

ADDENDUM

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

No.	Two	

☐ Mariufactured Home Purchase Agreement, ☐ Business Purchase	and made a part of the: ☐ Residential Purchase Agreement, ase Agreement, ☐ Residential Lease or Month-to-Month Rental I Income Property Purchase Agreement, ☐ Commercial Property
dated	
in which California Montessori Prand Stan White, Sharon White 1. Sales price shall be \$190,000 (one hundred)	is referred to as ("Buyer/Tenant") is referred to as ("Seller/Landlord").
The foregoing terms and conditions are hereby agreed to, and the unDate 12/12/2013	ndersigned acknowledge receipt of a copy of this document. Date / 2 / 2 / 3
Buyer/Tenant	Seller/Landlord Am Harry
California Menkessori Project Buyer/Tenant	Seller/Landlord Sharon White
including facsimile or computerized formats. Copyright® 1986-2012, CALIFORNIA ASS THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REAL ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPE This form is available for use by the entire real estate industry. It is not intended to ide which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS.	.TORS® (C.A.R.), NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE RIATE PROFESSIONAL. Intify the user as a REALTOR®, REALTOR® is a registered collective membership mark
Published and Distributed by: REAL ESTATE BUSINESS SERVICES, INC. a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020 ADM REVISED 4/12 (PAGE 1 OF 1)	Reviewed by Date
·	DM PAGE 1 OF 1) Fax: 530.344.4221 Prepared using zipForm® software
Broker: Lyon Real Estate, Cameron Park 3360 Coach Lane Cameron F	



ADDENDUM

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

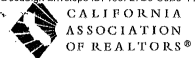
No.	one	

▼					
The following terms and conditions are	e hereby incorporated in	and made a	part of the:	Residential Purcha	ise Agreement
☐ Manufactured Home Purchase Agreen	nent, 📋 Business Purchar	se Agreement.	[7] Residential 1	_ease or Month-to-	Month Rental
Agreement, 🛭 Vacant Land Purchase A	greement [] Residential	Income Prope	arty Purchasa An	reement IT Comm	orgial Drawauti
Purchase Agreement, [] Other	grounding reading	moomo mop	orty i dionado rig	rooment, La comm	lercial Property
The state of the s	Medican dischario dibet abiguara a menungan pilania pantah biri palai anunga seperangan menungan ber				The same of the sa
dated, or	roperty known as	4741 B	uokeye Rd -	10 acre portic)11
Annexis being pysigisty - The annexis and its control of the first of	n Dalf 1888 Frank Fr				
in which Call. and Stan	fornia Montessori Pro	jeat		_ is referred to as ("	Buyer/Tenant")
and <u>Stan</u>	White, Sharon White	The second secon	and the same galaxies and the last of the	is referred to as ("Se	ller/Landlord").
In order to complete the pur	chase of the above	-mentioned	pardel, CME	vill first ne	eed to
receive certain approvals an	d permissions from	various s	tate and loc	al agencies.	
Therefore, CMP's offer to pu	rchase the above-me	entioned p	arcel shall	be contingent	on the
following;		~		And the second s	
1.Approval of the purchase b	r the California D	terren er en	as the ask of	and out the second	STATE OF THE STATE
Finance Authority, including	proproved by the C	ffice of A	iroorte et i	he California	IB SCHOOL
Department of Transportation	Aeronautics Divi	sion and	the Californ	is School Fin	5777
Authority as necessary.					The state of the s
2. Approval of the purchase a	nd improvements to	the Prope	rty by the I	epartment of	Toxic
Substances Control Done					
3. Successful completion of t			Water or Committee of the Committee of t		The second secon
4. Successful parcel split of	the 10 agres adjac	cent to CM	P. CMP to co	ceate map, sur	ve <u>v</u> and
<u>legal</u> description with selle <u>5.</u> Buyer is aware of a	r approval - in pro	ogess	. 4		SPEAKS AND Malering or special popular and a second
5. Buyer is aware of a property by Terra Firma Deve				<u>lon or the Wh</u>	<u>ite's</u>
6. Purchase price will				o deted Feb 7	2012
current appraisal at time of	sale).	LANCE LING CAL	D-1-0-1-00-1-0-1-0-1	te dated tel	A. C. L. C. C.
<u>'</u>	,			- All Lands dealer and severe pass of the contract of the pass	**************************************
To the land described herein	o is subject to the	<u>cestasti</u>	on that no	improvements.	are to
be constructed which	<u>a will black so</u>	whight to	<u>s sellecis s</u>	sola's Danels	On
adjacent land. Bu	<u>necaevees to in</u>	struct, t	itle compa	ny to insect	verbage
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awners of subject	property.	25W)	- GSB		Martin Control of the
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The foregoing terms and conditions are he	reby agreed to, and the unc	dersigned ackn	iowledge receipt c	of a copy of this docur	ment.
Date Transaction 10 2 m		Data 12	131/201	,	
Date <u>DECEMBER 19, 20</u>	era Militaria arana escaria arana escaria arana escaria escaria escaria escaria escaria escaria escaria escari	Detto 700	100100	<i>C</i> 5	
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Buyer/Tenant Shry & Bons			· Ma	11/1/11	XII:
California Montesso	ori Project	Seller/Landlo	Stan Whit	2 1/2/2000	- PY
Carrofara montass	orr Project		ascent manac	· · · · · · · · · · · · · · · · · · ·	າ "
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Buyer/Tenant		Seller/Landid		Mrsn CO-n	<u>ice</u>
			Sharon Wh	ite	
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The copyright laws of the United States (Title 17 U.S. Including facelimite or computerized formats. Copyright	Code) forbig the unauthorized repro (© 1986-2012, CALIFORNIA ASSO)	duction of this for Clation of Real	n, or any portion there: LTORS®. INC. ALL RIC	or, by photocopy machine o SHTS RESERVED.	r any other means,
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ADEQUACY OF ANY PROVISION IN ANY SPEC				UALIFIED TO ADVISE O	N REAL ESTATE
TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX A This form is available for use by the entire real estate				t® is a registered collective	membership mark
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525 South Virgil Avenue, Los Angeles, California 9002			Reviewed by	Dale	
ADM REVISED 4/12 (PAGE 1 OF 1)			LINGUOU DY	t-MIN	EQUAL HOUSING

ADDENDUM (ADM PAGE 1 OF 1)

Agent: Linda Babin Phone: 530-409-0801 Fax: 530-672-2341 Broker: Lyon Real Estate, Cameron Park 3360 Coach Lane Cameron Park, CA 95682 Prepared using zipForm® software



VACANT LAND PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

(C.A.R. Form VLPA, Revised 4/10)

1.	OFF	FER:			GE 13, 2012
	Α.	THIS IS AN OFFER FROM <u>California Montesso</u> THE REAL PROPERTY TO BE ACQUIRED is described as <u>4741 Buckeye Rd.</u> S	ri Project	**************************************	("Buyer").
1:3	В.	THE REAL PROPERTY TO BE ACQUIRED is described as 4741 Buckeye Rd. 1	<u>Shinale Sprin</u> a	78, CA 95	682
	, '	, Assessor's F	Parcel No(s).		· Account of the second
		situated in <u>Shingle Springs</u> , County of	El Dorado Co		, California, ("Property").
	C.	THE PURCHASE PRICE Offered is One Hundred Seventy Thousand			
	n.	CLOSE OF ESCROW shall occur on	(Dollars)	\$ <u>170,000</u>	Dave After Acceptance)
2.		ENCY:	(date) (o) M	1	waya Anar Acceptance).
	1	POTENTIALLY COMPETING BUYERS AND SELLERS: Buyer and Seller each acknown representation by the Broker representing that principal. This disclosure may be part of separate document (C.A.R. Form DA). Buyer understands that Broker representing Buyer understands that Broker representing Buyer, make offers on or ultimately acquire the Property. Seller understands that Browth competing properties of interest to this Buyer. CONFIRMATION: The following agency relationships are hereby confirmed for this trans-	f a listing agreemen yer may also repre- oker representing S	it, buyer repr sent other po	esentation agreement or itential buvers, who may
		Listing Agent			(Print Firm Name) is
	1	the agent of (check one):			
3.	FINA.	Selling Agent Selling Agent Lyon Real Estate same as the Listing Agent) is the agent of (check one): It is buyer and Seller. Real Estate Brokers are not parties to the Agreement between Buyer and Seller. IANCE TERMS: Buyer represents that funds will be good when deposited with Escrow Ho INITIAL DEPOSIT: Deposit shall be in the amount of (1) Buyer shall deliver deposit directly to Escrow Holder by personal check, within 3 business	elder. Hectronic funds tra days after acceptar	\$, ansfer, ace (or	
		Other	the state of the s);	
	B. C.	Other (2) (if checked) Buyer has given the deposit by personal check (or the agent submitting the offer (or to	sit in the amount o Seller (C.A.R. Form This loan shall initial rate not to e A), [] assumed fin t a fixed rate not to e ed	s days), f \$ SFA), be at a anxceed % ancing exceed %.	
		THANKINAN WAR AND THE PROPERTY OF THE PROPERTY		endan see de la constant	
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	•	File the state of	alated street and second and second and second		
			and the second section of the second second section of the section of the second section of the s	the state of the s	
	E.	BALANCE OF PURCHASE PRICE OR DOWN PAYMENT in the amount of to be deposited with Escrow Holder within sufficient time to close escrow.	* * * * *	***************************************	170,000.00
		PURCHASE PRICE (TOTAL):		ZDWS	170,000.00
	•	- Commence of the second of th	eller's Initials	24/4)(-	5W)
repr mos CAL	oducilo ins, in IFORN	NIA ASSOCIATION OF REALTORSW, INC. ALL RIGHTS RESERVED.	viewed by	Date	EQUAL HÖUSING OPPORTUNITY
-		EVISED 4/10 (PAGE 1 OF 10) VACANT LAND PURCHASE AGREEMENT (VLPA PAGE)			A THE RESIDENCE OF THE PARTY OF
		: Linda Babin Phone: 530-409-0801 Fax: 530-67. r: Lyon Real Estate, Cameron Park 3360 Coach Lane Cameron Park, CA 95682	2-2341	Prepared us	ing zipForm® software

2000 gil 21100 00 21 20 00 20 441 4-01 1/2-420 101 400400	
Properly: 4741 Buckeye Rd, Shingle Springs, CA 95682	Date: <u>December 19, 2012</u>
G. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Buyer (or E 7 (or) Days After Acceptance, Deliver to Seller written verific verification attached.)	Buyer's lender or loan broker pursuant to 3H(1)) shall, within cation of Buyer's down payment and closing costs. (If checked,
H. LOAN TERMS:	ptance, Buyer shall Deliver to Seller a letter from lender or redit report, Buyer is prequalified or preapproved for any NEW
 Ican specified in 3C above. (If checked letter attached.) (2) LOAN CONTINGENCY: Buyer shall act diligently and in good faith to obtain a contingency of this Agreement unless otherwise agreed in writing. Buyer of down payment and closing costs are not contingencies of this Agreement 	the designated loan(s). Obtaining the loan(s) specified above is s contractual obligations to obtain and provide deposit, balance
(3) LOAN CONTINGENCY REMOVAL: (I) Within 17 (or) Days After Acceptance, Buyer shall, contingency or cancel this Agreement;	as specified in paragraph 19, in writing remové the loan
OR (II) If checked) [_] the loan contingency shall remain in effect until the design (4) [7] NO LOAN CONTINGENCY (If checked): Obtaining any loan specified at	pove is NOT a contingency of this Agreement. If Buyer does not
obtain the loan and as a result Buyer does not purchase the Property, Seller r 1. APPRAISAL CONTINGENCY AND REMOVAL: This Agreement is (OR, if check	ed, [] is NOT) contingent upon a written appraisal of the
Property by a licensed or certified appraiser at no less than the specified purchal loan contingency shall be deemed removal of this appraisal contingency (or,) writing remove the appraisal contingency or cancel this Agreement within 17 (or contingency, Buyer shall, as specified in paragraph 19B(3), in writing remove the	if checked, Buyer shall, as specified in paragraph 19B(3), in
J. K ALL CASH OFFER (If checked): Buyer shall, within 7 (or) Da sufficient funds to close this transaction. (If checked verification attached.)	ys After Acceptance, Deliver to Seller written verification of
K. BUYER STATED FINANCING: Seller has relied on Buyer's representation of applicable, amount of down payment, contingent or non contingent loan, or a obligation to cooperate with Buyer's efforts to obtain such financing, and (ii) I Agreement. Buyer's fallure to secure alternate financing does not excuse Buyer as specified in this Agreement.	all cash). If Buyer seeks alternate financing, (i) Seller has no Buyer shall also pursue the financing method specified in this
 SELLER FINANCING: The following terms (or ☐ (if checked) the terms specif SFA) apply ONLY to financing extended by Seller under this Agreement. 	led in the attached Seller Financing Addendum (C.A.R. Form
(1) BUYER'S CREDIT-WORTHINESS: Buyer authorizes Seller and/or Brokers Within 7 (or	ny supporting documentation reasonably requested by Seller.
(2) TERMS: Buyer's promissory note, deed of trust and other documents as app terms: (I) the maximum interest rate specified in paragraph 3C shall be the accontain a REQUEST FOR NOTICE OF DEFAULT on senior loans; (III) DELINQUENCY prior to Close Of Escrow and at any future time if required acceleration clause making the loan due, when permitted by law and at S interest in it; (v) note shall contain a late charge of 6% of the installment due 10 days of the date due; (vi) title insurance coverage in the form of a joint printerest in the Property (any increased cost over owner's policy shall be paid Buyer to notify Seller if property taxes have not been paid.	ctual fixed interest rate for Seller financing; (ii) deed of trust shall Buyer shall sign and pay for a REQUEST FOR NOTICE OF rested by Seller; (iv) note and deed of trust shall contain an seller's option, upon the sale or transfer of the Property or any (or) if the installment is not received within protection policy shall be provided insuring Seller's deed of trust by Buyer); and (vii) tax service shall be obtained and paid for by
(3) ADDED, DELETED OR SUBSTITUTED BUYERS: The addition, deletion of title prior to Close Of Escrow shall require Seller's written consent. Seller additional or substituted person or entity shall, if requested by Seller, submarried Buyer. Seller and/or Brokers may obtain a credit report, at Buyer's expensive prior to the prior of the prior	may grant or withhold consent in Seller's sole discretion. Any lit to Seller the same documentation as required for the original
M. ASSUMED OR "SUBJECT TO" FINANCING: Seller represents that Seller is a within the time specified in paragraph 19, provide Copies of all applicable notes. Buyer, Buyer shall then, as specified in paragraph 19B(3), remove this conting and actual loan balances shall be adjusted at Close Of Escrow by cash down particle. Buyer and credited to Seller. Seller is advised that Buyer's assumption of an this is an assumption of a VA Loan, the sale is contingent upon Seller being protherwise agreed in writing. If the Property is acquired subject to an existing it.	not delinquent on any payments due on any loans. Seller shall, and deeds of trust, loan balances and current interest rates to pency or cancel this Agreement. Differences between estimated yment. Impound accounts, if any, shall be assigned and charged existing loan may not release Seller from liability on that loan. If rovided a release of liability and substitution of eligibility, unless oan, Buyer and Seller are advised to consult with legal counsel
regarding the ability of an existing lender to call the loan due, and the consequen 4. ALLOCATION OF COSTS (If checked): Unless otherwise specified in writing, this pa	ragraph only determines who is to pay for the inspection, test or
service ("Report") mentioned; it does not determine who is to pay for any work rec A. INSPECTIONS AND REPORTS:	ommended or identified in the Report.
(1) Buyer Seller shall pay to have existing septic or private sewage dispos	al system, if any, inspected
(2) Buyer Beller shall pay for costs of testing to determine the suitability of	soll for sewage disposal
(3) Buyer Seller shall pay to have existing wells, if any, tested for water po	otability and productivity
Buyer's Initials (JUSE) ()	Seller's Initials (1511118) (5W)
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DocuSig	n Envelope ID: 163F27B9-C9B5-4474-8FAL-42010F400489	
Proper	ly: 4741 Buckeye Rd, Shingle Springs, CA 95682	Date: December 19, 2012
	(4) Buyer Seller shall pay to have Property corners identified	
	(5) 🗵 Buyer 🗌 Seller shall pay for a natural hazard zone disclosure report prepar	ed by
	(6) Buyer Seller shall pay for the following inspection or report	DS
	(7) Buyer Seller shall pay for the following inspection or report	ATTA GSB
В.	ESCROW AND TITLE:	Charles (Cul) 920
	(1) 图 Buyer ☐ Seller shall pay escrow fee Escrow Holder shall be Pacer ☐ The office Confidence (2) 图 Buyer ☐ Seller shall pay for owner's title insurance policy specified in part	170. 126 3200 121 Plan 11 Da
	Escrow Holder shall be ruck 1777 tille bettende holder and find in partial in the state of the s	330-666-3710; 1/6/190/VIIQ 101;
	Owner, a title bolicy to be lasting phy to owner, a title bolich abegined in bar	agraph 15E flace, ville, ch
	Owner's title policy to be issued by (Buyer shall pay for any title insurance policy insuring Buyer's Lender, unless of	otherwise agreed in writing.)
C.	OTHER COSTS:	4346 7
	(1) ဩ Buyer ☐ Seller shall pay County transfer tax or transfer fee (2) ☐ Buyer ☐ Seller shall pay City transfer tax or transfer fee	the state of the s
	(2) Buyer Seller shall pay City transfer tax or transfer fee	Mild big the state of the state
	(3) Buyer Seller shall pay Homeowners' Association ("HOA") transfer fees	The second secon
	(4) Buyer Seller shall pay HOA document preparation fees (5) Buyer Seller shall pay for	ni distributiva di seccioni di distributiva di seccioni di seccion
	(6) Buyer Seller shall pay for	
6. PC	SSESSION AND KEYS: Possession shall be delivered to Buyer at 5PM or	AM PM, On the date of Close Of Escrow;
	on; or[_] no later than Days Aft nerwise agreed in writing. Seller shall provide keys and/or means to operate al	er Close Of Escrow. The Property shall be unoccupied, unless
oth	ierwise agreed in writing. Seller shall provide keys and/or means to operate at bdivision, Buyer may be required to pay a deposit to the Homeowners' Association ('	Property locks. If Property is located in a common interest
	ATUTORY DISCLOSURES AND CANCELLATION RIGHTS:	TOA) to obtain keys to accessible FIOA lacilities.
ν. Α.	NATURAL AND ENVIRONMENTAL HAZARDS: Seller shall, within the time spe	
	earthquake guides (and questionnaire) and environmental hazards booklet; (II) dis	
	Potential Flooding (Inundation) Area; Very High Fire Hazard Zone; State Fire Res and (III) disclose any other zone as required by Law and provide any other information.	ponsibility Area; Earthquake Fault Zone; Seismic Hazard Zone; Ilon required for those zones
n.	WITHHOLDING TAXES: Within the time specified in paragraph 19A, to avoid	
ш,	substitute, an affidavit sufficient to comply with federal (FIRPTA) and California with	hholding Law (C.A.R. Form AS or QS).
c.	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46	of the Penal Code, information about specified registered sex
	offenders is made available to the public via an Internet Web site maintained by the	e Department of Justice at www.meganslaw.ca.gov. Depending
	on an offender's criminal history, this information will include either the address at ZIP Code in which he or she resides. (Neither Seller nor Brokers are required to	t which the offender resides or the community of residence and a check this website. If Buyer wants further information. Broker
	recommends that Buyer obtain information from this website during Buyer's inspe	ection contingency period. Brokers do-not have expertise in this
	area.	
7. SE	LLER DOCUMENTATION AND ADDITIONAL DISCLOSURE:	
Α.	Within the time specified in paragraph 19, if Seller has actual knowledge, Seller sh. (1) LEGAL PROCEEDINGS: Any lawsuits by or against Seller, threatening or a	
	deficiency in the Property or common areas, or any known notices of abatement	ent or citations filed or issued against the Property.
	(2) AGRICULTURAL USE: Whether the Property is subject to restrictions for ag	ricultural use pursuant to the Williamson Act (Government Code
	§§51200-51295).	
	 (3) DEED RESTRICTIONS: Any deed restrictions or obligations. (4) FARM USE: Whether the Property is in, or adjacent to, an area with Right to it. 	Form rights (Civil Code \$3482.5 and \$3482.6)
	(5) ENDANGERED SPECIES: Presence of endangered, threatened, 'candidate'	species, or wetlands on the Property.
	(6) ENVIRONMENTAL HAZARDS: Any substances, materials, or products that	t may be an environmental hazard including, but not limited to,
	asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storag (7) COMMON WALLS: Any features of the Property shared in common with adj	e tanks, and contaminated soil of water on the Property. cining landowners, such as walls, fences, roads, and driveways.
	and agriculture and domestic wells whose use or responsibility for maintenan	ce may have an effect on the Property.
	(8) LANDLOCKED: The absence of legal or physical access to the Property.	er mellors that may affect the Franchy
	(9) EASEMENTS/ENCROACHMENTS: Any encroachments, easements or simil (10) SOIL FILL: Any fill (compacted or otherwise), or abandoned mining operation	ar matters that may affect the Property. is on the Property.
	(11) SOIL PROBLEMS: Any slippage, sliding, flooding, drainage, grading, or other	r soll problems.
	(12) EARTHQUAKE DAMAGE: Major damage to the Property or any of the struct (13) ZONING ISSUES: Any zoning violations, non-conforming uses, or violations	tures from fire, earthquake, floods, or landslides. of "selback" requirements
	(14) NEIGHBORHOOD PROBLEMS: Any neighborhood noise problems, or other	nuisances.
В.	RENTAL AND SERVICE AGREEMENTS: Within the time specified in paragraph	ph 19, Seller shall make available to Buyer for inspection and
	review, all current leases, rental agreements, service contracts and other related	agreements, licenses, and permits pertaining to the operation of
^	use of the Property. TENANT ESTOPPEL CERTIFICATES: (If checked) Within the time specified	t in paragraph 19. Seller shall deliver to Buyer tenant estoppe
v.	certificates (C.A.R. Form TEC) completed by Seller or Seller's agent, and sign	ed by tenants, acknowledging: (i) that tenants' rental or lease
	agreements are unmodified and in full force and effect (or if modified, stating a	ll such modifications); (II) that no lessor defaults exist; and (III)
b +	stating the amount of any prepaid rent or security deposit. MELLO-ROOS TAX; 1915 BOND ACT: Within the time specified in paragraph 19	Sollar shall (i) make a good faith affort to obtain a notice from
D.	any local agencies that levy a special tax or assessment on the Property (o	or, if allowed, substantially equivalent notice), pursuant to the
	Mello-Roos Community Facilities Act, and Improvement Bond Act of 1915, and (ii)	promptly deliver to Buyer any such notice obtained.
*	1	79/11 = 1)
Buyer	's Initials (JAB) ()	Seller's Initials () ()
	ght @ 1998-2010, CALIFORNIA ASSOCIATION OF REALTORS®, INC.	COMA ROUSING
	REVISED 4/10 (PAGE 3 OF 10)	Reviewed by Date COUNTRIES OPPORTURITY

required by Law.

Seller shall make the Property available for all Buyer Investigations. Buyer shall (i) as specified in paragraph 19B, complete Buyer Investigations () and, either remove the contingency or cancel this Agreement, and (ii) give Seller, at no cost, complete Copies of all Investigation reports obtained by Buyer, which obligation shall survive the termination of this Agreement.

Buyer indemnity and Seller protection for entry upon 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 of Buyer's Investigations. 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 or cancellation of this Agreement and Close Of Escrow.

Buyer's Initials (AAB) (

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VLPA REVISED 4/10 (PAGE 4 OF 10)

SW Seller's Initials Reviewed by



- D. BUYER IS STRONGLY ADVISED TO INVESTIGATE THE CONDITION AND SUITABILITY OF ALL ASPECTS OF THE PROPERTY AND ALL MATTERS AFFECTING THE VALUE OR DESIRABILITY OF THE PROPERTY, INCLUDING BUT NOT LIMITED TO, THE ITEMS SPECIFIED BELOW. IF BUYER DOES NOT EXERCISE THESE RIGHTS, BUYER IS ACTING AGAINST THE ADVICE OF BROKERS. BUYER UNDERSTANDS THAT ALTHOUGH CONDITIONS ARE OFTEN DIFFICULT TO LOCATE AND DISCOVER, ALL REAL PROPERTY CONTAINS CONDITIONS THAT ARE NOT READILY APPARENT AND THAT MAY AFFECT THE VALUE OR DESIRABILITY OF THE PROPERTY. BUYER AND SELLER ARE AWARE THAT BROKERS DO NOT GUARANTEE, AND IN NO
 - NOT VERIFY ANY OF THE ITEMS IN THIS PARAGRAPH 13, UNLESS OTHERWISE AGREED IN WRITING.

 E. SIZE, LINES, ACCESS AND BOUNDARIES: Lot size, property lines, legal or physical access and boundaries including features of the Property shared in common with adjoining landowners, such as walls, fences, roads and driveways, whose use or responsibility for maintenance may have an effect on the Property and any encroachments, easements or similar matters that may affect the Property. (Fences, hedges, walls and other natural or constructed barriers or markers do not necessarily identify true Property boundaries. Property lines may be verified by survey.) (Unless otherwise specified in writing, any numerical statements by Brokers regarding lot size are APPROXIMATIONS ONLY, which have not been and will not be verified, and should not be relied upon by Buyer.)

WAY ASSUME RESPONSIBILITY FOR, THE CONDITION OF THE PROPERTY, BROKERS HAVE NOT AND WILL

- F. ZONING AND LAND USE: Past, present, or proposed laws, ordinances, referendums, initiatives, votes, applications and permits affecting the current use of the Property, future development, zoning, building, size, governmental permits and inspections. Any zoning violations, non-conforming uses, or violations of "setback" requirements. (Buyer should also investigate whether these matters affect Buyer's intended use of the Property.)
- G. UTILITIES AND SERVICES: Availability, costs, restrictions and location of utilities and services, including but not limited to resewerage; sanitation, septic and leach lines, water, electricity, gas, telephone, cable TV and drainage.
- H. 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, including mold (airborne, toxic or otherwise), fungus or similar contaminant, materials, products or conditions.
- I. GEOLOGIC CONDITIONS: Geologic/selsmic conditions, soil and terrain stability, suitability and drainage including any slippage, sliding, flooding, drainage, grading, fill (compacted or otherwise), or other soil problems.
- J. NATURAL HAZARD ZONE: Special Flood Hazard Areas, Potential Flooding (Inundation) Areas, Very High Fire Hazard Zones, State Fire Responsibility Areas, Earthquake Fault Zones, Seismic Hazard Zones, or any other zone for which disclosure is required by Law.
- K. PROPERTY DAMAGE: Major damage to the Property or any of the structures or non-structural systems and components and any personal property included in the sate from fire, earthquake, floods, landsildes or other causes.
- L. NEIGHBORHOOD, AREA AND PROPERTY CONDITIONS: Neighborhood or area conditions, including Agricultural Use Restrictions pursuant to the Williamson Act (Government Code §§51200-51295), Right To Farm Laws (Civil Code §3482.5 and §3482.6), schools, proximity and adequacy of law enforcement, crime statistics, the proximity of registered felons or offenders, fire protection, other government services, availability, adequacy and cost of any speed-wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, abandoned mining operations on the Property, 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.
- M. COMMON INTEREST SUBDIVISIONS: OWNER ASSOCIATIONS: Facilities and condition of common areas (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others), Owners' Association that has any authority over the subject property, CC&Rs, or other deed restrictions or obligations, and possible lack of compliance with any Owners' Association requirements.
- N. SPECIAL TAX: Any local agencies that levy a special tax on the Property pursuant to the Mello-Roos Community Facilities Act or Improvement Bond Act of 1915.
- O. RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants and the right of a landlord to terminate a tenancy.
- P. MANUFACTURED HOME PLACEMENT: Conditions that may affect the ability to place and use a manufactured home on the Property

Seller Vacant Land Questionaire (C.A.R. Form VLQ)	
B. Addenda (if checked):	X Addendum # 1 (C.A.R. Form ADM)
Wood Destroying Pest Inspection and Allocation of Cost A	Addendum (C.A.R. Form WPA)
Purchase Agreement Addendum (C.A.R Form PAA)	Septic, Well and Property Monument Addendum (C.A.R. Form SWPI)
Short Sale Addendum (C.A.R. Form SSA)	L. Other
C. Advisories (if checked):	☐ Buyer's Inspection Advisory (C.A.R. Form BIA)
Probate Advisory (C.A.R. Form PAK)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)
☐ Trust Advisory (C.A.R. Form TA)	REO Advisory (C.A.R. Form REO)
D. Other Terms:	

Buyer's Initials (<u>ALLS</u>) (____)
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TORS®, INC.

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Seller's Initials (SW) (SW)

Date

Reviewed by



, Property: 4741 Buckeye Rd, Shingle Springs, CA 95682

- 15. TITLE AND VESTING:
 - A. Within the time specified in paragraph 19, Buyer shall be provided a current preliminary title report, which shall include a search of the General Index, Seller shall within 7 Days After Acceptance, give Escrow Holder a completed Statement of Information. 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. Buyer's review of the preliminary report and any other matters which may affect title are a contingency of this Agreement as specified in paragraph 19B.
 - 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: (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.
 - Within the time specified in paragraph 19. Seller has a duty to disclose to Buyer all matters known to Seller affecting title, whether of record or

	•	not.
		At Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock certificate or of Seller's leasehold interest), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.
	E,	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 requies, can provide information about the availability, desirability, coverage, survey requirements, 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 pay any increase in cost.
16.	SAL	E OF BUYER'S PROPERTY:
	A.	This Agreement is NOT contingent upon the sale of any property owned by Buyer.
		[] (If checked) The attached addendum (C.A.R. Form COP) regarding the contingency for the sale of property owned by Buyer is incorporated into this Agreement.
17.	mai	MANUFACTURED HOME PURCHASE (If checked): The purchase of the Property is contingent upon Buyer acquiring a personal property nufactured home to be placed on the Property after Close Of Escrow. Buyer [] has [] has not entered into a contract for the purchase of a sonal property manufactured home. Within the time specified in paragraph 19, Buyer shall remove this contingency or cancel this Agreement, R, if checked, [7] this contingency shall remain in effect until the Close Of Escrow of the Property).
18.	fror	CONSTRUCTION LOAN FINANCING (If checked): The purchase of the Property is contingent upon Buyer obtaining a construction Ioan. A drawn the construction Ioan [] will [] will not be used to finance the Property. Within the time specified in paragraph 19, Buyer shall remove this atingency or cancel this Agreement (or, if checked, [] this contingency shall remain in effect until Close Of Escrow of the Property).
19.	TIN mo	IE PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS: The following time periods may only be extended, altered dified or changed by mutual written agreement. Any removal of contingencies or cancellation under this paragraph by either Buyer or
		ler must be exercised in good faith and in writing (C.A.R. Form CR or CC). SELLER HAS: 7 (or [**]) Days After Acceptance to Deliver to Buyer all Reports, disclosures and information for which Seller
	м.	is responsible under paragraphs 3M, 4, 6A and B, 7, 8A, 12A, 14A and B, and 15. Buyer may give Seller a Notice to Seller to Perform (C.A.R. Form NSP) if Seller has not Delivered the items within the time specified.
	В,	(1) BUYER HAS: 17 (or 10 90) Days After Acceptance, unless otherwise agreed in writing, to complete all Buyer Investigations; approve all disclosures, reports and other applicable information, which Buyer receives from Seller; and approve all other matters affecting the Property (including lead-based paint and lead-based paint hazards as well as other information specified in paragraph 6 and insurability of Buyer and the Property).
		(2) Within the time specified in 19B(1), Buyer may 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.
		(3) Within the time specified in 19B(1) (or as otherwise specified in this Agreement), Buyer shall, Deliver to Seller either (i) a removal of the applicable contingency (C.A.R. Form CR), or (ii) a cancellation (C.A.R. Form CC) of this Agreement based upon a remaining contingency of Seller's failure to Deliver the specified Items. However, if any report, disclosure or information for which Seller is responsible is not Delivered within the time specified in 19A, then Buyer has 5 (or
		(4) Continuation of Contingency: Even after the end of the time specified in 19B(1) and before Seller cancels this Agreement, if at all pursuant to 19C, Buyer retains the right to either (i) in writing remove remaining contingencies, or (ii) cancel this Agreement based upon a remaining contingency or Sellers failure to Deliver the specified items. Once Buyer's written removal of all contingencies is Delivered to Seller, Seller may not cancel this Agreement pursuant to 19C(1).
	C,	SELLER RIGHT TO CANCEL: (1) Seller right to Cancel; Buyer Contingencies: If, within the time specified in this Agreement, Buyer does not, in writing, Deliver to Seller 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 return of Buyer's deposit.
		(2) Selter right to Cancel; Buyer Contract Obligations: Seller, after first Delivering to Buyer a NBP may cancel this Agreement for any of the following reasons: (i) if Buyer falls to deposit funds as required by 3A or 3B; (II) if the funds deposited pursuant to 3A or 3B are not good

- when deposited; (iii) if Buyer falls to Deliver a letter as required by 3H; (Iv) if Buyer falls to Deliver verification as required by 3G or 3J; or (v) if Seller reasonably disapproves of the verification provided by 3G or 3J or the credit report or supporting documentation pursuant to 3M. In such event, Seller shall authorize return of Buyer's deposit.
- (3) Notice To Buyer To Perform: The NBP shall: (i) be in writing; (ii) be signed by Seller; and (iii) give Buyer at least 2 (or 🔲 After Delivery (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A NBP may not be Delivered any earlier than 2 Days Prior to the expiration of the applicable time for Buyer to remove a contingency or cancel this Agreement or meet an obligation specified in 19C(2).
- D. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in a separate written agreement between Buyer and Seller, Buyer shall with regard to that contingency or cancellation right conclusively be deemed to have: (i) completed all Buyer investigations, and review of reports and other applicable information and disclosures; (ii) elected to proceed with the transaction; and (III) assumed all liability, responsibility and expense for Repairs or exprections or for inability to obtain financing. _a

Buyer's Initials	(<u>XSB</u>)	()	

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Reviewed by

- E. CLOSE OF ESCROW: Before Seller or Buyer may cancel this Agreement for failure of the other party to close escrow pursuant to this Agreement, Seller or Buyer must first give the other a demand to close escrow (C.A.R. Form DCE).
- F. 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, Buyer and Seller agree to Sign mutual instructions to cancel the sale and escrow and release deposits, if any, to the party entitled to the funds, less fees and costs incurred by that party. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. Release of funds will require mutual Signed release instructions from Buyer and Seller, judicial decision or arbitration award.
- 20. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final inspection of the Property within 5 (or ______) Days Prior to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 12; (ii) Repairs have been completed as agreed; and (iii) Seller has compiled with Seller's other obligations under this Agreement (C.A.R. FORM VP).
- 21. 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) Broker(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) Broker(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, discovery, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property.
- PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless otherwise agreed in writing, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, rents, HOA regular, special, and emergency dues and assessments imposed 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 a current lien. 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 assessments that are a current lien but not yet due. The Property will be reassessed upon change of ownership. Any supplemental tax bills shall be paid as follows: (I) for periods after Close Of Escrow, by Seller. See C.A.R.Form SPT or SBSA for further information. TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.
- 23. SELECTION OF SERVICE PROVIDERS: Brokers do not guarantee the performance of any vendors, service or product providers ("Providers"), whether referred by Broker or selected by Buyer, Seller or other person. Buyer and Seller may select ANY Providers of their own choosing.
- 24. MULTIPLE LISTING SERVICE/PROPERTY DATA SYSTEM: If Broker is a participant of a Multiple Listing Service ("MLS") or Property Data System ("PDS"), Broker is authorized to report to the MLS or PDS a pending sale and, upon Close Of Escrow, the sales price and other terms of this transaction shall be produced to the MLS to be published and disseminated to persons and entities authorized to use the information on terms approved by the MLS or PDS.
- 25. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.
- 26. ATTORNEY FEES: 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 31A.
- 27. DEFINITIONS: As used in this Agreement:
 - A. "Acceptance" means the time the offer or final counter offer is accepted in writing by a party and is delivered to and personally received by the other party or that party's authorized agent in accordance with the terms of this offer or a final counter offer.
 - B. "C.A.R. Form" means the specific form referenced or another comparable form agreed to by the parties.
 - C. "Close Of Escrow" means the date the grant deed, or other evidence of transfer of title, is recorded.
 - D. "Copy" means copy by any means including photocopy, NCR, facsimile and electronic.
 - E. "Days" means calendar days. However, after Acceptance, the last Day for performance of any act required by this Agreement (including Close Of Escrow) shall not include any Saturday, Sunday, or legal holiday and shall instead be the next Day.
 - F. "Days After" means the specified number of calendar days after the occurrence of the event specified, not counting the calendar date on which the specified event occurs, and ending at 11:59 PM on the final day.
 - G. "Days Prior" means the specified number of calendar days before the occurrence of the event specified, not counting the calendar date on which the specified event is scheduled to occur.
 - H. "Deliver", "Delivered" or "Delivery", regardless of the method used (i.e. messenger, mail, email, fax, other), means and shall be effective upon (i) personal receipt by Buyer or Seller or the individual Real Estate Licensee for that principal as specified in paragraph D of the section titled Real Estate Brokers on page 8:
 - OR (ii) If checked, [7] per the attached addendum (C.A.R. Form RDN).
 - 1. "Electronic Copy" or "Electronic Signature" means, as applicable, an electronic copy or signature complying with California Law. 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.
 - J. "Law" means any law, code, statute, ordinance, regulation, rule or order, which is adopted by a controlling city, county, state or federal legislative, judicial or executive body or agency.
 - K. "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement.
 - L. "Signed" means either a handwritten or electronic signature on an original document, Copy or any counterpart.
- 28. BROKERS:
 - A. BROKER COMPENSATION Seller or Buyer, or both, as applicable, agrees 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.

Buyer's Initials (444) ()

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Seller's Initials (SW)



B. SCOPE OF BROKER DUTY: Buyer and Seller acknowledge and agree that; Brokers: (i) do not decide what price Buyer should pay or Seller should accept; (ii) do not guarantee the condition of the Property; (iii) do not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seiler or others; (IV) shall not be responsible for identifying defects that are not known to Broker(s): (v) shall not be responsible for inspecting public records or permits concerning the title or use of the Property; (vi) shall not be responsible for identifying location of boundary lines or other items affecting title; (vii) shall not be responsible for verifying square footage. representations of others or information contained in inspection reports, MLS or PDS, advertisements, flyers or other promotional material. unless otherwise agreed in writing; (viii) shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller in the course of this representation; and (ix) 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.

JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

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: 1, 3, 4, 6B, 14B and D, 15, 16B, 17, 18, 19F, 22, 27, 28A, 29, 33, 35, and paragraph D of the section titled Real Estate Brokers on page 10. If a Copy of the separate compensation agreement(s) provided for in paragraph 28A, or paragraph D of the section titled Real Estate Brokers on page 10 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out of Buyer's or Seller's funds, or both, as applicable, the respective Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not specifically referenced above in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions directly from Escrow Holder and will execute such provisions upon Escrow Holder's request. 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 will execute additional instructions. documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow.

A Copy of this Agreement shall be delivered to Escrow Holder within 3 business days after Acceptance (or 🖂). Escrow Holder shall provide Seller's Statement of Information to Title company when received from Seller. 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.

Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraph 28A and paragraph D of the section titled Real Estate Brokers on page 10. Buyer and Seller Irrevocably assign to Brokers compensation specified in paragraph 28A, respectively, 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. Escrow Holder shall immediately notify Brokers: (i) if Buyer's Initial or any additional deposit is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (II) if either Buyer or Seller Instruct Escrow Holder to cancel escrow.

D. A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 2 business days after mutual execution of the amendment.

LIQUIDATED DAMAGES: If Buyer falls to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. Buyer and Seller agree that this amount is a reasonable sum given that it is impractical or extremely difficult to establish the amount of damages that would actually be suffered by Seller in the event Buyer were to breach this Agreement. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial decision or arbitration award,

> Buver's Initials Seller's Initials

> > Seller's Initials (

31. DISPUTE RESOLUTION:

- A. MEDIATION: Buyer and Seller agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. Buyer and Seller also agree to mediate any disputes or claims with Broker(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party (I) commences an action without first attempting to resolve the matter through mediation, or (II) before commencement of an action, refuses to mediate after a request has 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. Exclusions from this mediation agreement are specified in paragraph 31C.
- **B. ARBITRATION OF DISPUTES:**

Buyer and Seller 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. Buyer and Seller also agree to arbitrate any disputes or claims with Broker(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. 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. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. In all other respects, 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. Enforcement of this agreement to arbitrate shall be governed by the Federal Arbitration Act. Exclusions from this arbitration agreement are specified in paragraph 31C.

Buyer's Initials (🏒	44B)(_}
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Reviewed by Date



" 'Property: 4741 Buckeye Rd, Shingle Springs	, СА 95682	Date: December 19, 2012
"NOTICE: BY INITIALING I	N THE SPACE BELOW	OU ARE AGREEING TO HAVE ANY DISPUTE
ARISING OUT OF THE MATTERS	INCLUDED IN THE 'ARB	ITRATION OF DISPUTES' PROVISION DECIDED
BY NEUTRAL ARBITRATION AS	PROVIDED BY CALIFORN	IA LAW AND YOU ARE GIVING UP ANY RIGHTS
THE SPACE BELOW YOU ARE G	THE DISPUTE LITIER LED VING UP YOUR HUNCKI	IN A COURT OR JURY TRIAL. BY INITIALING IN RIGHTS TO DISCOVERY AND APPEAL, UNLESS
THOSE RIGHTS ARE SPECIFICAL	LLY INCLUDED IN THE 'AI	RBITRATION OF DISPUTES' PROVISION, IF YOU
REFUSE TO SUBMIT TO ARBITRA	ATION AFTER AGREEING	TO THIS PROVISION. YOU MAY BE COMPELLED.
TO ARBITRATE UNDER THE A	UTHORITY OF THE CALI	FORNIA CODE OF CIVIL PROCEDURE. YOUR
AGREEMENT TO THIS ARBITRAT		MAKY. NG AND AGREE TO SUBMIT DISPUTES ARISING
		ION OF DISPUTES' PROVISION TO NEUTRAL
ARBITRATION."		Seller's Initials
. <u> </u>	Buyer's Initials/	Seller's Initials
C. ADDITIONAL MEDIATION AND ARBITRAT		• •
		d arbitration: (i) a judicial or non-judicial foreclosure or other
		it land sale contract as defined in Civil Code §2985; (ii) an lien; and (iv) any matter that is within the jurisdiction of a
		nable the recording of a notice of pending action, for order of
	other provisional remedies, shal	I not constitute a waiver or violation of the mediation and
arbitration provisions.	d as accumulated to madista as as	bitrate unless they agree to do so in writing. Any Broker(s)
participating in mediation or arbitration si		
32. TERMS AND CONDITIONS OF OFFER:		
		he liquidated damages paragraph or the arbitration of disputes
		d by mutual agreement in a counter offer or addendum. If at least preement is reached. Seller has the right to continue to offer the
		f Acceptance. If this offer is accepted and Buyer subsequently
		s Agreement and any supplement, addendum or modification,
including any Copy, may be Signed in two or mor		institute one and the same writing. All understandings between the parties are incorporated in this
		expression of their Agreement with respect to its subject matter,
and may not be contradicted by evidence of any	prior agreement or contemporane	ous oral agreement. If any provision of this Agreement is held to
		e and effect. Except as otherwise specified, this Agreement shall te of California. Neither this Agreement nor any provision in it
may be extended, amended, modified, altered		
		all be returned unless the offer is Signed by Seller and a Copy of
the Signed offer is personally received by Buyer,	or by	by Buyer (or, if checked, D by AM PM, on
who is authorized to receive it, by 5:00 PM on the (date)).	third Liay after this offer is signed in	by Buyer (or, ir checked, by Aivi Frivi, on
	and a state of the and agree to the a	have audiemation of annougalationships
Buyer has read and acknowledges receipt of a C		
Date DECEMBER 19.2012	DING.	
BUYER Bary S. Bouman	BUYER	TO SECURE AND ADDRESS OF THE SECURE AND ADDRESS AND AD
California Montessori Project (Print name)	(Print r	ame)
5330A Gibbons Dr. Ste 700. Carmicha	•	
(Address)	T. W 404)	
Additional Signature Addendum attached (C./		
35. ACCEPTANCE OF OFFER: Seller warrants the	t Seller is the owner of the Propert	y, or has the authority to execute this Agreement. Seller accepts I agrees to the above confirmation of agency relationships. Seller
has read and acknowledges receipt of a Copy of		
[] (If checked)-SUBJECT TO ATTACHED COU		
Date /3/13//20/2	Date	1213112012
SELLER SOLD 187- JAMAN	SELLE	3 x / aron E. Whete
Stan White	Zonina new resident and residen	n White
(Print name)	(Print r	aine)
4741 Buckeye Rd., Shingle Springe, (Address)	CA 95682	the state of the s
[7] Additional Signature Addendum attached (C./	A.R. Form ASA).	
(/) Confirmation of Acceptance	: A Copy of Signed Acceptance	was personally received by Buyer or Buyer's authorized agent
(initials) on (date)	at	AM PM. A binding Agreement is created when
a Copy of Signed Accepta	nce is personally received by Bu	lyer or Buyer's authorized agent whether or not confirmed in
this document. Completic	on of this confirmation is not le the date that Confirmation of A	gally required in order to create a binding Agreement; it is
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Buyers minais (n a t with the mark taken	Seller's Initials () ()
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By	Date	
Address		
Phone/Fax/E-mail	A MANAGE BY THE RESIDENCE OF THE PROPERTY OF T	
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PRESENTATION OF OFFER: () Listing Broker presented the	is offer to Seller on (date	
DIOVOLOL DOSIBLIDO HINIORO		
REJECTION OF OFFER: () () No counter offer is being made. This offer w	ras rejected by Seller on(date	
Seller's Initials		

Escrow Holder

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		And the second second
Reviewed by	_ Date	-





COMMISSION AGREEMENT

(C.A.R. Form CA, Revised 4/09)

	COMPENSATION: Notice: The amount or rate of real estate commissions is not fixed by law. They are set by each broker individually and may be negotiable between the Seller/Buyer/Landlord/Tenant/Optionor/Optionee ("Principal") and Broker.				
	California Montessori Project	: ("Principal"),			
	agrees to pay to	Estate , ("Broker(s)"),			
	as compensation for services, irrespective of agency relationships,	("Principal"), #state , ("Broker(s)"), the sum of either [2] 3,000 percent of the transaction price, or			
	Dollars (\$), for property situated in the	e City of Shingle Springs County of 4673 Buckeye Road or other evidence of title or, if a lease, on execution of the lease, or if an option, on			
•	execution of the option agreement; or (II) if completion of the transaction is prevented by a party to the transaction settlement, or otherwise, and then in an amount equal to the los deducting title and escrow expenses and the expenses of collect such compensation in any manner acceptable to Broker-Principal I	ransaction is prevented by details of Philospal, their open such detailing (in) in ction other than Principal, then only if and when Principal collects damages by suit, ser of one-half of the damages recovered, or the above compensation, after first on, if any. Broker may cooperate with other brokers, and divide with other brokers hereby irrevocably assigns to Broker the above compensation from Principal's funds			
	ATTORNEY FEES: in any action, proceeding, or arbitration between thilled to reasonable attorney fees and costs.	een Principal and Broker(s) arising out of this Agreement, the prevailing party shall			
3.	DISPUTE RESOLUTION:	the second section of the second seco			
	transaction, before resorting to arbitration or court action: Mediation fees, if any, shall be divided equally among the public this paragraph applies, without first attempting to result attorney fees, even if they would otherwise be available to the OR NOT THE ARBITRATION PROVISION IS INITIALED. B. ARBITRATION OF DIPUTES: Principal and Broker agrees the light of the paragraphs of the paragraphs.	dispute or calling between them out of this Agreement, or any resulting exclusions from this mediation agreement are specified in paragraph 3C below, parties involved. If any party commences an action based on a dispute or claim to olve the matter through mediation, then that party shall not be entitled to recover that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER that any dispute or claim in law or equity arising between them regarding the which is not settled through mediation, shall be decided by neutral, binding			
	arbitration, subject to paragraph 3C below. The arbitratoresidential real estate law experience, unless the part accordance with substantive California Law. In all other of the California Code of Civil Procedure. Judgment upon the parties shall have the right to discovery in accordance.	or shall be a retired judge or justice, or an attorney with at least five years of les mutually agree to a different arbitrator, who shall render an award in respects, the arbitration shall be conducted in accordance with Part III, Title 9 In the award of the arbitrator(s) may be entered in any court having jurisdiction.			
	BY NEUTRAL ARBITRATION AS PROVIDED IN YOU MIGHT POSSESS TO HAVE THE DISPUT THE SPACE BELOW YOU ARE GIVING UP YOU THOSE RIGHTS ARE SPECIFICALLY INCLUDING THE AUTHORITY AND AFTER AUTHORITY AND AREA TO A SECOND TO	CE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS TE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN UR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL. UNLESS ED IN THE 'ARBITRATION OF DISPUTES' PROVISION, IF YOU R AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR			
	AGREEMENT TO THIS ARBITRATION PROVIS "WE HAVE READ AND UNDERSTAND TO THE MATTERS INCLUDED IN THE ARBITRATION." FEBRUARY	ION IS VOLUNTARY." HE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING E 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL Broker's Initials // Broker's Initials			
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4.	judicial or non-judicial foreclosure or other action or proceed in Civil Code §2995; (b) An unlawful detainer action; (c) jurisdiction of a probate, small claims, or bankruptcy court; a which Code of Civil Procedure §337.1 or §337.16 applies. I order of attachment, receivership, injunction, or other provisions.	he following matters are excluded from Mediation and Arbitration hereunder: (a) A ng to enforce a deed of trust, mortgage, or installment land sale contract as defined The filing or enforcement of a mechanic's lien; (d) Any matter that is within the nd (e) An action for bodily injury or wrongful death, or for latent or patent defects to the filing of a court action to enable the recording of a notice of pending action, for risional remedies, shall not constitute a violation of the mediation and arbitration			
	ncipal has read and acknowledges receipt of a copy of this Agreen	ent. Princ pal			
6	ARY 5 BOWMAN				
• .	Intrame) dress 5330A CHBBONS DR. STETCX	(Print name) Address			
1	ADMICHAEL, CA 45608				
Da		/ 1 / 1 1			
Bro	al Estate Broker agrees to the foregoing: oker Lyon Real Estate (Linda Babin)	BRENDER MANEINELLA 5017-2012			
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