking horse procedures; however, the Debtors reserve the right to request such procedures should

they, in their sole discretion determine that a stalking horse procedure would benefit the estates.

- f. If No Objection: If the Objection Deadline passes without the filing of an Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Objection was filed or served on the Debtors (the "Certificate of No Objection") and the Debtors shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Small Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Small Asset Sale Order.
- g. <u>Sale Hearing</u>: If an Objection is filed prior to the Objection Deadline and not withdrawn, the Debtors will set a hearing (the "<u>Sale Hearing</u>") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection; (iii) and the Notice Parties.
- 7. The Large Asset Sale Procedures shall be as follows:
 - a. <u>Contents of Sale Notice</u>: Prior to any sale of a Property for which the Debtors elect to seek approval through these Sale Procedures, the Debtors shall file with the Court a notice (the "<u>Sale Notice</u>") that sets forth:
 - i. The address of the Property proposed to be sold (the "Subject Property");
 - ii. The sale price;
 - iii. The name(s) of the title holder of the Subject Property;
 - iv. The name(s) of the holder of any liens or other interests in the Subject Property, if any, listed immediately below the caption of the Sale Notice in compliance with Bankruptcy Local Rule 6004-1(a);
 - v. The amount and nature of any known liens or other interests in the Subject Property, their proposed treatment, and the basis for any dispute thereof or any other ground asserted for selling free and clear thereof;
 - vi. A brief summary of the marketing of the Subject Property that would support the Debtors' representation that it was done in a commercially reasonable manner and the Debtors' conclusion that the price and terms are reasonable and in the best interests of the Debtors' bankruptcy estates according to their business judgment;
 - vii. The name(s) of the proposed buyer(s) (the "<u>Buyer</u>") and any known relationship to the Debtors;⁵

These Sale Procedures shall not apply if the proposed purchaser is an insider of the Debtors.

- viii. The provision(s) of section 363(f) that the Debtors submit authorize the sale free and clear of liens and a summary of the Debtors' evidence supporting such assertion;
 - ix. The name of the Broker(s), the date of entry and docket number of the order approving the Broker's employment, any known connection to the Debtors, and their proposed compensation;
 - x. A schedule of any unexpired leases or executory contracts (collectively, the "<u>Leases</u>") associated with the Subject Property and their proposed treatment in the Sale including any cure amounts;
 - xi. A summary of the Buyer's evidence that it can provide adequate assurance of future performance of the Leases, if any;
- xii. A summary of any other proposed closing payments, including but not limited to payment of the Closing Costs;
- xiii. The estimated net proceeds available to the estate upon conclusion of the Sale, after the satisfaction of any liens, and payment of the Closing Costs; and
- xiv. The Objection Procedures (as described below).
- xv. The procedures for an auction (the "<u>Auction</u>") should qualified overbids be received prior to the Objection Deadline.
- b. <u>Filing and Service of Sale Notice</u>: The Sale Notice shall be filed and served by email where available and by mail for those who have not consented to email service upon (i) the United State Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "<u>Notice Parties</u>").
- c. <u>Objection Procedures</u>: Any objection to the proposed sale, the Auction procedures, or the assumption and assignment of the Leases or request for hearing (the "<u>Objection</u>") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "<u>Objection Deadline</u>").
- d. Overbids: The Sale Notice shall include solicitation for overbids which must be submitted in writing to FTI on or before the Objection Deadline. Overbids must be accompanied by a good faith deposit of 10% of the proposed sale price. Overbids must be for 2% on sales up to \$10,000,000 and for 1% for sales over \$10,000,000 plus Bid Protections (if any).
- e. <u>Stalking Horse Procedures</u>: The Debtors may, in consultation with the Committee:
 - i. designate a bidder per Subject Property as a stalking horse bidder (the "<u>Stalking Horse Bidder</u>"), whose bid shall serve as the stalking horse bid (the "<u>Stalking Horse Bid</u>"), and

- ii. execute, subject to higher or otherwise better offers, a purchase agreement memorializing the proposed transaction set forth in the Stalking Horse Bid (a "Stalking Horse Agreement"), which may include:
 - 1. a break-up fee of no more than 3% of the total cash consideration payable under such Stalking Horse Agreement (the "Break-Up Fee") plus
 - 2. an expense reimbursement for the Stalking Horse Bidder's actual out-of-pocket costs of up to \$100,000 (the "Expense Reimbursement" and, together with the Break-Up Fee, the "Bid Protections"); provided, however, that the aggregate Bid Protections with respect to any Stalking Horse Bid shall not exceed 5% of the total cash consideration offered in such Stalking Horse Bid.

To the extent the Debtors designate more than one Stalking Horse Bidder pursuant to these Bid Procedures, no two Stalking Horse Bidders will be designated with respect to the same Subject Property. The Bid Protections shall only be payable upon consummation of an alternative transaction. The Debtors shall not pay a Break-Up Fee to any Stalking Horse Bidder on account of the portion of the purchase price of such bid that is a credit bid, assumption of liabilities, or other non-cash (or cash-equivalent) consideration, nor provide any Bid Protections to an insider or affiliate of the Debtors.

To the extent the Debtors, in consultation with the Committee, determine to offer Bid Protections to any Stalking Horse Bidder, the Debtors shall disclose such Bid Protections in a corresponding notice designating such Stalking Horse Bidder (the "Stalking Horse Notice") to be filed and served seven (7) calendar days prior to the filing of the corresponding Sale Notice. A Stalking Horse Notice, if filed, shall also include:

- i. a copy of the Stalking Horse Agreement;
- ii. an appropriate declaration in support of the proposed Bid Protections (the "Bid Protections Declaration"); and
- iii. a proposed form of order approving the Bid Protections (the "Stalking Horse Order").

Any objection to (i) the Bid Protections set forth in the Stalking Horse Notice, or (ii) the form of Stalking Horse Order (a "Stalking Horse Objection"), shall be filed no later than ten (10) calendar days after the filing of the Stalking Horse Notice; provided, however, any such Stalking Horse Objection shall be limited to whether the Stalking Horse Notice and Stalking Horse Order are consistent with the Bid Protections provided for herein. If a timely Stalking Horse Objection is filed, the Debtors are authorized to file a notice seeking an expedited hearing with respect to the Stalking Horse Objection on not less than three (3) calendar days' notice. Absent any timely Stalking Horse Objection, the Court may enter the Stalking Horse Order without further hearing.

f. <u>Auction</u>: If a qualified overbid is received prior to the Objection Deadline, the Debtors shall file and serve notice of the Auction to the Stalking Horse Bidder, all overbidders, any parties filing objections by the Objection

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

SAN FRANCISCO, CALIFORNIA 94105

- Deadline, and the Notice Parties not less than seven (7) days prior to the date scheduled for the Auction.
- If No Objection: If the Objection Deadline passes without the filing of an Objection or submission of an overbid or any such response is withdrawn, the Debtors shall file a Certificate of No Objection and the Debtors shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Large Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Large Asset Sale Order.
- h. Sale Hearing: If an Objection is filed or an overbid is submitted prior to the Objection Deadline and not withdrawn, the Debtors will set a Sale Hearing giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection or submitted an overbid; (iii) and the Notice Parties.
- 8. The forms of Sale Notices attached hereto as **Exhibits B and C** are approved.
- 9. The forms of Small Asset Sale Order and Large Asset Sale Order, each attached as Exhibit 1 to the respective form of Sale Notices, are approved.
 - 10. The form of the Stalking Horse Notice attached hereto as **Exhibit D** is approved.
- 11. The form of the Stalking Horse Order attached as Exhibit 1 to the Stalking Horse Notice is approved.
- 12. To the extent that any counterparty to a Lease fails to timely object to the Sale of a Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.
- 13. The Debtors shall pay directly from escrow the Closing Costs, any outstanding property taxes and any secured claims for which there are no objections pending at the time of closing.
- 14. These Sale Procedures shall not apply to sales of Property to "insiders" of the Debtors as that term is defined in section 101(31) of the Bankruptcy Code.
- 15. All parties' rights under the Bankruptcy Code to object to a Sale Notice, their treatment thereunder and/or to an interest in the Properties, including the right to seek relief from the automatic stay from the Bankruptcy Court, are preserved. Secured creditors' rights to credit bid pursuant to section 363(k) of the Bankruptcy Code are preserved and shall not be required to pay Closing Costs or Bid Protections unless there is a prior written agreement or order of the Court.

- 16. Federal Home Loan Mortgage Corporation reserves its right to object to any sales procedures that it has not explicitly approved in advance.
- 17. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 18. Nothing contained in the Motion, the Sale Notice, or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.
- 19. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 20. The Debtors are authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to their distribution.
- 21. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

Caase 22410655 Doo##92190FiledFi031068/29/25nteFerde 031068/29/2591227:48age 160 of 141 161 174

One 1 2/1 1/

2009 2009	Common Name	Address	City	State	Entity	Lender/Servicer
State Description Communication Commun						
Vacantial Company (Vacantial C						·
Vacamble						
March Personal IC						
2299 Steam						
Viscotine CA	, ,					
Self Engel Road						
Value Code Comments LP						
Valley Other 1,733,77534 Africe Court 2,500,7750 Africe Court 2,500,7750 Africe Court 2,500,7750 Africa Court						
Content Cont						
Commission Baschelles Versit and Min 450 West Spann 500 min Baschelles Versit and Min 450 West Spann 500 min Baschelles Versit and Min 450 West Spann 500 min Baschelles Versit and Min 500 min Baschelles Versit and Min 650 West Spann Camerate 650 Carrier Versit Annual Min 650 West Spann Camerate 650 Carrier Versit Annual Min 650 Spann 650 Carrier Versit Annual Min 650 Spann 650						
Some Banches Venue and ten 450 West Signer Camerical Apartments 3310-338 Crimination Camerical Performance of Camerical Apartments 3310-338 Crimination Someonia CA Westcage Apartments, LLC Diagram Masson Chapel Commichael Apartments 3800 Engle Poal Commichael Camerical Apartments 3800 Engle Poal Commichael Camerical Apartments 483 A Ferrang Avenue E 484 A Ferrang Avenue E 485 A Fe						i
Computeshare Text Computes Securities Computeshare Text Comput						
Osid Did Apartments 3319-3335 Chimmanian Constraint Prof. A Biol Osid. IP Constraint Prof. A Biol Osid. IP Constraint Prof. Constraint Prof. A Biol Osid. IP Constraint Prof. A Biol Osid. IP Constraint Prof. A Biol Osid. IP Constraint Prof. A Windows Apartments. LC Diagnate Resistant Clause Free Inches Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments. LC Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments Diagnate Resistant Clause A Biol Osid. IP Constraint Apartments Diagnate Resistant Clause Diagnate Resistant C	Seven Branches Venue and IIIII	450 West Spain	Soliollia	CA	File filee ii, LF; Lerevel Mattsoff	
Montages Securities Corp. Multimary Montages Pears Through Colleges, Series 202 (2016) (as successfor Genystrone Colleges						
Sale-2356 Cimmanos						
Geld Oak Agamments						
Doggen 19 bigson (Panage) 5000000000000000000000000000000000000	Cold Oak Anartments	2210-2226 Cimmarron	Cameron Park	CA	Pad Oak I D	
Diagon 14 Neston Chapet						
Countchaid Apartments S800 Engle Road Camichael Apartments S800 Engle Road Camichael Apartments County and Cottages 7337 Power Inn Road Sacramento CA Red Mulbery Trae, LP Greystan Exercise (Company LLC) Greystan Exercise (Company LLC) Red Mulbery Trae, LP Greystan Exercise (Company LLC) Greystan Exercise (Company LLC) Greystan Exercise (Company LLC) Red Mulbery Trae, LP Greystan Exercise (Company LLC) Greystan Exercise (Company LLC) Red Mulbery Trae, LP Greystan Exercise (Company LLC) Red Mulbery Trae, LP Greystan Exercise (Company LLC) Greystan Exercise (Company LLC) Red Mulbery Trae, LP Greystan Exercise (Company LLC) Red Mulbery Trae, LP Greystan Exercise (Company LLC) Red Mulbery Trae, LP Fermi Stage (Exercise (Company LL						
Cammchael Camm	Duggan's Mission Chapet	525 W Napa	Soliollia	CA	Willuscape Apartifients, LLC	
State Apartments	Commish sel An outro outs	E 0.00 Engle De ed	Cormich col	C4	Dad Cadar Tree I D	
Courtyword Contages 73.77 Prover Inte Road 8.00 Spracements Add Mulbery Tive, LP Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Markinand Mortages Association (as sasignee of Greystone Servicing Company LLC) Forest Apartments 500 Boodway Street Failteld CA Red Ook Tree, LP PMorgan Chase	Caminchaet Apartments	5800 Eligle Road	Carrichaet	CA	Red Cedar flee, LP	
Sharis Apartments	Courtward Cottogoo	7227 Dower Inn Bood	Caeramente	CA	Pod Mulhorn Trop I D	
Sharks Agartaments	Courtyard Cottages	7337 FOWEI IIIII ROAG	Saciamento	CA	ned Mulberry Tree, LF	
	Charia Anartmanta	452 A Flaming Avenue F	Vallaia	C4	Fortail Ding LD	
Description						
Mapped Apartments						
Binardway Street Apartments						
1902/1902/1903/0 AB Ralioad 1902/1902/1903/0 AB Ralioad Sonoma CA Black Walnut, LP S. Nattson Patrines, LP Comestione Sonoma CA Hack Cell Park Capations						
Comestone Sonoma, Barn at Harrow Cellars 2,570 Amol CD-72, 100, 150 Vagger Road Sanoma CA Hacock Park Apartments, LP Lefever Matison Valvey Coak - 7,200 / 7,200						
Valley Oak investments, LP						
Sab Illino Street #1-4 Sab Illino Street #1-4 Sab Illino Street #1-4 Sab Illino Street Sab Illin						
DeWits Tier / Home						
802 Studiey Street						
1173/1191 Araquipa						
157 James River Road	•					Š
Valley Oak - 5537/5539 Missie Way Sacramento CA Valley Oak Investments, LP Mr Cooper Valley Oak - 7300 Bema/7325 Arleta 7300 Bema/7325 Arleta Sacramento CA Valley Oak Investments, LP Mr Cooper Valley Oak - 7300 Bema/7325 Arleta 7300 Bema/7325 Arleta Sacramento CA Valley Oak Investments, LP Mr Cooper Napa Em Townhomes 1050 Elm Street Napa CA Pinecone, LP NexBank 1864 Quali Meadows Circle 1864 Quali Meadows Circle Vacaville CA LeFever Mattson PHH Mortgage Services 258 Lorraine Boulevard 258 Lorraine Boulevard San Leandro CA LeFever Mattson PHH Mortgage Services Valley Oak - 7304/7306 Arleta Court 7304/7306 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services Valley Oak - 7328/7330 Arleta Court 7328/7330 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services Valley Oak - 7328/7330 Arleta Court 7335/7337 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services Valley Oak Investments, LP PHH Mortgage Services						·
Valley Oak - 7308 Pernal 7325 Arleta 7308 Pernal 7325 Arleta Sacramento CA Valley Oak Investments, LP Mr Cooper 7308/7310 Arleta Court 7308/7310 Arleta Court Napa Ent Townhomes 1050 Elm Street Napa CA Pinecone, LP NexBank 1864 Qual Meadows Circle			,			
Valley Oak - 7308/7310 Arleta Court 7308/7310 Arleta Court Sacramento CA Valley Oak Investments, LP Mr Cooper Napa Elm Townhomes 1050 Elm Street Napa CA Pinecone, LP Nosbank 1864 Quall Meadows Circle 1864 Quall Meadows Circle Vacaville CA LeFever Mattson PHH Mortgage Services 258 Lorraine Boulevard 258 Lorraine Boulevard San Leandro CA LeFever Mattson PHH Mortgage Services Valley Oak - 7304/7306 Arleta Court 7304/7306 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services Valley Oak - 7324/7326 Arleta Court 7324/7326 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services Valley Oak - 7328/7330 Arleta Court 7324/7326 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services Valley Oak - 7335/7337 Arleta Court 7335/7337 Arleta Court Sacramento CA Valley Oak Investments, LP PHH Mortgage Services 430 West Napa 430 West Napa Sonoma CA Willey Oak Investments, LP PHH Mortgage Services						
Napa Elm Townhomes 1050 Elm Street Napa CA Pinecone, LP NexBank 1864 Qual Meadows Circle 1864 Q						
1864 Quail Meadows Circle 1864 Quail Meadows Circle 1864 Quail Meadows Circle 288 Lorraine Boulevard 288 Lorraine Boulevard 289 Lorraine Boulevard 280 Lefever Mattson 280 Lefever Mattson 281 Lefever Mattson 281 Lefever Mattson 281 Lefever Mattson 282 Valley Oak Investments, LP 282 PHH Mortgage Services 283 Valley Oak PA324/7326 Arleta Court 284 Valley Oak Investments, LP 285 Valley Oak Investments, LP 286 Valley Oak Investments, LP 287 PHH Mortgage Services 287 Valley Oak Investments, LP 288 Valley Oak Investments, LP 288 Valley Oak Investments, LP 289 PHH Mortgage Services 289 Valley Oak Investments, LP 280 PHH Mortgage Services 280 Valley Oak Investments, LP 280 PHH Mortgage Services 280 Valley Oak Investments, LP 280 PHH Mortgage Services 281 Valley Oak Investments, LP 281 PHH Mortgage Services 282 Valley Oak Investments, LP 283 Bella Valley Oak Investments, LP 284 Valley Oak Investments, LP 285 PORTGAGE Again Valley Oak Investments, LP 285 PORTGAGE Again Valley Oak Investments, LP 286 Valley Oak Investments, LP 286 Portfolio Servicing, Inc. 286 Valley Oak Investments, LP 286 Select Portfolio Servicing, Inc. 287 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Sept Portfolio Servicing, Inc. 288 Valley Oak Sept Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Valley Oak Investments, LP 288 Select Portfolio Servicing, Inc. 288 Select Por						
258 Lorraine Boulevard 258 Lo						
Valley Oak - 7304/7306 Arleta Court 7304/7306 Arleta Court 7304/7306 Arleta Court 7304/7306 Arleta Court 7324/7326 Arleta Court 7324/7326 Arleta Court 7324/7326 Arleta Court 7328/7330 Berna Way 7328/7331 Berna Way 7328						
Valley Oak -7324/7326 Arleta Court 7324/7326 Arleta Court 7328/7330 Arleta Court 7329/7331 Bema Way 7328/7334 Arleta Court 7329/7321 Bema Way 7329/						
Valley Oak - 7328/7330 Arleta Court 7328/7330 Arleta Court 7335/7337 Arleta Court 7336/7337 Arleta Court 7336/7338 Bema Way 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Bema Way 7336/7338 Arleta Court 7336/7338 Bema Way 7336/7338 Bema Sacramento 7336/7338 Bema Way 7336/7338 Bema Sacramento 7340/7338 Bema Sacramento 7340/7338/7338 Bema Sacramento 7340/7338/7338 Bema Sacramento 7340/7338/7338 Bema Sacrame						
Valley Oak - 7335/7337 Arleta Court 7335/7337 Arleta	•					
430 West Napa 430 West Napa Sonoma CA Windscape Apartments, LLC Poppy Bank 533 Bella Vista Drive 533 Bella Vista Drive Suisun City CA LeFever Mattson Select Portfolio Servicing, Inc. Valley Oak - 5335/5337 Gibbons Drive Valley Oak - 5335/5337 Gibbons Drive Valley Oak - 5509 Orange/7343 Arteta 5509 Orange Aver/7343 Arteta Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 5601/5603 Orange Avenue 5601/5603 Orange Avenue Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7303/7305 Berna Way 7303/7305 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7312/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7316/7318 Arteta Court 7316/7318 Arteta Court 7316/7318 Arteta Court 7319 Arteta/7301 Berna 7319 Arteta/7301 Berna 7319 Arteta/7301 Berna 7319 Arteta/7301 Berna 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Berna Way Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Berna Way Select Portfolio Servicing, Inc. Valley Oak Investments, LP Sel						
533 Bella Vista Drive						
Valley Oak -5335/5337 Gibbons Drive 5335/5337 Gibbons Drive Carmichael CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -5509 Orange/343 Arteta 5509 Orange Averue 5501/5603 Orange Averue Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7303/7305 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7316/7318 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7316/7318 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7316/7318 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7316/7318 Arteta/301 Berna CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7344 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arteta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.						
Valley Oak - 5509 Orange/7343 Arleta 5509 Orange Averua 5509 Orange Averua 5601/5603 Orange Avenua 560						
Valley Oak - 5601/5603 Orange Avenue 5601/5603 Orange Avenue Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7303/7305 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7312/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7316/7318 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.						
Valley Oak - 7303/7305 Berna Way 7303/7305 Berna Way 7312/7314 Berna Way 7312/7314 Berna Way 7316/7318 Arleta Court 7316/7318 Arleta Court 7319 Arleta/7301 Berna 7319/7312 Berna 7319/7312 Berna 7319/7313 Berna 7319/7313 Berna 7319/7314 Arleta 7319/7314						
Valley Oak - 7312/7314 Berna Way 7312/7314 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7316/7318 Arleta Court 7316/7318 Arleta Court 7316/7318 Arleta Court 7319 Arleta/7301 Berna 7319 Arleta/7301 Berna 7319 Arleta/7301 Berna Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak - 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak Investments, LP Select Portfolio Servicing, Inc.						
Valley Oak - 7316/7318 Arleta Court 7316/7318 Arleta Court 7316/7318 Arleta Court 7319 Arleta Court 7319/7321 Berna Way 7319/7321 Berna Way 7319/7321 Berna Way 7319/7321 Berna Way 7319/7321 Berna Court 7319/7321 Berna Way 7319/7	,	,	Sacramento			5
Valley Oak -7319 Arleta/7301 Berna 7319 Arleta/7301 Berna Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.	·		Sacramento			
Valley Oak -7319/7321 Berna Way 7319/7321 Berna Way Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak -7339/7341 Arleta Court 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak Investments, LP Select Portfolio Servicing, Inc.		7316/7318 Arleta Court	Sacramento			Select Portfolio Servicing, Inc.
Valley Oak - 7339/7341 Arleta Court 7339/7341 Arleta Court Sacramento CA Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak Investments, LP Select Portfolio Servicing, Inc. Valley Oak Investments, LP Select Portfolio Servicing, Inc.			Sacramento			Select Portfolio Servicing, Inc.
Valley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.	Valley Oak - 7319/7321 Berna Way	7319/7321 Berna Way	Sacramento	CA		Select Portfolio Servicing, Inc.
Valley Oak - 9120 Polhemus Drive/9300 Mazatlan Way 9120 Polhemus Drive/9300 Mazatlan Way Elk Grove CA Valley Oak Investments, LP Select Portfolio Servicing, Inc.	Valley Oak - 7339/7341 Arleta Court	7339/7341 Arleta Court	Sacramento	CA	Valley Oak Investments, LP	Select Portfolio Servicing, Inc.
110 Fordham Circle Vallejo CA LeFever Mattson Shellpoint Mortgage Servicing	Valley Oak - 9120 Polhemus Drive/9300 Mazatlan Way	9120 Polhemus Drive/9300 Mazatlan Way	Elk Grove	CA		Select Portfolio Servicing, Inc.
	110 Fordham Circle	110 Fordham Circle	Vallejo	CA	LeFever Mattson	Shellpoint Mortgage Servicing

	_	1			,
					U.S. Bank National Association, as Trustee for Mastr Adjustable
					Rate Mortgages Trust 2007-3 Mortgage Pass-Through Certificates,
Valley Oak - 5513/5515 Missie Way	5513/5515 Missie Way	Sacramento	CA	Valley Oak Investments, LP	Series 2007-3 (as successor to BSM Financial, L.P.)
					U.S. Bank National Association, as Trustee for Mastr Adjustable
					Rate Mortgages Trust 2007-3 Mortgage Pass-Through Certificates,
Valley Oak - 6346/6348 Sorrell Court	6346/6348 Sorrell Court	Citrus Heights	CA	Valley Oak Investments, LP	Series 2007-3 (as successor to BSM Financial, L.P.)
					U.S. Bank National Association, as Trustee for the Registered
					Holders of J.P. Morgan Chase Commercial Mortgage Securities
				0	Corp., Multifamily Mortgage Pass-Through Certificates, Series
Shelfield Apartments	5800 Fair Oaks Boulevard	Carmichael	CA	Scotch Pine, LP	2022-SB96 (as successor to Greystone Servicing Company LLC)
					U.S. Bank National Association, as Trustee, Successor in Interest
					to Wachovia Bank, National Association, as Trustee for Banc of
					America Funding Corporation Mortgage Pass-Through Certificates,
Valley Oak - 7210/7212 Grady Drive	7210/7212 Grady Drive	Citrus Heights	CA	Valley Oak Investments, LP	Series 2005-A (successor to GreenPoint Mortgage Funding, Inc.)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of J.P. Morgan Chase Commercial Mortgage
					Securities Corp., Multifamily Mortgage Pass-Through Certificates,
					Series 2019-SB62 (as successor to Greystone Servicing Company
1621 Hood Road	1621 Hood Road	Sacramento	CA	Cambria Pine, LP	LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of J.P. Morgan Chase Commercial Mortgage
					Securities Corp., Multifamily Mortgage Pass-Through Certificates,
					Series 2019-SB64 (as successor to Greystone Servicing Company
Country Glen Apartments	7575 Power Inn Road	Sacramento	CA	Monterey Pine, LP	LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of Wells Fargo Commercial Mortgage
					Securities, Inc., Multifamily Mortgage Pass-Through Certificates,
					Series 2022-SB103 (as successor to Greystone Servicing
Tradewinds Apartments	1189 Dana Drive	Fairfield	CA	Willow Oak, LP	Company LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of Wells Fargo Commercial Mortgage
					Securities, Inc., Multifamily Mortgage Pass-Through Certificates,
					Series 2022-SB103 (as successor to Greystone Servicing
Dana Drive Apartments	1190 Dana Drive	Fairfield	CA	Bur Oak, LP	Company LLC)
					U.S. Bank Trust Company, National Association, as Trustee for the
					Registered Holders of Wells Fargo Commercial Mortgage
					Securities, Inc., Multifamily Mortgage Pass-Through Certificates,
					Series 2022-SB103 (as successor to Greystone Servicing
Walnut Crest Apartments	3217 Walnut Avenue	Carmichael	CA	Chestnut Oak, LP	Company LLC)
170 - 182 1st Street East	170 - 182 First Street. E	Sonoma	CA	River Birch, LP	Umpqua Bank
				Autumn Wood, LP; Pinewood Condominiums, LP; Vaca	
Salvio Pacheo Square	2151 Salvio Street	Concord	CA	Villa Apartments, LP	Umpqua Bank
520 Capitol Mall	520 Capitol Mall	Sacramento	CA	Sienna Pointe, LLC	Umpqua Bank
The Shops at Golden Hills	941-1017 Alamo Drove	Vacaville	CA	RT Golden Hills, LP	Umpqua Bank
Pinyon Creek II - 101 Quail Court	101 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 102 Quail Court	102 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10298 Badger Lane	10298 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 103 Quail Court	103 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10300 Badger Lane	10300 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10316 Badger Lane	10316 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10318 Badger Lane	10318 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10333 Badger Lane	10333 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10335 Badger Lane	10335 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10350 Badger Lane	10350 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10352 Badger Lane	10352 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10355 Badger Lane /110 Quail Court	10355 Badger Lane aka 110 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10358 Badger Lane	10358 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10360 Badger Lane	10360 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10366 Badger Lane	10366 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10368 Badger Lane	10368 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10378 Badger Lane	10378 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10379 Badger Lane	10379 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10379 Badger Lane	10379 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10380 Badger Lane Pinyon Creek II - 10381 Badger Lane	10381 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
I HIYOH OLOCK II - 10001 Dauger Laile	TOOOT Dauger Lane	HUCKEE	UM.	Lei ever riattauri	oncheambelea

Pinyon Creek II - 10386 Badger Lane	10386 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10388 Badger Lane	10388 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10394 Badger Lane	10394 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 10396 Badger Lane	10396 Badger Lane	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 104 Quail Court	104 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - 108 Quail Court	108 Quail Court	Truckee	CA	LeFever Mattson	Unencumbered
1173 / 1191 Araquipa	1191 Araquipa Court	Vacaville	CA	LeFever Mattson	Unencumbered
1383 Larkin Drive	1383 Larkin Drive	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
18580 Highway 12 (Danish and Donuts)	18580 Sonoma Highway	Sonoma	CA	Fire Tree III, LP	Unencumbered
18585 Manzanita Road	18585 Manzanita Road	Sonoma	CA	Fire Tree I, LP	Unencumbered
Generals Daughter - Barn and Lot	430 W. Spain Street	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
4920 Samo Lane	4920 Samo Lane	Fairfield	CA	LeFever Mattson	Unencumbered
Valley Oak - 5521/5523 Missie Way	5521/5523 Missie Way	Sacramento	CA	Valley Oak Investments, LP	Unencumbered
830-848 Studley Street	830-848 Studley Street	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
967 Broadway Street	967 Broadway Street	Sonoma	CA	Sienna Pointe, LLC	Unencumbered
Pinyon Creek II - Pinyon Creek Common Area	Pinyon Creek Common Area (Lot A)	Truckee	CA	LeFever Mattson	Unencumbered
Pinyon Creek II - Pinyon Creek Common Area	Pinyon Creek Common Area (Lot B &C)	Truckee	CA	LeFever Mattson	Unencumbered
241 1st Street West / The Depot	241 1st Street West	Sonoma	CA	Sienna Pointe, LLC	Virginia Ghilarducci Trustee
				Riverview Shopping Center I, LLC; Riverview Shopping	
Riverview Shopping Center	9407 & 9415-9471 N. Fort Washington Road	Fresno	CA	Center II, LLC	Wells Fargo
5601 Walnut Avenue #4	5601 Walnut Avenue #4	Orangevale	CA	LeFever Mattson	Wells Fargo
Sasaki Vinevard	Vineyard 8th Street F	Sonoma	CA	Firetree L. L.P.	Y. Tito Sasaki, Trustee & Janet L. Sasaki, Trustee

18

19

20

21

22

23

24

25

26

27

28

7 8 9 10 11 12 13 In re: 14 LEFEVER MATTSON, a California corporation, et al.,1 15 16

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 Attorneys for the Debtors and Debtors in Possession UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

NOTICE OF SALE OF SUBJECT PROPERTY LOCATED AT [INSERT SUBJECT PROPERTY ADDRESS

(SMALL ASSET SALE)

LIEN HOLDER: [Name of Secured Party(ies)]

Debtors.

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

1	PLEASE TAKE Real Property Sales [Dkt.	NOTICE THAT put. No. 1 (the "Sale 1	rsuant to the <i>Order E</i> Procedures Order") ² er	Establishing Procedures for ntered on [DATE], LeFever		
2 3	Mattson, a California corporation, and certain of its affiliates that are debtors and debtors in possession (the " <u>Debtors</u> ") in the above-captioned chapter 11 cases, propose to sell certain of their real property in accordance with the approved Sale Procedures. The proposed sale has the					
4						
	1. The addres	s of the property prop	oosed to be sold (the " <u>S</u>	Subject Property"):		
5	[STREET] [CITY, STA	TE, ZIP CODE]				
7	[TAX IDEN	NTIFICATION NUME	BER]			
8	The sale price is \$					
9	Title holder of the Subject	Property: [NAME]				
10	[NAME OF SECURED P.	ARTY(IES)] holds a l	ien against the Subjec	t Property in the amount of		
11	BASIS FOR ANY DISPUTE OF THE LIEN: (III) RECORDING DATE AND INTRUCTMENT					
12	PURSUANT TO § 363(f)]					
13 14	REASONABLE AND IN THE BEST INTERESTS OF THE DEBTORS' BANKRUPTCY ESTATES					
	ACCORDING TO THEIR	BUSINESS JUDGMI	ENT.]			
15	Proposed Buyer: [NAME]					
16	Known cor	nnections to the Debto	ors: [DESCRIPTION, 1	F ANY]		
17	Pursuant to section 363(f)	of the Bankruptcy Co	ode, the Debtors may s	ell the Subject Property free		
18	SUPPORTING A SALE F.	ne following reason(s REE AND CLEAR OF): [SUMMARY OF TH F LIENS.]	HE DEBTÖRS' EVIDÉNCE		
19	Broker: [NAME]					
20	Known cor	nnections to the Debto	ors: [DESCRIPTION, I	F ANY]		
21	Compensat	tion:% of Sale Pri	ice (\$)			
22	Date and Docket Number of Employment Order: [INSERT]					
23	The following unexpired	leases or executory	contracts (the "Lease	s") are associated with the		
24	Subject Property:	•	·	_ /		
25	Counter Party	Title	Treatment	Cure Amount (if any)		
26				` '		
27						

² Capitalized terms not otherwise defined herein shall have the meaning given to them in the Sale Procedures Order.

Adequate assurance information: [DESCRIPTION OF BUYER'S EVIDENCE THAT IT CAN PROVIDE ADEQUATE ASSURANCE OF FUTURE PERFORMANCE OF THE ASSIGNED LEASES]

Title and escrow company: [NAME]

Escrow number: [NUMBER]

Closing payments and treatment of liens: [DESCRIPTION INCLUDING AMOUNTS OF ALL CLOSING COSTS; MAY ATTACH CLOSING STATEMENT PROVIDED BY TITLE COMPANY]

Estimated Net Proceeds of Sale: [AMOUNT]

PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by mail upon (i) the United State Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale or the assumption and assignment of the Leases or request for hearing (the "Objection") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE THAT there shall be no overbids.

PLEASE TAKE FURTHER NOTICE THAT there shall be no stalking horse procedures; however, the Debtors reserve the right to request such procedures should they, in their sole discretion determine that a stalking horse procedure would benefit the estates.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Objection was filed or served on the Debtors and the Debtors shall submit a proposed order substantially in the form attached hereto as Exhibit 1 (the "Small Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Small Asset Sale Order.

PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed prior to the Objection Deadline and not withdrawn, the Debtors will set a hearing (the "Sale Hearing") giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection; (iii) and the Notice Parties.

PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its Lease to the Buyer.

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

PLEASE TAKE FURTHER NOTICE THAT the Sale pursuant to these Sale Procedures
shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy
Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of
the sale in the order of their priority, with the same validity, force and effect which they had
immediately prior to Sale as against the Subject Property.

Dated:	KELLER BENVENUTTI KIM LLP
	

By: <u>/s/ EXHIBIT</u>
Gabrielle L. Albert

Attorneys for the Debtors and Debtors in Possession

ase: 24-10545

21

22

23

24

25

26

27

28

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 7 Attorneys for the Debtors and Debtors in Possession 8 UNITED STATES BANKRUPTCY COURT 9 10 11 12 13 In re: 14 LEFEVER MATTSON, a California corporation, et al.,1 15 Debtors. 16 17 18 19

NORTHERN DISTRICT OF CALIFORNIA SANTA ROSA DIVISION

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

[PROPOSED] ORDER APPROVING ASSET SALE OF THE PROPERTY LOCATED AT [INSERT SUBJECT **PROPERTY ADDRESS**

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the proposed sale (the
"Sale") of the property located at (the "Subject Property") as contemplated by the
Sale Procedures approved by the Order Establishing Omnibus Procedures for Real Property Sales
[Dkt. No] (the "Sale Procedures Order"), 2 filed by the above-captioned debtors and debtors in
possession (the "Debtors"); the Court having reviewed the Notice of Sale of Subject Property
Located at [INSERT SUBJECT PROPERTY ADDRESS] dated, 2025 [Dkt. No] (the "Sale
Notice"); and the Court having found that (i) the Court has jurisdiction to consider the proposed
sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and
Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local
Rules for the United States District Court for the Northern District of California (the "Bankruptcy
Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this
is a core proceeding pursuant to 28 U.S.C. § 157(b); (iv) the Sale Notice was sufficient under the
circumstances; and (v) all Notice Parties have been served with Sale Notice; and after due
deliberation the Court having determined that the relief requested in the Sale Notice is in the best
interests of the Debtors, their estates, and their creditors; and good and sufficient cause having
been shown;

IT IS HEREBY ORDERED THAT:

- The proposed Sale of the Subject Property located at , APN number 1. owned by [NAME OF DEBTOR(S)], to [NAME OF BUYER] (the "Buyer"), pursuant to the terms of the purchase agreement attached hereto as Exhibit 1, is approved.
 - 2. The Buyer's offer was the highest and otherwise best offer for the Property.
 - 3. The Sale Notice has been served on all Notice Parties.
- 4. Pursuant to the Sale Notice and section 363(f) of the Bankruptcy Code, the Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature, to the extent not paid pursuant to paragraph 8 below, to attach to the net proceeds of the sale in the order of their priority, with

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

- 5. The Debtors are authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 6. Pursuant to Bankruptcy Code section 365(a), the Debtors are authorized to assume the Lease(s) identified in the Sale Notice.
- 7. Pursuant to Bankruptcy Code section 365(f), the Debtors are authorized to assign the Lease(s) to the Buyer and, pursuant to Bankruptcy Code section 365(k), the Debtors shall be relieved from any liability for any breach of the lease after such assignment, both effective upon the closing of the Sale.
- 8. The Debtors, and any escrow agent upon the Debtors' written instruction, shall pay directly from escrow upon closing (i) all Closing Costs, including but not limited to, the real estate commission of the Broker(s) and FTI's advisory and transaction fee in the indicated amount(s), costs of sale, and escrow costs, (ii) any outstanding property taxes, and (iii) any liens of any secured creditor for which there are no objections pending at the time of closing.
- 9. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 10. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection

of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.

- 11. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 12. The Debtors are authorized to make non-substantive changes to the documents referenced herein without further order of the Court, including, without limitation, changes to correct typographical and grammatical errors and to make conforming changes among the aforementioned documents prior to their distribution.
- 13. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Exhibit C

(Form of Large Asset Sale Notice)

Casse: 244-10545 Dooc# 271903-1 Fifeke:003/30/2/2/25 Efficience:003/30/2/2/254:3322248 P.Rogeret.

17

18

19

20

21

22

23

24

25

26

27

28

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 7 Attorneys for the Debtors and Debtors in Possession 8 UNITED STATES BANKRUPTCY COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SANTA ROSA DIVISION 11 12 13 In re: 14 LEFEVER MATTSON, a California corporation, et al.,1 15

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

Debtors.

NOTICE OF SALE OF SUBJECT **PROPERTY**

(LARGE ASSET SALE)

LIEN HOLDER: [Name of Secured Party(ies)]

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

1	PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for Real Property Sales [Dkt. No] (the "Sale Procedures Order") ² entered on [DATE], LeFever Mettern a Colifornia corporation, and certain of its affiliates that are debters and debters in						
2	possession (the <u>Dectors</u>) in the above-captioned chapter 11 cases, propose to sen certain of the						
real property in accordance with the approved Sale Procedures. The proposed sale following terms:							
4	The address of the property proposed to be sold (the "Subject Property"):						
5	[STREET] [CITY, STATE, ZIP CODE]						
6	6						
7	The sale price is \$						
8	Title holder of the Subject Property: [NAME]						
9							
10	[NAME OF SECURED PARTY] holds a lien against the Subject Property in the amount of \$						
11 12	(IV) GROUNDS ASSERTED FOR SELLING FREE AND CLEAR OF THE LIEN PURSUANT TO § 363(f)]						
	The Subject Property was marketed as follows: [DESCRIPTION OF MARKETING						
13 14	[DESCRIPTION OF BASIS FOR CONCLUSION THAT THE PRICE AND TERMS ARE REASONABLE AND IN THE BEST INTERESTS OF THE DEBTORS' BANKRUPTCY ESTATES ACCORDING TO THEIR BUSINESS JUDGMENT.]						
15							
16	Known connections to the Debtors: [DESCRIPTION, IF ANY]						
17	Pursuant to section 363(f) of the Bankruptcy Code, the Debtors may sell the Subject Property free						
18	and clear of all liens for the following reason(s): [SUMMARY OF THE DEBTORS' EVIDENCE SUPPORTING A SALE FREE AND CLEAR OF LIENS.]						
19	Broker: [NAME]						
20	Known connections to the Debtors: [DESCRIPTION, IF ANY]						
21	Compensation:% of Sale Price (\$)						
22	Date and Docket Number of Employment Order: [INSERT]						
23	The following unexpired leases or executory contracts (the "Leases") are associated with the						
24	Subject Property:						
25	Counter Party Title Treatment Cure Amount (if any)						
26							
27							
28	Capitalized terms not otherwise defined herein shall have the meaning given to them in the Sale Procedures Order						

2

3

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Adequate assurance information: [DESCRIPTION OF BUYER'S EVIDENCE THAT IT CAN PROVIDE ADEQUATE ASSURANCE OF FUTURE PERFORMANCE OF THE ASSIGNED *LEASES*

Title and escrow company: [NAME]

Escrow number: [NUMBER]

Closing payments and treatment of liens: [DESCRIPTION INCLUDING AMOUNTS OF ALL CLOSING COSTS; MAY ATTACH CLOSING STATEMENT PROVIDED BY TITLE COMPANY

Estimated Net Proceeds of Sale: [AMOUNT]

Auction Procedures: If a qualified overbid is received prior to the Objection Deadline (as defined below), the Debtors shall conduct an auction (the "Auction") according to the procedures (the "Auction Procedures") attached hereto as **Exhibit 2**.

PLEASE TAKE FURTHER NOTICE THAT this Sale Notice shall be served by mail upon (i) the United State Trustee (the "<u>U.S. Trustee</u>"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property, including interest holders in the applicable Debtor; (iv) counter-parties to the Leases; and (v) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to the proposed sale, the Auction Procedures, or the assumption of the Leases or request for hearing (the "Objection") must be served upon counsel for the Debtors and filed with the Court not more than twenty-one (21) calendar days after service of the Sale Notice unless the Sale Notice specifies a longer period or a shorter period is ordered by the Court (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE THAT parties wishing to submit to an overbid for the Subject Property must do so in writing on or before the Objection Deadline by emailing it to Greg Gotthardt at greg.gotthardt@fticonsulting.com. Overbids must be accompanied by a good faith deposit of 10% of the proposed sale price. Overbids must be for 2% on sales up to \$10,000,000 and for 1% for sales over \$10,000,000 plus Bid Protections (if any).

PLEASE TAKE FURTHER NOTICE THAT if a qualified overbid is received prior to the Objection Deadline, the Debtors shall provide notice of the Auction to the Stalking Horse Bidder, all overbidders, any parties filing objections prior to the Objection Deadline, and the Notice Parties not less than seven (7) days prior to the scheduled Auction.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of an Objection or submission of a qualified overbid or any such response is withdrawn, the Debtors shall file a Certificate of No Objection and the Debtors shall submit a proposed order substantially in the form attached to the Sale Notice as Exhibit 1 (the "Large Asset Sale Order"). The Debtors may proceed with closing the Sale of the Subject Property upon entry of the Large Asset Sale Order.

PLEASE TAKE FURTHER NOTICE THAT if an Objection is filed or a qualified overbid is submitted prior to the Objection Deadline and not withdrawn, the Debtors will set a Sale Hearing giving no less than seven (7) days' notice to (i) the Buyer; (ii) any party that filed an Objection or submitted a qualified overbid; (iii) and the Notice Parties.

PLEASE TAKE FURTHER NOTICE THAT to the extent that any counterparty to a Lease fails to timely object to the Sale of the Subject Property or the assumption and assignment of its Lease to the Buyer, such counterparty is deemed to have consented to the assignment of its

Lease to the Buyer.

PLEASE TAKE FURTHER NOTICE THAT the Sale pursuant to these Sale Procedures shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature to attach to the net proceeds of the sale in the order of their priority, with the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

Dated:	KELLER BENVENUTTI KIM LLP
	By: /s/ EXHIBIT
	Gabrielle L. Albert
	Attorneys for the Debtors and Debtors in
	Possession

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

KELLER BENVENUTTI KIM LLP

TOBIAS S. KELLER (Cal. Bar No. 151445)

(tkeller@kbkllp.com) 2

DAVID A. TAYLOR (Cal. Bar No. 247433)

(dtaylor@kbkllp.com) 3

THOMAS B. RUPP (Cal. Bar No. 278041)

(trupp@kbkllp.com) 4

425 Market Street, 26th Floor

San Francisco, California 94105

Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6

Attorneys for the Debtors and

Debtors in Possession

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA

SANTA ROSA DIVISION

In re:

LEFEVER MATTSON, a California corporation, et al.,1

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

[PROPOSED] ORDER APPROVING ASSET SALE OF THE PROPERTY LOCATED AT [INSERT SUBJECT **PROPERTY ADDRESS**

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the proposed sale (the
"Sale") of the property located at (the "Subject Property") as contemplated by the
Sale Procedures approved by the Order Establishing Omnibus Procedures for Real Property Sales
[Dkt. No] (the "Sale Procedures Order"), 2 filed by the above-captioned debtors and debtors in
possession (the "Debtors"); the Court having reviewed the Notice of Sale of Subject Property
Located at [INSERT SUBJECT PROPERTY ADDRESS] dated, 2025 [Dkt. No] (the "Sale
Notice"); and the Court having found that (i) the Court has jurisdiction to consider the proposed
sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and
Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local
Rules for the United States District Court for the Northern District of California (the "Bankruptcy
Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this
is a core proceeding pursuant to 28 U.S.C. § 157(b); (iv) the Sale Notice was sufficient under the
circumstances; and (v) all Notice Parties have been served with the Sale Notice; and after due
deliberation the Court having determined that the relief requested in the Sale Notice is in the best
interests of the Debtors, their estates, and their creditors; and good and sufficient cause having
been shown;

IT IS HEREBY ORDERED THAT:

- The proposed Sale of the Subject Property located at , APN number 1. owned by [NAME OF DEBTOR(S)], to [NAME OF BUYER] (the "Buyer"), pursuant to the terms of the purchase agreement attached hereto as Exhibit 1, is approved.
 - 2. The Buyer's offer was the highest and otherwise best offer for the Property.
 - 3. The Sale Notice has been served on all Notice Parties.
- 4. Pursuant to the Sale Notice and section 363(f) of the Bankruptcy Code, the Sale shall be free and clear of liens and encumbrances to the extent provided under the Bankruptcy Code, with any such liens or encumbrances of any kind or nature, to the extent not paid pursuant to paragraph 8 below, to attach to the net proceeds of the sale in the order of their priority, with

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

the same validity, force and effect which they had immediately prior to Sale as against the Subject Property.

- 5. The Debtors are authorized to fully assume, perform under, consummate and implement the sale agreement and all additional instruments and documents that may be reasonably necessary or desirable to implement the Sale, including the purchase and sale agreement and escrow instructions.
- 6. Pursuant to Bankruptcy Code section 365(a), the Debtors are authorized to assume the Lease(s) identified in the Sale Notice.
- 7. Pursuant to Bankruptcy Code section 365(f), the Debtors are authorized to assign the Lease(s) to the Buyer and, pursuant to Bankruptcy Code section 365(k), the Debtors shall be relieved from any liability for any breach of the lease after such assignment, both effective upon the closing of the Sale.
- 8. The Debtors, and any escrow agent upon the Debtors' written instruction, shall pay directly from escrow upon closing (i) all Closing Costs, including but not limited to, the real estate commission of the Broker(s) and FTI's advisory and transaction fee in the indicated amount(s), costs of sale, and escrow costs, (ii) any outstanding property taxes, and (iii) any liens of any secured creditor for which there are no objections pending at the time of closing.
- 9. This Order shall be effective immediately upon entry, and any stay of orders provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the implementation, enforcement or realization of the relief granted in this Order, and may, in their discretion and without further delay, take any action and perform any act authorized under this Order.
- 10. Nothing contained in the Sale Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.

- 11. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 12. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **

12244105545 DD00##92/11913-1 Filletile 0/3035/22525 Ententede 0/3035/225254131927/248 Pagaegae0

21

22

23

24

25

26

27

28

KELLER BENVENUTTI KIM LLP 1 TOBIAS S. KELLER (Cal. Bar No. 151445) (tkeller@kbkllp.com) 2 DAVID A. TAYLOR (Cal. Bar No. 247433) (dtaylor@kbkllp.com) 3 THOMAS B. RUPP (Cal. Bar No. 278041) (trupp@kbkllp.com) 4 425 Market Street, 26th Floor San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6 Attorneys for the Debtors and 7 Debtors in Possession 8 9 10 11 12 13 In re: 14 LEFEVER MATTSON, a California corporation, et al.,1 15 Debtors. 16 17 18 19

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
SANTA ROSA DIVISION

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

NOTICE OF DESIGNATION OF STALKING HORSE BIDDER FOR SALE OF SUBJECT PROPERTY LOCATED AT [INSERT SUBJECT PROPERTY ADDRESS]

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

SAN FRANCISCO, CALIFORNIA 94105

PLEASE TAKE NOTICE THAT pursuant to the Order Establishing Procedures for Real Property Sales [Dkt. No. __] (the "Sale Procedures Order")² entered on [DATE], LeFever Mattson, a California corporation, and certain of its affiliates that are debtors and debtors in possession (the "Debtors") in the above-captioned chapter 11 cases, propose to sell certain of their real property in accordance with the approved Sale Procedures and have designated the following:

The address of the property proposed to be sold (the "Subject Property"):

[STREET] [CITY, STATE, ZIP CODE]

[NAME OF STALKING HORSE BIDDER] shall be the stalking horse bidder (the "Stalking Horse Bidder") for the Subject Property.

Stalking Horse Bid: [AMOUNT OF BID]

Break-Up Fee: [PERCENTAGE OF SALE PRICE]

Expense Reimbursement Cap: \$100,000

The aggregate Break-Up Fee and Expense Reimbursement (the "Bid Protections") shall not exceed 5.0% of the total cash consideration offered in the Stalking Horse Bid.

PLEASE TAKE FURTHER NOTICE THAT a copy of the agreement between the Debtor and the Stalking Horse Bidder is attached hereto as Exhibit 2 (the "Stalking Horse Agreement").

PLEASE TAKE FURTHER NOTICE THAT the declaration of [DECLARANT'S] NAME] supporting the Debtors' decision to approve the Stalking Horse Bidder and enter the Stalking Horse Agreement is attached hereto as **Exhibit 3**.

PLEASE TAKE FURTHER NOTICE THAT this Stalking Horse Notice shall be served by mail upon (i) the United State Trustee (the "U.S. Trustee"); (ii) counsel to the Committee; (iii) any holders of interests in the Subject Property, including interest holders in the applicable Debtor; and (iv) those persons who have formally appeared in these Chapter 11 Cases and requested service pursuant to Bankruptcy Rule 2002 (collectively, the "Notice Parties").

PLEASE TAKE FURTHER NOTICE THAT any objection to (i) the Bid Protections set forth in this Stalking Horse Notice, or (ii) the form of Stalking Horse Order (a "Stalking Horse Objection"), shall be filed no later than ten (10) calendar days after the filing of the Stalking Horse Notice (the "Objection Deadline"); provided, however, that any such Stalking Horse Objection shall be limited to whether the Stalking Horse Notice and Stalking Horse Order are consistent with the Bid Protections provided for in the Sale Procedures Order.

PLEASE TAKE FURTHER NOTICE THAT if the Objection Deadline passes without the filing of a Stalking Horse Objection or any such response is withdrawn, the Debtors shall file a declaration attesting that no Stalking Horse Objection was filed or served on the Debtors and the Debtors shall submit a proposed order substantially in the form attached hereto as Exhibit 1 (the "Stalking Horse Order").

Capitalized terms not otherwise defined herein shall have the meaning given to them in the Sale Procedures Order.

PLEASE TAKE FURTHER NOTICE THAT if a Stalking Horse Objection is filed prior to the Objection Deadline and not withdrawn, the Debtors will file a notice seeking an expedite bearing with respect to the Stalking Horse Objection on not less than three (2) salarder days
hearing with respect to the Stalking Horse Objection on not less than three (3) calendar days notice.

Dated:	KELLER BENVENUTTI KIM LLP
Juica:	REEEER BEITTER TITRITIE

By: /s/ EXHIBIT

Gabrielle L. Albert

Attorneys for the Debtors and Debtors in Possession

KELLER BENVENUTTI KIM LLP 425 MARKET STREET, 26TH FLOOR SAN FRANCISCO, CALIFORNIA 94105

Exhibit 1

(Proposed Stalking Horse Order)

3		
4	III	
5		
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
24		
2324252627		
26		
27		
28		

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

KELLER BENVENUTTI KIM LLP TOBIAS S. KELLER (Cal. Bar No. 151445)

(tkeller@kbkllp.com) 2

DAVID A. TAYLOR (Cal. Bar No. 247433)

(dtaylor@kbkllp.com) 3

THOMAS B. RUPP (Cal. Bar No. 278041)

(trupp@kbkllp.com)

4 425 Market Street, 26th Floor

San Francisco, California 94105 5 Telephone: (415) 496-6723 Facsimile: (650) 636-9251 6

Attorneys for the Debtors and

Debtors in Possession

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA

SANTA ROSA DIVISION

In re:

LEFEVER MATTSON, a California corporation, et al.,1

Debtors.

Lead Case No. 24-10545 (CN)

(Jointly Administered)

Chapter 11

[PROPOSED] ORDER APPROVING DESIGNATION OF STALKING HORSE FOR THE SALE OF THE PROPERTY LOCATED AT [INSERT SUBJECT PROPERTY ADDRESS

The last four digits of LeFever Mattson's tax identification number are 7537. Due to the large number of debtor entities in these Chapter 11 Cases, a complete list of the Debtors and the last four digits of their federal tax identification numbers is not provided herein. A complete list of such information may be obtained on the website of the Debtors' claims and noticing agent at https://veritaglobal.net/LM. The address for service on the Debtors is 6359 Auburn Blvd., Suite B, Citrus Heights, CA 95621.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Upon submission of the Certificate of No Objection regarding the Notice of Designation of Stalking Horse Bidder for Sale of Subject Property Located at [INSERT SUBJECT PROPERTY ADDRESS [Dkt. No.] (the "Stalking Horse Notice") as contemplated by the Sale Procedures approved by the *Order Establishing Omnibus Procedures for Real Property Sales* [Dkt. No.] (the "Sale Procedures Order"), filed by the above-captioned debtors and debtors in possession (the "Debtors"); the Court having reviewed the Stalking Horse Notice and the exhibits thereto; and the Court having found that (i) the Court has jurisdiction to consider the proposed sale pursuant to 28 U.S.C. §§ 157 and 1334, and the Order Referring Bankruptcy Cases and Proceedings to Bankruptcy Judges, General Order 24 and Rule 5011-1(a) of the Bankruptcy Local Rules for the United States District Court for the Northern District of California (the "Bankruptcy Local Rules"); (ii) venue is proper in this district pursuant to 28 U.S.C. §§ 1408 and 1409; (iii) this is a core proceeding pursuant to 28 U.S.C. § 157(b); and (iv) the Stalking Horse Notice was sufficient under the circumstances; and after due deliberation the Court having determined that the relief requested in the Stalking Horse Notice is in the best interests of the Debtors, their estates, and their creditors; and good and sufficient cause having been shown;

IT IS HEREBY ORDERED THAT:

- 1. [NAME OF STALKING HORSE BIDDER] is approved as the Stalking Horse Bidder.
 - 2. The Stalking Horse Bid shall be [AMOUNT].
- 3. The Break-Up Fee shall be [AMOUNT] plus expense reimbursement for the Stalking Horse Bidder's actual out-of-pocket costs of up to \$100,000 (the "Expense Reimbursement" and, together with the Break-Up Fee, the "Bid Protections") provided, however, that the aggregate Bid Protections with respect to the Stalking Horse Bid shall not exceed 5.0% of the total cash consideration offered in such Stalking Horse Bid.
- 4. The Debtors are authorized to fully assume, perform under, consummate and implement the Stalking Horse Agreement.

Capitalized terms not otherwise defined herein shall have the meanings given to them in the Sale Procedures Order.

5. This Order shall be effective immediately upon entry, and any stay of orders		
provided for in Bankruptcy Rules 6004 or 6006 or any other provision of the Bankruptcy Code or		
Bankruptcy Rules is expressly lifted. The Debtors are not subject to any stay in the		
implementation, enforcement or realization of the relief granted in this Order, and may, in their		
discretion and without further delay, take any action and perform any act authorized under this		
Order.		

- 6. Nothing contained in the Stalking Horse Notice or this Order is intended to be or shall be construed as (i) an admission as to the validity of any claim against the Debtors; (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any claim against the Debtors; (iii) a waiver of any claims or causes of action that may exist against any creditor or interest holder; or (iv) an approval, assumption, adoption, or rejection of any agreement, contract, lease, program, or policy, other than those identified in the Sale Notice, between the Debtors and any third party under section 365 of the Bankruptcy Code.
- 7. The Debtors are hereby authorized to take such actions and to execute such documents as may be necessary to implement the relief granted by this Order.
- 8. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

** END OF ORDER **