AND COMPENSATION TO BROKER

The motion of HANK M. SPACONE ("Trustee") for an order approving his sale of the bankruptcy estate's interest in real property, referred to in the debtor's Schedules as a 100-acre vineyard, commonly known as 4880 E. Peltier Road, Acampo, CA, 95220, and referred to in the public record as San Joaquin APN 005-180-36, 005-180-37, 005-180-76 and 005-180-76 ("Subject Property"), and approval of compensation to the estate's real estate broker RE/MAX GOLD ("Broker") came on for hearing at the above-captioned date, time and place. Appearances

RECEIVED

22

23

24

25

26

27

28

October 12, 2017 CLERK, U.S. BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA 0006147450

Order Granting Motion to Approve Sale of Real Property and Compensation to Broker (DNL-6)

were noted on the record. Upon consideration of the evidence and authorities presented, and good cause appearing therefore,

IT IS ORDERED that:

- 1. The motion is granted as set forth below.
- The Trustee is authorized to sell the Subject Property to AMRIK SINGH OR 2. ASSIGNEE ("Singh") for \$3,325,000 pursuant to the terms and conditions set forth in the agreement attached as Exhibit A ("Agreement"), except that the Trustee and Singh shall split 50% each the premium for title insurance.
- 3. If Singh does not perform, the Trustee is authorized to sell the Subject Property to AMIRK SAMRA OR ASSIGNEE ("Samra") for \$3,300,000 pursuant to the terms and conditions set forth in the Agreement.
- The Broker shall be allowed compensation in an amount equal to 5% of the gross 4. sale price, \$166,250 if Singh closes and \$165,000 if Samra closes. The Trustee is authorized to pay the Broker's claim from escrow.
- The Trustee is authorized to pay all undisputed claims of lien from escrow, 5. including: (a) the claims secured by a trust deed in favor of Farm Service Agency; (b) abstracts of judgment in favor of Michael L. Manna, Alejandro Herrera Martinez, Jose A. Malago Coyol and Bank of Stockton; and (c) a certificate of lien in favor of Andres Garcia Garcia.
- 6. The Trustee is authorized to execute all documents necessary to carry out the estate's obligations under the Agreement.

Dated: October 12, 2017

23

24

26

27

28

Order Granting Motion to Approve Sale of Real Property and Compensation to Broker (DNL-6)

United States Bankruptcy Court

	Α	pp	D	\cap	VED	ΔC	TO	FO	P	N.	Ä	*
į	A	$\Gamma\Gamma$	$^{\rm r}$	w	V C.D.	AS	$\perp \cup$	rv	תי	ΔV	1	

FELDERSTEIN, FITZGERALD, WILLOUGHBY & PASCUZZI LLP

By: <u>/s/ DONALD W. FITZGERALD</u>
Donald W. Fitzgerald, Attorneys for

Amrik Singh

DigiSign Verified: BE939AB6-BEBD-4517-BE34-3FC3A968289E

ADM REVISED 12/16 (PAGE 1 OF 1)

OF REALTORS* (C.A.R. Form Al	DENDUM DM, Revised 12/15)	No. <u>2 REVISED</u>
The following terms and conditions are hereby incorporated in or Month-to-Month Rental Agreement, Transfer Disclosure S to rescind),	italement (Note: An amendment to the	6 IDD Wah dike ma pahat a uhur
dated August 26, 2017 on property known as		lor Rd
	empo, CA	s referred to as ("Buyer/Tenant")
in which ARMIK SINGH AND OR AS and BANKRUPTCY ESTATE OF DAVID LIND, HAND		referred to as ("Seller/Landlord").
1. THIS IS A SALE REQUIRING BANKRUPTCY COURT APPL		
2. THE PURPOSE OF THIS ADDENDUM IS TO CLARIFY ESC THE LATTER OF 60 DAYS FROM ACCEPTANCE BY BANKR APPROVAL	ROW CLOSING DATE. CLOSE OF UPTCY TRUSTEE OR 30 DAYS AFT	ESCROW SHALL OCCUR ON ER BANKRUPTCY COURT
The foregoing terms and conditions are hereby agreed to, and th	ne undersigned acknowledge receipt of Date 9-7-17	of a copy of this document.
Date		1115 Tresto
Buyer/Tenant Amirk Singh and or Assigned ARMIK SINGH AND OR ASSIGNEE	Seller/Landlord BANKRUPTCY	ESTATE OF DAVID LIND, HANK
Buyer/Tenant	Seller/Landlord	
O 1986-2015, Caldornia Association of REALTORSO, Inc. United States copyrigh this form, or any portion thereof, by photocopy machine or any other means, includ THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A FTRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APP. This form is mode available to real estate professionals through an agreement with the user as a REALTORSO. REALTORSO is a registered collective membership many who subscribe to its Code of Ethics.	REALTORS® (C.A.R.). NO REPRESENTATION REAL ESTATE BROKER IS THE PERSON OL ROPRIATE PROFESSIONAL.	N IS MADE AS TO THE LEGAL VALIDITY ALIFIED TO ADVISE ON REAL ESTATE REAL TORSO, II is not intended to identify
REAL ESTATE BUSINESS SERVICES, INC. a subsidiary of the Colifornia Association of REALTORSS 525 South Virgil Avenue, Los Angetos, California 90020	Reviewed by Date	Design

E-Likit A

Fax (916)805-5270

4880 PELTIEN

ADDENDUM (ADM PAGE 1 OF 1)

REALAX Gold Laguas, 9150 W. Stockton Blod #111 Elk Grove CA 99158
Produced with zipformD by ziplogic 16070 Fifteen Mile Road, Fraser, Michigan 48076 www.zpi.ogic.com

4



ADDENDUM

(C.A.R. Form ADM, Revised 19/16)

No.	2
-----	---

	IF KEALIUI			Ma A	Tookamid Lesse
The following	terms and condition	s ere hereby incorporated in am ant, Transfer Disclosure Stat	d made e parl of the: ement (Note: An emer	I Purchase Agree adment to the TOS	mey give the Buyer a right
or Month-to-M to rescind). (onin Konibi Astromi Tarkar	THE THE LANGE OF COMME		AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	Section 2000
to rescoro). L dated/		, on properly known as		4880 W Poltler Re	
onnoī					red to as ("Buyer/Tenant")
in which	The state of the s	ARMIK SINGH AND OR ASS			d to as ("Seller/Lendlord").
and	BANKRUPTCY 651	ATE OF DAVID LIND, HANK S	PACONE TRUSTEE	IR (GID.16	O for 62 / market minutes 1.
80000					
<u>1. THIS IS A S</u>	ALE REQUESTION	ANKRUFTCY COURT APPRO	<u> </u>		
		ENDUM IS TO CLARIFY ESCR	OW CLOSING DATE.	CLOSE OF EBGR	OW BHALL OCCUR ON
<u> 2. The Purp</u>	OSE UP INIS ENDE	ENDUM IS TO CLARIFY ESCR ACCEPTANCE BY BANKRUE	TCY TRUSTEE OR 3	ODAYS AFTER BY	WKRUPTGY GOURT
INE LALIEN APPROVAL	AL BA NOT S LUNE				
ACTOVIOL.					
ACCOUNT OF THE PARTY OF THE PAR					
			Annual Control of the		
	NAMES OF THE OWNER OWNER OF THE OWNER OWNER.				
				The second secon	
· · · · · · · · · · · · · · · · · · ·					
Name of the Owner, where the Owner, which is the Owner, which is the Owner, where the Owner, which is the Own					
San Carlotte Control of the Control					
Quality and the second			Company of the Section of the Sectio		
					and this description.
		s are hereby agreed to, and the	undersigned actuowle	dge receipt of a co	M. O. DEEL GALGORIUM.
The toregoing		. 6-17	a 9	-21-19	
Cata	117		V00	middledayydd y frin 1	77 S/ 1889"
Jela	Jul 01		Seller/Lendioru	The state of the s	
Buyer/Tenant	11/3	5 Control of the Cont		EMPLOYER POTAT	OF DATED LIND, HAME
	ARMIK SINGH AN	d or assignee			***
m			Setlar/Landlord		
Buyer/Tenant					
		LTORSO, Inc. United States copyright is by machine or only amor more achieved		a be a second of the	nhuman. Coupley and poproduction of
	Anna Assessment of REA	LTORSO, Inc. United States copyright to	Dev (1/de 17 U.S. Cede) FORM	an his second	
the farm, of ANY I	sartian mored, by photoco	u torso, inc. Uniod Sieire copyrigh i Dy Enerand et dy Ende Model, Edison Ime Cale Crina Absociation of R Any Epecific Transaction. A RE Or Tax Advice. Consult an Appri Or Tax Advice. Consult an Appri	EALTORED FOARL NO RE	PRESENTATION IS M	D TO ADVISE ON REAL ESTATE
This Poru Ha	BEEN APPROVED BY	ANY SPECIFIC TRANSACTION, A RE	AL ESTATE BROKEN 65 1	HE LEVONS MASON	and the second section of
OR ACCURACY	UF YOU DESIRE LEGAL	ANY EPECIPIC TRANSACTION. A RE- OR TAX ADVICE, CONBULT AN APPRO Refresionals through an oppositely with	OPRIATE PROFESSIONS CEIFES	NO ADDRESSOR OF REAL	TORBO II IS NOT STRUCKED A TORSE
This form to mad	g preliable to real dylate g	ANY EPECIFIC TRANSACTION A RE- OR TAX ADVICE, CONSULT AN APPRI Infreshould through an egreenest with registered collective premiserable mark i	phich may be used only by a	NOTION OF BIS NATION	
	ALTORIO, REALTONIO IS I Na Cade el Edúza.				
possessessing as a single-					
REAL E	STATE BURNESS SERV		Revenue of Con		Carried Annual Control of the Contro
e subs	pary of the Couperts Ares In Versi Arenas, Let Ares	ins California 90020	Hibberton at many	The same of the sa	
	ED 18MB (PAGE 1 C	AS AS			
ADM REVIS		PLANT TO SERVICE STATE OF THE	OM PAGE 1 OF 1)	(VI) 155 0775 7 6	FIRESTER CONTRACTORS
	A CHAIN, Sealth a Bridge		Ub Real France Michigan (80)		
profite Missel De	P10	PERSON ENGLINE PLENNIN THE VALLEY			

DigiSign Verified: BE939AB6-BEBD-4517-BE34-3FC3A968289E



SELLER MULTIPLE COUNTER OFFER No. 16ev (C.A.R. Form SMCO, Rovised 12/15)

	W	,		Oato <u>08/28/2017</u>
Thi	a to a	a counter offer to the: Purchase Agreement, Other	880 E Peltier Rd . Acampo, CA	(Offer). (Properly).
dat	od 4			("BUYOT")
pen and	arcan Arcan	M AMIRIK SINGH OR ASSIGNEE BANKRUPTCY ESTATE OF DAVID L	ND, HANK SPACONE, TRUSTEE	('Seller').
	TEFA.	RMS: The terms and conditions of the above referenced document as Paragraphs in the Offer that require initials by all parties, but are specifically referenced for inclusion in paragraph 1C of this or anoth Unless otherwise agreed in writing, down payment and loan amount OTHER TERMS: THE ADDRESS IN THE VLPA IS FOR 4880 E APPROX. 108 ACRES ON THE NORTH AND SOUTH SIDE OF EITHE PROPERTY IS KNOWN AS 4880, 4991, 5081, 6 5133 E PEL SAN JOAQUIN COUNTY APN'S DIT-040-09, 605-180-074, 605-181 THE PURCHASE PRICE TO BE \$2,760,000. SELLERS BANKRUI OFFERS. THE TRUSTEE WILL SELECT FROM THOSE RETURN ADDENDUM ATTACHED IS PART OF THIS COUNTER OFFER.	re accepted subject to the following: a not initiated by all purities, are excluded ar Counter Offer. ((s) will be adjusted in the same proportion PELTIER RD. THE INTENT OF THE SALI PELTIER RD. THER RD	as in the dinal agreement unless as in the original Offer, E & PURCHASE IS FOR THE OPERTY IS ALSO KNOWN AS LY IDENTICAL COUNTER CY COURT FOR APPROVAL
	D.	The following attached addends are incorporated into this Multiple	Counter Offer: IXI Addendum No.	
	BIN Mul Sell all (DING EFFECT: Selier is making Multiple Counter Offers to other tiple Counter Offer. This Multiple Counter Offer does not bind Selier signs in paragraph 7. Selier signs in paragraph 7. Selier signs in the signatures. (Note: Prior to the completion of all of the forego	prospective Buyers on torms that may o er and Buyer unless all of the following o in paragraph 8, and Buyer receives a copy ing, Buyer and Seller shall have no duties	r may not be the same as in this secur in the times specified below: y of the Multiple Counter Offer with or obligations for the purchase or
	EXU retu	o of the Property.) PIRATION OF SELLER MULTIPLE COUNTER OFFER: This Multiple med to Buyer unless by 5:00PM on the third Day After the date So [] AM [] PM on [] (Oato)). (i) if or signed by Buyer is personally received by Seller or [] (Oato).	tile signed in paragraph 7 by Buyor, and ((ii) a copy of the Multiple Counter
4.	MA	MCFING IO OINER BUIERO; adidi ima un illu el laciones.	to offer the Property for sale. Seller has	the right to accept any other offer
5.	rock SEI	bived, prior to Seller selection of this Multiple Counter Offer. LLER MAKES THIS MULTIPLE COUNTERPOFFER ON THE TERM	S ABOVE AND ACKNOWLEDGES RECE	EIPT OF A COPY.
	enception	Sand M. Spinory in	WAL BARROUTUTESTATE OF DE	Oate
0.	the the Sel	CEPTANCE OF SELLER MULTIPLE COUNTER OFFER: Buyer's a deposit, if any, shall be returned to Buyer unless by 5:00PM on the in the last dute) (or by	acceptance of this Soller Multiple Counter C	Jiler Still by Geeling Torons Seller.
400		CEPTANCE: Buyer accepts the above Multiple Counter Offer (If the	cked Subject to the attached C	OUNTER OFFER
€.	A.	Anish Single Birth Strategist & Copy.	09-08-2017	тта ПАМПРМ
	****	- JANUA SIMIN MAN DA JASHIMA AMIRI	K SINGH OR ASSIGNEE Date 09-08-2017 Date	Тапо ПАМПРМ
	40000		www.	THE TANK THE PROPERTY AND ADDRESS OF THE PARTY OF THE PAR
8.	geomes			ALL ONLY NOTE YOUR LED! ON
Wife	SE	LECTION OF ACCEPTED MULTIPLE COUNTER OFFER: By signi	ng below, Seller accopts this Multiple Cou	nuer Oner. NOTE TO SELLER OF
	NO	T sign in this box until after Buyer signs in peragraph 7.	ATE OF DAVID LIND, HANK Date	TimeDAM_PM
	-		Dolo	
(aut of t	hort he s	/) (initials) Confirmation of Acceptance: A Copy of agent on (date) at all all all all all all all all all	of the Signed Solfer Selection was person AM PM. A blading Ag r's authorized agent whether er net con	naily received by Buyer or Buyer's recement is created when a Copy firmed in this document.
THE	ion t 3 F(Californio Association of REALTORSO, inc. harred, by photocopy machine or any other means, including facelimic or com- part HAS BEEN APPROVED BY THE CALLFORNIA ASSOCIATION OF REAL ACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPE	ESTATE BROKER IS THE PERSON OUALI	ade as to the legal validity or FIED to advise on real estate
1	2	Published and Distributed by: REAL ESTATE BUSINESS SERVICES, INC. a subaldizry of the California Association of REALTORSS		
		, S25 South Virgil Avenue, Los Angeles, California 900/20	Reviewed by Date	
SN	ICO	REVISED 12/15 (PAGE 1 OF 1)	R OFFER (SMCO PAGE 1 OF 1)	
ED SQ-1	R.S.A.P	Cold Lagors, CISS W. Starties Bird SHI SE Grove CA STAR Produced with Professibly address: 18070 Forest M	Change 101 AVIII 400	Fac (*10)405-5770 4868 FELTTER
b-seed.	10.00	Produced with rip-Forest by sind octu 18070 Filters U	de land lines in the same in t	



SELLER MULTIPLE COUNTER OFFER No. 1

	W		*		•		
This	Bar	a counter offer to Co	: Devetos Area	labout' 🛮 Ogue. T			
ded		an prog	riorfy temperature con				
you mid	rod:			$r_{2}T_{2}T_{2}T_{3}T_{4}T_{4}T_{4}T_{4}T_{4}T_{4}T_{4}T_{4$	CONTROL OF SCHOOL AND THE		
i.	TEI A.	Uppe: The todals and Perceptoples in the (conditions of the de Offer that despire in	ove retreamed (qipush)it. Blele by all paritos, tut or recesso 10 of Bits or alati	ere assolptied outsjoed to this fallanding: 10 mai hillighod by all pasties, are exclude 10 Gaurier Ottor.	of freep the Shell agreement without	
٠	B. G.	OTHER TEXAS:			THE PROPERTY OF THE PARTY OF	OR WALLES OF BUILDING	
•				Total high which	the condition of the state of t		
	٠.						
	D.		ed edelands en las		October Office U/Addressed/A		
R.	ob WV Sus	nisin ervern se de Couse Cos. des baseins	ter bi enakteri kirilir Tris proklete Court It B. Boyer signs b Isto: Princip See se	in Continer Cities to other or Cifer (toke per bird like pulsysseph 7, dellar digita policion of all of the forest	proposition display on topics by may not only display under a poly display on topics. By the following he proping at the following he proping a poly display and display reading, display and display reading to proping the following the proping and the states than a state of the proping and the states than a state of the state of	e or opportate for the bracking porter to be proported decorate Other may determine the proportion product to light for the formuly by to deter- ted by for the formuly by to deter-	
8.	ent EXI ext	of the Pfoliate NATION OF SEA med to Report value	ER MULTIPLE GOV to Brother on the Tension	MITER OFFERS THE MUSE many Day After the date of (Opto), ()	phi Coulniur Office shall be disputed parell letter atoms in personnels of ill sease than q il to eletted to purespreyer 7 by Buyun; who	ed and the deposits, if also, what to no deline draw the heat delay for by 10) a pagy of the Mulliple Country	
٤.		er algorithm by Bayer la NUZETTING TO GIVE	Series Series	by Bulber or besithe told to posture the Common Office	to did the Property for sale, body has	the digit to except any other other	
S.,					CACLA DAMESTO SURTER		9
					ecomplement of the desiry Manages Counters founds they Aller the desir follow algors in paragram (pasted by target of		
7.	AC C_	GE TANGE BURN Awaii)	Saylamous	All of the second secon	Deliver of Tosakola (Decided Control of the Attacked Control of Assessed Decided Control of the Attacked Control of the Attack	COUNTER OFFER The DANGER The DANGER	
	eses						
C.		LESTICK OF ASSE Trage by the bases	ertép Mulmité (8 cás Bayar ágas i	CONTRA CATER BY BY IN PROPERTY. BANGERY PROTEIN	dre belovi, Selber excepts tids (Mallaho Or record (Control LANS, MANIF Depo	Time	
	L						1
	200		britab) Capturalità den la personale	n of Acceptance: A Copy acceptable by Bayer of Bris	er two Signord Selection spice position of the color of the sales of the color of t	half, newyong physical expensive debits in Graph. Manufacient in manyong minus in Graph. Infinited in Holy Grandscolp.	
		ACT OF ANY MEN	I NEAL TORSIA DEL OYES BY THE GALLY BOW MY ANY THE HE LEGAL ON TAXAS	ALEDO TION OF REAL	TOTAL CAR, NO SET THE PERSON GLASSING PRINCIPLES OF THE PERSON GRASSING PRINCIPLES OF THE PERSON GRASSING PR	hade as to yiel usely valuaty or LIPED TO ADMIS ON PEAC SETATE	
	8				Powersky property	皇	
	KCO	NEVICES CENTER		IN MULTIPLE COURTS	R CEPTER (SECOPAGE 1 OF 1)		4000
100	Ž.						Swiften.

DigiSign Verified: 22DD8CE4-9F35-4592-A4B6-0D620408F7AB

CALIFORNIA	
ASSOCIATION	
OF REALTORS	3

ADDENDUM

No.	1	A	
No.	1	A	

	OF REALTORS *	(C.A.R. Form ADM, Revised 12/15)	No. <u>1 A</u>
The following	400	in and made a part of	the: X Purchase Agreement, Residential Lease
or Month-to	o-Month Rental Agreement, ∐ Trai	nsfer Disclosure Statement (Note: An a	mendment to the TDS may give the Buyer a right
to rescind	d),		0, 4991, 5081 513B E Peltier Rd
		MUDITIPO, UM SULLO	is referred to as ("Buyer/Tenant")
	de Bu	Singh and or Assignee	
and	Bankruptcy Estate of D	avid Lind, Hank Spacone Trustee	and the second s
1. Purchas	se price to be raised to \$2,800,000	0.00	
2. All othe	r terms and conditions to remain	the same.	
Annual Control of the			
-			

Sentence and the sentence of t			
The forego	ing terms and conditions are hereby	v agreed to, and the undersigned ackno	wledge receipt of a copy of this document.
1110 101080	3133		5 + 8 2017
Date Septe	ember 7, 2017	Date	Sept. 8 2017
Buyer/Tena	ant Amirk Singly and or A	Seller/Landic	rd
buyen rene	Amirk Singh and or Assigned	,	Bankguptcy Estate of David Vind Trustell
400		Seller/Landid	A STATE OF THE STA
Buyer/Tena	ant	Out for all fair is a particular and a second	Hank Spacone Trustee
		•	•
© 1986,2016	California Association of REALTORS®, Inc.	United States copyright law (Title 17 U.S. Code)	forbids the unauthorized distribution, display and reproduction of ed formats.
this form, or a	ny portion thereof, by photocopy machine or a	iny other means, including recomme or compared	PEDDESENTATION IS MADE AS TO THE LEGAL VALIDITY
TRANSACTIC	ONS IF YOU DESIRE LEGAL OR TAX ADVIC	E, CONSOLI MEMILINOI MAILE FOR the Co	itemia Association of REALTORS®. It is not intended to identify
the user as a	REALTOR®, REALTOR® is a registered con-	active membership mark which may be used only I	by members of the NATIONAL ASSOCIATION OF REALTORS®
who subscribe	e to its Code of Ethics.		
G REA	ished and Distributed by: L ESTATE BUSINESS SERVICES, INC.	T-0.704	
1 n su	bsidiary of the California Association of REAL South Virgil Avenue, Los Angeles, California (TORS® 90020 Reviewed by	Date
	ISED 12/15 (PAGE 1 OF 1)		open gland and distributed programmed and a section of the section

ADDENDUM (ADM PAGE 1 OF 1)

Century 21 M&M Associates 1510 W Kettleman Lin Lodi, CA 95242

Phone: 209.914.0485

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com Fax: 209.371.8452

Untitled

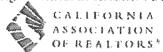


ADDENDUM

No.	1	*	*	-
-----	---	---	---	---

	FREALTOP		orm ADM, Revised 12/15)	140.	
~			ted in and made a part of th	e: Purchase Agreement,	☐Residential Lease
he following	terms and conditions	; are nereby incorporation of Transfer Disclos	ted in and made a part of the sure Statement (Note: An an	nendment to the TDS may t	give the Buyer a right
	1 C S S S A reserve		The state of the s		and the second s
, resumu,, L	Sugust 26, 2017	, on property know	n 85	4880 W. Peltier Rd.	AND THE RESIDENCE AND ADDRESS OF THE PERSON
0106			0.00019 4000 00000	in menman to	as ("Buyer/Tenant")
which		Amirk Singh and t	or Assignee	is referred to 8	s ("Seller/Landlord").
nd ·	Bankruptcy E	state of David Lind, I	lank Spacone Trustee	IS IQIVIIVA SV m	
*					
Purchase p	rice to be reised to	\$2,800,000.00			
All other te	ms and conditions	to remain the same.			
*	Name of the last o	***************************************			
·		Name and the second			Martin Control of the
4	Marie Control of the				
Manipulation of the same of th					
					4. And the contract of the con
			Description of the second of t		
armetin and the second		N			
Marketon Commence of the Comme		*			
*	Speciment of the second of the				
_	*				Microsoft Community of the Community of
					West and the second
***************************************	ė.				

	,				his dealsmant
ne foregoino	terms and conditions	are hereby agreed to.	and the undersigned acknow	Medge receipt of a copy or t	IIIS COOLITICITY
in Ininhaus				0/11/1/	- Trust
ate <u>August :</u>	28, 2017		Ueve	33/2/11/12	
*	A A Cirole	and at Assigner	Seller/Landiore	7-10001115	Juleni
yer/Tenant	Amirk Singh and o	WWW PV J GRUNN		Benkruptcy Estate of D.	avid Lind
	Amirk Singh and o	r Assignee			
yer/Tenent	*		Seller/Landlon		
yen roncen		3		Henk Spacone Trustee	
	u idatha of DEAL	TORSE Inc. United States (opyright law (Title 17 U.S. Code) for including facsimile or computerized f	bids the unauthorized distribution.	fisplay and reproduction of
IS FORM HAS	BEEN APPROVED BY TH	E CALIFORNIA ASSOCIATI	including facsimile or computerized from OF REALTORS® (C.A.R.). NO ION. A REAL ESTATE BROKER IS IN APPROPRIATE PROFESSIONAL	THE PERSON QUALIFIED TO AL	WISE ON REAL ESTATE
R ACCURACY I	OF ANY PROVISION IN P	R TAX ADVICE, CONSULT A	N APPROPRIATE PROFESSIONAL	The second secon	t is not intended to identify
la form is made	gyadable to real estate pro	čessionals through an agreen	IN APPROPRIATE PROFESSIONAL nent with or purchase from the Calift his mark which may be used only by	members of the NATIONAL ASSO	IATION OF REALTORS
teenrana REA	TIONS KEALIUMS IS SI	egistered collective members	nent with or purchase from the Calift hip mark which may be used only by	Examination (Applied Sec. Sec.) and comments and comments of the comments of t	
to subscribe to it	b Code of Evecs.				
POPAL CO	d and Distributed by: TATE BUSINESS SERVIC	ES, INC.	1		
Maria and a second	en of the California Associa	ition of REALTURS®	Reviewed by Da	k	Shadespress.k
	h Virgil Avenue, Los Angeles	Cationina accro		The street of th	•
DM REVISE	D 12/15 (PAGE 1 OF	1)			
	•	ADDEN	DUM (ADM PAGE 1 OF 1)	Car 194 371 24	Cathlei



VACANT LAND PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

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

	-	Prepared: August 26, 2017	
1.		FFER:	
			("Buyer"), , situated in
	aur		-
			(rapparty).
	_	Further Described As	*
	C	. THE PURCHASE PRICE offered is Two Million, Five Hundred Thousand	
		Dollars \$ 2,500,000.00	w.
	D.	CLOSE OF ESCROW shall occur on (date) (or X 30 Days After Acce	ptance).
	E.	Buyer and Seller are referred to herein as the "Parties." Brokers are not Parties to this Agreement.	
2.		GENCY:	
		DISCLOSURE: The Parties each acknowledge receipt of a X "Disclosure Regarding Real Estate Agency Rela	tionships"
		(C.A.R. Form AD).	
	D		
	ĸ,	CONFIRMATION: The following agency relationships are hereby confirmed for this transaction:	
		Listing Agent Remax Gold Laguna (Print Firm Name) is the agent of (c	:neck one):
		X the Seller exclusively; or both the Buyer and Seller.	
		Selling Agent Century 21 M&M and Associates (Print Firm Name) (if not the se	ime as the
		Listing Agent) is the agent of (check one): X the Buyer exclusively; or the Seller exclusively; or both the Buyer ar	nd Seller.
	C.	POTENTIALLY COMPETING BUYERS AND SELLERS: The Parties each acknowledge receipt of a X Possible Rep	resentation
		of More than One Buyer or Sellor - Disclosure and Consent" (C.A.R. Form PRBS).	,
3	CH	NANCE TERMS: Buyer represents that funds will be good when deposited with Escrow Holder.	
w.			23,000.00
	<i>p</i> 4.	Mi De D'an De posi snai de in me amounto.	23,000.00
		(1) Buyer Direct Deposit: Buyer shall deliver deposit directly to Escrow Holder by electronic funds	
		transfer, cashier's check, personal check, other within 3 business days	
		after Acceptance (or):	
	OF	R (2) Buyer Deposit with Agent; Buyer has given the deposit by personal check (or	
		to the agent submitting the offer (or to), made payable to	
		. The deposit shall be held uncashed until Acceptance and then deposited	
		with Escrow Holder within 3 business days after Acceptance (or).	
		Deposit checks given to agent shall be an original signed check and not a copy.	
	/ NJ	ote: Initial and increased deposits checks received by agent shall be recorded in Broker's trust fund log.)	
	E (1)	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an increased deposit in the amount of . S	
	£.3.	mortana Derrostr. buyer sign deposit with a sure mortane deposit in the amount of .	
		within Days After Acceptance (or).	
		If the Parties agree to liquidated damages in this Agreement, they also agree to incorporate the increased	
		deposit into the figuidated damages amount in a separate figuidated damages clause (C.A.R. Form RID)	
		at the time the increased deposit is delivered to Escrow Holder.	
	C.	XIALL CASH OFFER: No loan is needed to purchase the Property. This offer is NOT contingent on	
		Buyer obtaining a loan. Written verification of sufficient funds to close this transaction IS ATTACHED to	
		this offer or Buyer shall, within 3 (or) Days After Acceptance, Deliver to Seller such verification.	
	D.	LOAN(S):	
		(1) FIRST LOAN: in the amount of	
		assumed financing (C.A.R. Form AFA), subject to financing. Other . This	
		loan shall be at a fixed rate not to exceed % or, an adjustable rate loan with initial rate not	
		to exceed %. Regardless of the type of loan, Buyer shall pay points not to exceed %	
		of the loan amount.	
		(2) SECOND LOAN in the amount of	
		This loan will be conventional financing or Seller financing (C.A.R. Form SFA), assumed financing	
		(C.A.R. Form AFA), subject to financing Other . This loan shall be at a fixed	
		rate not to exceed % or, an adjustable rate foan with initial rate not to exceed %.	
		Regardless of the type of loan, Buyer shall pay points not to exceed % of the loan amount.	
		(3) FHAVA: For any FHA or VA loan specified in 3D(1), Buyer has 17 (or) Days After Acceptance to	
		Deliverto Sellerwrittennotice (C.A.R. Form FVA) of any lender-required epairs or costs that Buyerrequests	
		Seller to pay for or otherwise correct. Seller has no obligation to pay or satisfylunder requirements unless	
	**	agreed in writing. A FHAVA amendatory clause (C.A.R. Form FVAC) shall be a part of this transaction.	
98	* 4	ADDITIONAL FINANCING TERMS:	

Buyer's Initials (ACROA) 1998-2015, Galifornia Association of REALTORSey, Inc. VLPA REVISED 12/15 (PAGE 1 OF 11)

Seliers Initials () (



VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 1 OF 11)

Century 21 NASM Associates \$510 % Nettleman La Lada, CA 95242

Proper 399-914-9455

James Spenier

Propher 309-914-9455

Weekland with 2006 contribing application 180740 Februari Mile March, 8 results, 8 https://doi.org/10.1007/10

Fax: 209.371.3451

New parchase s

Date: August 26, 2017 Property Address: 4880 E. Peltier Rd., Acampo, 95220 2,477,000.00 to be deposited with Escrow Holder pursuant to Escrow Holder instructions.

G. PURCHASE PRICE (TOTAL): \$

H. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Buyer (or Buyer's lender or loan broker pursuant to paragraph) Days After Acceptance, Deliver to Seller written verification of Buyer's down payment and closing 3J(1)) shall, within 3 (or costs. (Verification attached.)

APPRAISAL CONTINGENCY AND REMOVAL: This Agreement is (or | is NOT) contingent upon a written appraisal of the Property by a ficensed or certified appraiser at no less than the purchase price. Buyer shall, as specified in paragraph 19B(3), in writing, remove the appraisal contingency or cancel this Agreement within 17 (or) Days After Acceptance.

J. LOAN TERMS:

(1) LOAN APPLICATIONS: Within 3 (or) Days After Acceptance, Buyer shall Deliver to Seller 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 3D. If any loan specified in paragraph 3D is an adjustable rate loan, the pregualification or preapproval letter shall be based on the qualifying rate, not the initial loan rate. (Letter attached.)

(2) LOAN CONTINGENCY: Buyer shall act diligently and in good faith to obtain the designated loan(s). Buyer's qualification for the toan(s) specified above is a contingency of this Agreement unless otherwise agreed in writing. 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 ight pursuant to the loan contingency if Buyer is otherwise qualified for the specified loan. Buyer's contractual obligations regarding deposit, balance of down payment and closing costs are not contingencies of this Agreement. (3) LOAN CONTINGENCY REMOVAL:

) Days After Acceptance, Buyer shall, as specified in paragraph 19, in writing, remove the loan contingency Within 21 (or or cancel this Agreement. If there is an appraisal contingency, removal of the loan contingency shall not be deemed removal of

the appraisal contingency.

(4) NO LOAN CONTINGENCY: Obtaining any loan specified above 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 may be entitled to Buyer's deposit or other legal remedies. (5) LENDER LIMITS ON BUYER CREDITS: Any credit to Buyer, 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 the total credit allowed by Buyer's lender ("Lender Allowable Credit') is less than the Contractual Credit, then (i) the Contractual Credit 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.

K. 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 covenant concerning financing. Buyer shall pursue the financing specified in this Agreement. Seller has no obligation to cooperate with Buyer's efforts to obtain any financing other than that specified in the Agrooment and the availability of any such alternate financing does not excuse Buyer

from the obligation to purchase the Property and close escrow as specified in this Agreement.

L. SELLER FINANCING: The following terms (or) the terms specified in the attached Seller Financing Addendum) (C.A.R. Form SFA) apply ONLY to financing extended by Seller under this Agreement.

(1) BUYER'S CREDIT-WORTHINESS: Buyer authorizes Seller and/or Brokers to obtain, at Buyer's expense, a copy of Buyer's) Days After Acceptance, Buyer shall provide any supporting documentation credit report. Within 7 (or

reasonably requested by Seller.

- (2) TERMS: Buyer's promissory note, deed of trust and other documents as appropriate shall incorporate and implement the following additional terms: (I) the maximum interest rate specified in paragraph 3D shall be the actual fixed interest rate for Seller financing; (ii) deed of trust shall contain a REQUEST FOR NOTICE OF DEFAULT on senior loans; (iii) Buyer shall sign and pay for a REQUEST FOR NOTICE OF DELINQUENCYprior to Close Of Escrow and at any future time if requested by Seller, (iv) note and deed of trust shall contain an acceleration clause making the loan due, when permitted by law and at Seller's option, upon the sale or transfer of the Property or any interest in it; (v) note shall contain a late charge of 6% of the installment due (or the installment is not received within 10 days of the date due; (vI) title insurance coverage in the form of a joint protection policy shall be provided insuring Seller's deed of trust interest in the Property (any increased cost over owner's policy shall be paid by Buyer); and (vii) tax service shall be obtained and paid for by Buyer to notify Sellor if property taxes have not been paid.
- (3) ADDED, DELETED OR SUBSTITUTED BUYERS: The addition, deletion or substitution of any person or entity under this Agreement or to title prior to Close Of Escrow shall require Seller's written consent. Seller may grant or withhold consent in Seller's sole discretion. Any additional or substituted person or entity shall, if requested by Seller, submit to Seller the same documentation as required for the original named Buyer. Soller and/or Brokers may obtain a credit report, at Buyer's expense, on any such person or entity.
- M. ASSUMED OR "SUBJECT TO" FINANCING: Seller represents that Seller is not delinquent on any payments due on any loans. Seller shall, within the time specified in paragraph 19, provide Copies of all applicable notes and deeds of trust, loan balances and current interest rates to Buyer. Buyer shall then, as specified in paragraph 19B(3), remove this contingency or cancel this Agreement. Differences between estimated and actual loan balances shall be adjusted at Close Of Escrow by cash down payment. Impound accounts, if any, shall be assigned and charged to Buyer and credited to Seller. Seller is advised that Buyer's assumption of an existing loan may not release Seller from liability on that loan. If this is an assumption of a VA Loan, the sale is contingent upon Seller being provided a release of liability and substitution of eligibility, unless otherwise agreed in writing. If the Property is acquired subject to an existing loan, Buyer and Seller are advised to consult with legal counsel

Buyer's Inibals (VLPA REVISED 12/15 (PAGE 2 OF 11)

Seller's Initials (

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 2 OF 11)

Produced with purformer by pologic 16070 Fabren Mile Hussi, France, Marketo (4802) - Wara Zappalater

New purchase

MI	openy Address: 4680 E. Peluer Rd. , Acampo, 95220	Vale: August 20, 2017
4.	SALE OF BUYER'S PROPERTY:	
en. en	A. This Agreement and Buyer's ability to obtain financing are NO	T contingent upon the sale of any property owned by Buyer.
OR	B. This Agreement and Buyer's ability to obtain financing are	contingent upon the sale of property owned by Buyer as specifie
5	in the attached addendum (C.A.R. Form COP). MANUFACTURED HOME PURCHASE: The purchase of the	Property is continuent upon Rover acquiring a personal ompert
v.	manufactured home to be placed on the Property after Close O	If Fection River has has not entered into a contract for the
	purchase of a personal property manufactured home. Within	the time specified in paragraph 19. Buyer shall remove this
	contingency or cancel this Agreement, (or this contingency sha	ill remain in effect until the Close Of Escrow of the Property).
6	CONSTRUCTION LOAN FINANCING: The purchase of the P	Property is contingent upon Ruyer obtaining a construction loan.
ω.	draw from the construction loan will will not be used to finar	are the Property. Within the time specified in paragraph 19. Buye
	shall remove this contingency or cancel this Agreement (or the	
	Property),	to contain Bactor, attent to the state of the same and an amount of the
7.	ADDENDA AND ADVISORIES:	
	ADDENDA:	Addendum # (C.A.R. Form ADM)
	Back Up Offer Addendum (C.A.R. Form BUO)	Court Confirmation Addendum (C.A.R. Form CCA)
	Septic, Well and Property Monument Addendum (C.A.R. Form	THE PARTY OF THE P
		Other
	Short Sale Addendum (C.A.R. Form SSA)	Oner
6	መን የአለምምኔ ል አ ነው። ለነም፤ ተ ምጣ ፡፡ የሚን ነነው መመኔምምኔ	M. Duranda Januari Cara Adalana (C. A. D. Enem DIA)
Ħ,	BUYER AND SELLER ADVISORIES:	X: Buyer's Inspection Advisory (C.A.R. Form BIA)
	Probate Advisory (C.A.R. Form PA)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)
	Trust Advisory (C.A.R. Form TA)	REO Advisory (C.A.R. Form REO)
į	Short Sale Information and Advisory (C.A.R. Form SSIA)	Other
8.	OTHER TERMS:	
		*
	ALLOCATION OF COSTS	the state of the second st
4	A. INSPECTIONS, REPORTS AND CERTIFICATES: Unless of	erwise agreed, in writing, this paragraph only determines who is
	o pay for the inspection, test, certificate or service ("Report") m	enconed; it does not determine who is to pay for any work
	recommended or identified in the Report. 1) Buyer X Seller shall pay for a natural hazerd zone disclosur	re-const industrial toy (environmental) Other
1	prepared by	c report, incidently tax, permittends. Outer.
	2) Buyer Seller shall pay for the following Report	·
*	prepared by	
-	3) Buyer Seller shall pay for the following Report	
4	prepared by	
ž	B. ESCROW AND TITLE:	
	1) (a) X Buyer X Seller shall pay escrow fee	•
,	(b) Escrow Holder shall be	•
		and return Escrow Holder's general provisions.
(2) (a) Buyer X Seller shall pay for owner's title insurance policy	y specified in paragraph 18E
	(b) Owner's title policy to be issued by	
	(Buyer shall pay for any title insurance policy insuring Buyer's le	inder, unless otherwise agreed in writing.)
(OTHER COSTS:	
	(1) Buyer X Seller shall pay County transfer tax or fee	•
	(2) Buyer Seller shall pay City transfer tax or fee	•
	(3) Buyer Seller shall pay Homeowners' Association ("HO/	X*) transfer fee
	(4) Seller shall pay HOA fees for preparing all documents require	od to be delivered by Civil Code §4525.
	(5) Buyer to pay for any HOA certification fee.	
	(6) Buyer Seller shall pay HOA lees for preparing all docur	nents other than those required by Civil Code §4525.
	(7) Buyer Seller shall pay for any private transfer fee	•
	(8) Buyer Seller shall pay for	· ·
	(9) Buyer Seller shall pay for	uyer. (i) at 6 PM or (AM/ PM) on the date of Close
	LOSING AND POSSESSION: Possession shall be delivered to B	
	If Escrow; (ii) Ino later than calendar days after Close Of the Property shall be unoccupied, unless otherwise agreed in the property shall be unoccupied.	
	roperty locks. If Property is located in a common interest subdivisi	
	roperty locks. If Property is located in a common interest subulvisi ssociation ("HOA") to obtain keys to accessible HOA facilities.	and policy may be reduined to bold a nebook to the compositions
	EMS INCLUDED IN AND EXCLUDED FROM SALE:	
	. NOTE TO BUYER AND SELLER: Items listed as included of	or excluded in the MLS flyers or marketing materials are not
are?	included in the purchase price or excluded from the sale unless	
uyu	's Initials (ASIOA)	Seller's Initials (// //) ()
-	**	
		The second secon

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 3 OF 11)
Fruitized with application by applicates 18270 Procentific Robot France Michigan (8020) https://doi.org/10.1001/

Date: August 26, 2017

DigiSign Verified: B30B83BB-5D52-4C6F-BD57-B8B646B94F2A

Property Address: 4880 E. Peltier Rd., Acampo, 95220

hard transfer and the same in the transfer in

- **B. ITEMS INCLUDED IN SALE:**
 - (1) All EXISTING fixtures and fittings that are attached to the Property:
 - (2) The following items:
 - (3) Sellor represents that all items included in the purchase price, unless otherwise specified, are owned by Seller.
 - (4) All items included shall be transferred free of lions and without Seller warranty.
- C. ITEMS EXCLUDED FROM SALE:

12. STATUTORY AND OTHER DISCLOSURES AND CANCELLATION RIGHTS:

- A. NATURAL AND ENVIRONMENTAL HAZARD DISCLOSURES AND OTHER BOOKLETS: Within the time specified in paregraph 19A. Seller shall, if required by Law: (i) Deliver to Buyer earthquake guide(s) (and questionnaire), environmental hazards booklet; (ii) 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; and Soismic Hazard Zone; and (iii) disclose any other zone as required by Law and provide any other information required for those zones.
- B. WITHHOLDING TAXES: Within the time specified in paragraph 19A, to avoid required withholding, Seller shall Deliver to Buyer or qualified substitute, an affidavit sufficient to comply with federal (FIRPTA) and California withholding 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 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 Brokers are required to check this website. If Buyer wants further information, Broker recommends that Buyer obtain information from this website during Buyer's inspection contingency period. Brokers do not have expertise in this area.)
- D. 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 Web site.
- E. CONDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:
 - (1) SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer whether the Property is a condominium, or is located in a planned development or other common interest subdivision (C.A.R. Form VLQ).
 - (2) If the Property is a condominium or is located in a planned development or other common interest subdivision, Seller has 3 (or) Days After Acceptance to request from the HOA (C.A.R. Form HOA1): (I) Copies of any documents required by Law; (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; and (v) the names and contact information of all HOAs governing the Property (collectively, "CI Disclosures"). Seller shall itemize and Deliver to Buyer all CI Disclosures received from the HOA and any CI Disclosures in Seller's possession. Buyer's approval of CI Disclosures is a contingency of this Agreement as specified in paragraph 19B(3). The Party specified in paragraph 9, as directed by escrow, shall deposit funds into escrow or direct to HOA or management company to pay for any of the above.
- 13. SELLER DOCUMENTATION AND ADDITIONAL DISCLOSURE:
 - A. Within the time specified in paragraph 19, if Seller has actual knowledge, Seller shall provide to Buyer, in writing, the following information:
 - (1) LEGAL PROCEEDINGS: Any lawsuits by or against Seller, threatening or affecting the Property, including any lawsuits alleging a defect or deficiency in the Property or common areas, or any known notices of abatement or citations filed or issued against the Property.
 - (2) AGRICULTURAL USE: Whether the Property is subject to restrictions for agricultural use pursuant to the Williamson Act (Government Code §§51200-51295).
 - (3) DEED RESTRICTIONS: Any doed restrictions or obligations.
 - (4) FARM USE: Whether the Property is in, or adjacent to, an area with Right to Farm 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 may be an environmental hazard including, but not limited to, asbestos, formaldehyde, radon gas, lead-based paint, fuel or chemical storage tanks, and contaminated soil or water on the Property.
 - (7) COMMON WALLS: Any features of the Property shared in common with adjoining landowners, such as walls, fences, roads, and driveways, and agriculture and domestic wells whose use or responsibility for maintenance may have an effect on the Property.
 - (8) LANDLOCKED: The absence of legal or physical access to the Property.
 - (9) EASEMENTS/ENCROACHMENTS: Any encroachments, easements or similar matters that may affect the Property.
 - (10) SOIL FILL: Any fill (compacted or otherwise), or abandoned mining operations on the Property.
 - [11] SOIL PROBLEMS: Any slippage, sliding, flooding, drainage, grading, or other soil problems.
 - (12) EARTHQUAKE DAMAGE: Major damage to the Property or any of the structures from fire, earthquake, floods, or landslides.
 - (13) ZONING ISSUES: Any zoning violations, non-conforming uses, or violations of "setback" requirements.
 - (14) NEIGHBORHOOD PROBLEMS: Any neighborhood noise problems, or other nuisances.
 - B. RENTAL AND SERVICE AGREEMENTS: Within the time specified in paragraph 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 or use of the Property.
 - C. TENANT ESTOPPEL CERTIFICATES: Within the time specified in paragraph 19, Seller shall deliver to Buyer tenant estoppel certificates (C.A.R. Form TEC) completed by Seller or Seller's agent, and signed by tenants, acknowledging; (i) that tenants' 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 socurity deposit.

Buyer's Initials (

ASwA

Scher's Initials (\\)(

VLPA REVISED 12/15 (PAGE 4 OF 11)

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 4 OF 11)
Produced are also contents by applying 18070 Forces the Road Friend, Michigan 48026 (1909) applying a series and applying the produced and produced a

New perchant

Property Address: 4880 E. Peltier Rd., Acampo, 95220

Date: August 26, 2017

- D. MELLO-ROOS TAX; 1915 BOND ACT: Within the time specified in paragraph 19, Seller shall; (I) make a good faith effort to obtain a notice from any local agencies that levy a special tax or assessment on the Property (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.
- SELLER VACANT LAND QUESTIONNAIRE: Seller shall, within the time specified in paragraph 19, complete and provide Buyer with a Seller Vecant Land Questionnaire (C.A.R. Form VLQ).
- 14. 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 of which Buyer is otherwise unaware. Soller shall promptly provide a subsequent or amended disclosure or notice, in writing, covering those items. However, a subsequent or amended disclosure shall not be required for conditions and material inaccuracies disclosed in reports ordered and paid for by Buyer.

15. CHANGES DURING ESCROW:

- A. Prior to Close Of Escrow, Selicr may engage in the following acts, ("Proposed Changes"), subject to Buyer's rights in paragraph 158: (i) rent or lease any 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.
-) Days prior to any Proposed Changes, Seller shall give written notice to Buyer of such Proposed Changes. Within 5) Days After receipt of such notice, Buyer, in writing, may give Seller notice of Buyor's objection to the Proposed Changes, in which case Seller shall not make the Proposed Changes.
- 16. CONDITION OF PROPERTY: Unless otherwise agreed in writing: (i) the Property is sold (a) "AS-IS" in its PRESENT physical condition as of the date of Acceptance and (b) subject to Buyer's Investigation rights; (ii) the Property, Including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow.
 - A. Soller shall, within the time specified in paragraph 19A, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property. including known insurance claims within the past five years, and make any and all other disclosures required by law.
 - B. Buyer has the right to conduct Buyer Investigations of the property and, as specified in paragraph 19B, based upon information discovered in those investigations: (i) cancel this Agreement; or (ii) request that Seller make Repairs or take other action.
 - Buyer is strongly advised to conduct investigations of the entire Property in order to determine its present condition. Seller 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 permits issued.

17. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:

- A. Buyer's acceptance of the condition of, and any other matter affecting the Property, is a contingency of this Agreement as specified in this paragraph and paragraph 19B. Within the time specified in paragraph 19B(1), Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to, the right to: (i) inspect for lead-based paint and other lead-based paint hazards; (ii) inspect for wood destroying pests and organisms; (iii) review the registered sex offender database; (iv) confirm the insurability of Buyer and the Property; and (v) satisfy Buyer as to any matter specified in the attached Buyer's Inspection Advisory (C.A.R. Form BIA). Without Seller's prior written consent, Buyor shall neither make nor cause to be made: (i) Invasive or destructive Buyer Investigations except for minimally invasive testing; or (ii) inspections by any governmental building or zoning inspector or government employee, unless required by Law.
- B. Seller shall make the Proporty available for all Buyer Investigations. Buyer shall (i) as specified in paragraph 198, 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.
- C. 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.
- 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 WAY ASSUME RESPONSIBILITY FOR, THE CONDITION OF THE PROPERTY. BROKERS HAVE NOT AND WILL NOT VERIFY ANY OF THE ITEMS IN THIS PARAGRAPH 17, 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.)
- 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 "sotback" requirements. (Buyer should also investigate whother 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, sewerage, sanitation, septic and leach lines, water, electricity, gas, telephone, cable TV and drainage.

 Initials (ASOM) Seller's Initials

Buyer's Inibals (

VLPA REVISED 12/15 (PAGE 5 OF 11)

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 5 OF 11)

Property Address: 4880 E. Peltier Rd., Acampo, 95220

Date: August 26, 2017

- 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.
- GEOLOGIC CONDITIONS: Geologic/seismic conditions, soil and torrain 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, Selsmic 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 sale from fire, earthquake, floods, landslides or other causes.
- 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 tack 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 properly, CC&Rs, or other deed restrictions or obligations, and possible tack of compliance with any Owners' Association requirements.
- N. SPECIAL TAX: Any local agencies that levy a special tax on the Property pursuant to the Melic-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.

18. TITLE AND VESTING:

- A. Within the time specified in paragraph 19, Buyer shall be provided a current preliminary title report ("Preliminary Report"). 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 198. 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. Seller shall within 7 Days After Acceptance, give Escrow Holder a completed Statement of Information.
- B. 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 (which Seller is obligated to pay off) 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.
- C. Within the time specified in paragraph 19A, Seller has a duty to disclose to Buyer all matters known to Seller affecting title, whether of record or not.
- D. 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 vost 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 "CLTA/ALTA Homeowner's Policy of Title Insurance", if applicable to the type of property and 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 little coverage other than that required by this paragraph, Buyer shall instruct Escrow Holder in writing and shall pay any increase in cost.
- 19. 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 or CC).
 -) Days After Acceptance to Deliver to Buyer all Reports, disclosures and information for which Seller is A. SELLER HAS: 7 (or responsible under paragraphs 3M, 7A, 8, 9, 12A, B, and E, 13, 16A and 18A. Buyer after first Delivering to Seller a Notice to Seller to Perform (C.A.R. Form NSP) may cancel this Agreement if Seller has not Delivered the items within the time specified.
 -) Days After Acceptance, unless otherwise agreed in writing, to: (i) complete all Buyer Investigations; review all disclosures, reports, 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 Disclosures and other disclosures Delivered by Seller in accordance with paragraph 12A.
 - (2) Within the time specified in paragraph 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 (C.A.R. Form RRRR) Buyer's requests.
 - (3) By the end of the time specified in paragraph 19B(1) (or as otherwise specified in this Agreement), Buyer shall Deliver to Soller a removal of the applicable contingency or cancellation (C.A.R. Form CR or CC) of this Agreement. However, if any report, disclosure or information for which Seller is responsible is not Delivered within the time specified in paragraph 19A, then Buyer has 5 (or Days After Delivery of any such items, or the time specified in paragraph 19B(1), whichever is later, to Deliver to Seller a removal of the applicately contingency or cancellation of this Agreement.

Reworks Initials I

Brown VLPA REVISED 12/15 (PAGE 6 OF 11)

Seller's Initials (///

New parchase c

Property Address: 4880 E. Peltier Rd., Acampo, 95220

Date: August 26, 2017

(4) Continuation of Contingency: Even after the end of the time specified in paragraph 19B(1) and before Seller cancels, if at all, pursuant to paragraph 19C, 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 19C(1).

C. 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 Cancet; Buyer Contract Obligations: Seller, after first delivering to Buyer a NBP, 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 3A or 3B or if the funds deposited pursuant to paragraph 3A or 3B are not good whon deposited; (II) Deliver a notice of FHA or VA costs or terms as required by paragraph 3D(3) (C.A.R. Form FVA); (III) Deliver a letter as required by paragraph 3J(1); (iv) Deliver verification as required by paragraph 3C or 3H or if Seller reasonably disapproves of the verification provided by paragraph 3C or 3H; (v) Return Statutory Disclosures as required by paragraph 12A; or (vI) Sign or initial a separate liquidated damages form for an increased deposit as required by paragraphs 3B and 27B; or (vII) Provide evidence of puthority to sign in a representative capacity as specified in paragraph 19. In such event, Seller shall authorize the return of Buyer's deposit, except for fees incurred by Buyer.

D. NOTICE TO BUYER OR SELLER TO PERFORM: The NBP or NSP shall: (i) be in writing: (ii) be signed by the applicable Buyer or Seller, and (iii) give the other Party at least 2(or) Days After Delivery (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A NBP or NSP may not be Delivered any earlier than 2 Days Prior to the expiration of the applicable time for the other Party to remove a contingency or cancel this Agreement or meet an obligation specified in paragraph 19

E. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in writing. Buyer shall conclusively be deemed to have: (I) completed all Buyer Investigations, and review of reports and other applicable information and disclosures partaining to that contingency or cancellation right; (II) elected to proceed with the transaction; and (III) assumed all liability, responsibility and expense for Repairs or corrections pertaining to that contingency or cancellation right, or for the inability to obtain financing.

F. CLOSE OF 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 (or) Days After Delivery to close escrow. A DCE

may not be Delivered any earlier than 3 Days Prior to the scheduled close of escrow.

- G. 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 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. Except as specified below, release of funds will require mutual Signed release instructions from the Parties, judicial decision or arbitration award. If either Porty fails to execute mutual instructions to cancel escrow, one Party may make a written demand to Escrow Holder for the deposit (C.A.R. Form BDRD or SDRD). Escrow Holder, upon receipt, shall promptly deliver notice of the demand to the other Party. If, within 10 Days After Escrow Holders notice, the other Party does not object to the demand. Escrow Holder shall disburse the deposit to the Party making the demand. If Escrow Holder complies with the preceding process, each Party shall be deemed to have released Escrow Holder from any and all claims or liability related to the disbursal of the doposit. Escrow Holder, at its discretion, may nonotheless require mutual cancellation instructions. 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 who is entitled to the deposited funds (Civil Code §1057.3).
- 20. REPAIRS: Repairs shall be completed prior to final verification of condition unless otherwise agreed in writing. 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. It is understood 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.

21. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final verification of the Property within 5 (or to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 16; (ii) Repairs have been completed as agreed; and (iii) Soller has complied with Selter's other obligations under this Agreement (C.A.R.)

Form VP).

22. ENVIRONMENTAL HAZARD CONSULTATION: Buyer and Seller acknowledge: (i) Federal, state, and local tegislation 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.

23. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless otherwise agreed in writing, the following items shall be PAID CURRENT and prorated between Buyer and Sellor 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-Rons and other Special Assessment

Buyer's Initials (

Acos

Seller's Initials () (

Property Address: 4880 E. Poltler Rd., Acampo, 95220

Date: August 26, 2017

District bonds and assessments that are now a 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 now a lien but not yet due. 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 Buyer, and (II) for periods prior to 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.

24. BROKERS:

A. 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 dose, as

otherwise specified in the agreement between Broker and that Seller or Buyer.

- B. SCOPE OF DUTY: Buyer and Seller acknowledge and agree that Broker. (I) Does not decide what price Buyer should pay or Seller should accept; (ii) Does not guarantee the condition of the Property; (iii) Does not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (Iv) Does not have an obligation to conduct an inspection of common areas or areas off the site of the Property; (v) Shall not be responsible for identifying defects on the Property, in common areas, or offsite unless such defects are visually observable by an inspection of reasonably accessible areas of the Property or are known to Broker; (vi) Shall not be responsible for inspecting public records or permits concerning the title or use of Property; (vii) Shall not be responsible for identifying the location of boundary lines or other items affecting title; (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 meterial; (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 logal, tax, insurance, title and other desired assistance from appropriate professionals.
- 25. REPRESENTATIVE CAPACITY: If one or more Parties is signing the Agreement in a representative capacity and not for him/herself as an individual then that Party shall so indicate in paragraph 37 or 38 and attach a Representative Capacity Signature Addendum (C.A.R. Form RCSD). Wherever the signature or initials of the representative identified in the RCSD appear on the 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 Party acting in a representative capacity (i) represents that the entity for which that party is acting already exists and (ii) shall Deliver to the other Party and Escrow Holder, within 3 Days After Acceptance, 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).

26. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

- A. 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, 3, 4B, 5, 6, 7A, 8, 9, 12B, 18, 19G, 23, 24A, 25, 26, 32, 35, 36, 37, 38 and paragraph D of the section titled Real Estate Brokers on page 11. If a Copy of the separate componsation agreement(s) provided for in paragraph 24A, 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 from Buyer's or Soller'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. Buyer and Seller will receive Escrow Holder's general provisions, if any, directly from Escrow Holder and will execute such provisions within the time specified in paragraph 9B(1)(c). 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 and, as directed by Escrow Holder, within 3 (or) Days, shall pay to Escrow Holder or HOA or HOA management company or others any fee required by paragraphs 9, 12 or alsowhere in this Agreement.
- B. A Copy of this Agreement including any counter offer(s) and addenda shall be delivered to Escrow Holder within 3 Days After). 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 Seller delivers an affidavit to Escrow Holder to satisfy Soller's FIRPTA obligation under paragraph 12B, Escrow Holder shall deliver to Buyer a Qualified Substitute statement that complies
- C. Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraph 24A and paragraph D of the section titled Real Estate Brokers on page 11. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 24A, 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.

D. Upon receipt, Escrow Holder shall provide Seller and Seller's Broker verification of Buyer's deposit of funds pursuant to paragraph 3A and 3B. Once Escrow Holder becomes aware of any of the following, Escrow Holder shall immediately notify all 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 Buyer and Seller instruct Escrow Holder to cancel escrow.

E. A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrew Holder within 3 Days after mutual execution of the amendment.

Buyer's Initials (

ASanA

)

Seller's Initials (////



VLPA REVISED 12/15 (PAGE 8 OF 11)

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 8 OF 11)

Produced with inchannility inclosing in 19070 Edwen Mile Road, Fresen, Michigan 45026 - manufallugh.com

New sweekster c

Property Address: 4880 E. Peltier Rd., Acampo, 95220

Date: August 26, 2017

27. REMEDIES FOR BUYER'S BREACH OF CONTRACT:

- A. Any clause added by the Parties specifying a remedy (such as release or forfeiture of deposit or making a deposit nonrefundable) for failure of Buyer to complete the purchase in violation of this Agreement shall be deemed invalid unless the clause independently satisfies the statutory liquidated damages requirements set forth in the Civil Code.
- 8. LIQUIDATEDDAMAGES: If Buyer fails 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 reasonablesum given that it is impracticalor 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. AT TIME OF ANY INCREASED DEPOSIT BUYER AND SELLER SHALL SIGN A SEPARATELIQUIDATED DAMAGES PROVISION INCORPORATING THE INCREASED DEPOSIT AS LIQUIDATED DAMAGES (C.A.R.FORM RID).

 Buyer's Initials A Sun Seller's Initials A I

Seller's Initials NA / Addendows 1

28. DISPUTE RESOLUTION:

- A. MEDIATION: The Parties agree to mediate any dispute or claim arising between thom out of this Agreement, or any resulting transaction, before resorting to arbitration or court action through the C.A.R. Consumer Mediation Center (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 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 28C.
- B. ARBITRATION OF DISPUTES: 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 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 transactional 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 28C.

"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."

ASonA Buyer's Initials C. ADDITIONAL MEDIATION AND ARBITRATION TERMS:

Seller's Initials NA / See Addendum

- (1) EXCLUSIONS: The following matters are excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (li) an unlawful detainer action; and (iii) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court.
- (2) 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; or (iii) the filing of a mechanic's lien.

(3) BROKERS: Brokers shall not be obligated nor compelled to mediate or arbitrate unless they agree to do so in writing. Any Broker(s) participating in mediation or arbitration shall not be deemed a party to the Agreement.

- 29. 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.
- 30. MULTIPLE LISTING SERVICE ("MLS"): Brokers are authorized to report to the MLS a pending sale 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. er's Initials (ASIO)

Buyer's Initials (VLPA REVISED 12/15 (PAGE 9 OF 11) Seller's Initials (

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 9 OF 11) Promised with his Formit by regions. 18070 homes We Road, history, 14070pm 46325. https://doi.org/10.1024/2020

New purchase t

Property Address: 4880 E. Pellier Rd., Acampo, 95220

Date: August 26, 2017

- 31. 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 attorneys fees and costs from the non-prevailing Buyer or Seller, except as provided in paragraph 28A.
- 32. ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interest in this Agreement without first having obtained the written consent of Seller. Such consent shall not be unreasonably withheld unless otherwise agreed in writing. Any total or partial assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement unless otherwise agreed in writing by Seller (C.A.R. Form AOAA).
- 33. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.
- 34. TERMS AND CONDITIONS OF OFFER: This is an offer to purchase the Property on the above terms and conditions. The liquidated damages paragraph or the arbitration of disputes paragraph is incorporated in this Agreement if initiated by all Parties or if incorporated by mutual agreement in a counteroffer 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. Buyer has read and acknowledges receipt of a Copy of the offer and agrees 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.
- 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 specified, 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. 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. "Agreement" means this document and any counter offers and any incorporated addenda, collectively forming the binding agreement between the Parties. Addenda are incorporated only when Signed by all Parties.
 - C. "C.A.R. Form" means the most current version of the specific form referenced or another comparable form agreed to by the parties.
 - D. "Close Of Escrow" means the date the grant deed, or other evidence of transfer of title, is recorded.
 - E. "Copy" means copy by any means including photocopy, NCR, facsimile and electronic.
 - F. "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.
 - G. "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.
 - H. "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 schoduled to occur.
 - "Deliver", "Delivered" or "Delivery", unless otherwise specified in writing, means and shall be offective upon: personal receipt by Buyer or Seller or the individual Real Estate Licensee for that principal as specified in the section titled Real Estate Brokers on page 11, regardless of the method used (i.e., messenger, mail, email, fax, other).
 - "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.
 - K. "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.
 - "Repairs" means any repairs (including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this Agreement.
 - M. "Signed" means either a handwritten or electronic signature on an original document. Copy or any counterpart.
- 37. EXPIRATION OF OFFER: This offer shall be deemed revoked and the deposit, if any, shall be returned to Buyer unless the offer is Signed by Seller and a Copy of the Signed offer is personally received by Buyer, or by who is authorized to receive it, by 5:00 PM on the third Day after this offer is signed by Buyer (or by AM/ PM, on (date)).

One or more Buyers is signing the Agreement in a representative capacity and not for him/herself as an individual. See attached Representative Capacity Signature Disclosure (C.A.R. Form RCSD-B) for additional terms.

Amirk Single and or Assigna Date 08/26/2017 BUYER

(Print name) Amirk Singh and or Assignee BUYER

Date (Print name)

Additional Signature Addendum attached (C.A.R. Form ASA).

Buyer's Initials (

Seller's Initials (

New marchause

VLPA REVISED 12/15 (PAGE 10 OF 11)

VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 10 OF 11) Produced with approved by riplages, 18070 Filtern May Road, Finder, Michigan 48026 - Mark Discounted and

Property Address: 4880 is 38. ACCEPTANCE OF C Seller accepts the a confirmation of agen Broker to Deliver a Si	OFFER: Seller was bove offer and cy relationships	arrants that Seller is agrees to sell the . Seller has read a	s the owner of the Proj Property on the about and acknowledges re-	ve terms and con	uthority to exe	igrees to the above
(If checked) SELLER'S ACCEPTANCE IS SUBJECT TO ATTACHED COUNTER OFFER (C.A.R. Form SCO or SMCO), DATE						or SMCO) DATED:
One or more Sellers Representative Capai Date 8/28/// SELLE (Print name) Date SELLE	city Signature Di	Sclosure ICAR Fo		onal terms.	elf as an indiv	
(Print name) Additional Signature A	ideadum attachi	ed ICAR Form AS	(Δ)			
(Initials) (Do not personal AM/ Buyer confirm	tinitial if makin ally received by f PM. A bindir or Buyer's au nation is not los	g a counter offer.) Buyer or Buyer's aut ng Agreement is cu thorized agent w	CONFIRMATION OF thorized agent on (data reated when a Copy whether or not con rder to create a bind	e) of Signed Accep firmed in this o	tance is pers locument. Co	at onally received by ompletion of this
REAL ESTATE BROKER A. Real Estate Brokers B. Agency relationships C. If specified in paragrap D. COOPERATING BRO Broker agrees to acce is a Participant of the are not both Participa specified in a separate	are not parties are confirmed to 3A(2), Agent of KER COMPEN pt, out of Listing MLS in which the to of the MLS, a written agreem	as stated in parag who submitted the of SATION: Listing Br Broker's proceeds he Property is offers or a reciprocal ML hent (C.A.R. Form C	praph 2. Iffer for Buyer acknowledge agrees to pay County in escrow, the amounted for sale or a reciprose, in which the Propersion of Li	edges receipt of di coperating Broker specified in the M ccal MLS. If Listing rty is offered for s	(Selling Firm ILS, provided (g Broker and (ale, then com	Cooperating Broker Cooperating Broker spensation must be
document that tax repo	orting will be requ	uired or that an exer	mption exists.		RE Lic. #0118	
Real Estate Braker (Sellin By Jason รายแน	g rim) ce <i>ntur</i> y	Incon Spend	e CalBRE Lic. # 0175		Date 08/26/2	
By			CalBRE Lic. #		Date	
Address 1510 W Kettlenn	an Ln		CityLodi		State CA	Zip 95242
Telephone		209)371-8452	E-mail jspence@			
Real Estate Broker (Listing	Firm) Remax C	Sold Laguna		CalBF	RE Lic.#	
Ву .			CalBRE Lic. #		Date	
Зу			CalBRE Lic. #		Date State	Zip
Address Felophone	Fax		City E-mail		State	20
*			La TESSAII			
ESCROW HOLDER ACKNOT Escrow Holder acknowledges counter offer numbers	receipt of a Copy	Selle	er's Statement of Information agrees to act as Escro	ution and	paragraph 26 of). this Agroement, any
supplemental escrow instructi		_	t to the second	san Brown and Salls	nor dec	
scrow Holder is advised that	the date of Contin	nation of Acceptance	or the Agreement as only	Escrow#	.1 8.3	
scrow Holder By				Date		
Address			`	W 41-2		
hone/Fax/E-mail						
Scrow Holder has the following Department of Business Ov		nent of Insurance, E	Bureau of Real Estate.			
RESENTATION OF OFFER	Enokur or Designe	8	r presented this offer to S	eller on		(datc).
EJECTION OF OFFER: ()(Suker's Initials) No counter offer is b	eing made. This offer war	s rejected by Seller o	n	(date).
1996-2015, California Associationis form, or any portion thereof, by HIS FORM HAS BEEN APPROV	photocopy machine	or any other means, inclu	iding facsimile er computeriz F REALTORS® (C.A.R.). Ni	ed formats.	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 RETRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, INC.
a subsidiary of the CALIFORNIA ASSOCIATION OF REAL TORSE
-525 Snuth Virgit Avenue, Los Angeles, California 90020
VLPA REVISED 11/14 (PAGE 11 OF 11)

Buyer's Admowledge As Tuppe 1 is part of this Agreement (

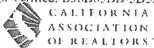
Reviewed by Broker of Dusignoe



VACANT LAND PURCHASE AGREEMENT (VLPA PAGE 11 OF 11)

Produced was my country applicate. 18070 Filters Mile Road, France, Mid eten 48020. Instructuogla, con-

yes becepare a



BUYER'S INSPECTION ADVISORY

(C.A.R. Form BIA, Revised 11/14)

Property Address: 4880 E. Peltier Rd., Acampo, 95220

("Property").

- 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 INVESTIGATETHE CONDITIONAND 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 nonstructural 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.
 - BUILDING PERMITS, ZONING AND GOVERNMENTAL REQUIREMENTS: Permits, inspections, certificates, zoning, other
 governmental limitations, restrictions, and requirements affecting the current or future use of the Property, its development or size.
 - J. RENTAL PROPERTY RESTRICTIONS: Some cities and counties impose restrictions that limit the amount of rent that can be charged, the maximum number of occupants, and the right of a landlord to terminate a tenancy. Deadbolt or other locks and security 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.
 - 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, welland 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

Buyers are encouraged to read it carefully.

Buyer Award Suight out the Assured Amirk Singh and of Assignee

Buyer

© 1991-2004, California Association of Realtorse, Inc. This folial has been approved by the California Association of Realtorse (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION, A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS, If YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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

a subsidiary of the California Association of REALTORSW.

Reviewed by

BIA REVISED 11/14 (PAGE 1 OF 1)

BUYER'S INSPECTION ADVISORY (BIA PAGE 1 OF 1)

Century 21 M&N1 Associates 1910 W Kestleman La Ladi, CA 93242

James Speace From Proceed and Epiformin by Epilogic 18070 Felicen Milu Rout, France, Millingan 48026 MMM-EPILogic State

And Speace Procedures and Epiformin

Fax 209,371,8451

New purchase c



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

(C.A.R. Form PRBS, 11/14)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representationcan occur through an individual licensed as a broker or salespersonor 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) Broker, without the prior written consent of the Buyer, will not disclose to seller that the Buyer is willing to pay a price greater than the offered price; (b) Broker, without the prior written consent of the seller, will not disclose to the buyer that seller is willing to sell property at a price less than the listing price; and (c) other than as set forth in (a) and (b) 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 Amirk Singh and or Assignee Date 08/26/2017 Date Buyer CalBRE Lic#____ Date Real Estate Broker (Firm) Remax Gold Laguna CalBRE Lic# Date Ву CalBRE Lic # 01183865 Date 08/26/2017 Real Estate Broker (Firm) Century 21 M&M Associates CalBRE Lic # 01759959 Date 08/26/2017 Jason Spence C 2014, California Association of REALTORSE, Inc. United Status copyright law (Tale 17 U.S. Codin) forbids the unauthorized distribution, display and reproduction of this form. or any portion thereof, by photocopy machine or any other means, including facsimile or computatived formals.

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORSE (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKEN 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 Celifornia Association of REALTORSE. It is not intended to identify the user as a REALTORS. REALTORS 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, INC. a subsidiary of the California Association of REALTORSE 525 South Virgil Avenue, Los Angoles, California 90020 PRBS 11/14 (PAGE 1 OF 1)

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

Century 21 M&M Associates 1518 W Kettlesson Ltd. Lodi, CA 95182

Produced with 2nd-turn N-by circlogic 15070 Fitners Alife Road, France, McRagon 48077; wayer including name.

-J-44L'L



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

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

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

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

SELLER'S AGENT

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

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

To the Buyer and the Seller:

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

BUYER'S AGENT

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

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

To the Buyer and the Seller:

- (a) Diligent exercise of reasonable skill and care in performance of the agent's duties.
- (b)A duty of honest and fair dealing and good faith.

(c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

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

AGENT REPRESENTING BOTH SELLER AND BUYER

Century 11 Md M Associates 1510 W Kestheren La Lodi CA 9041

A real estate agent, either acting directly or through one or more associate liconsees, 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 Sollor and the Buyer:

(a)A fiductory duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.

(b)Other duties to the Seller and the Buyer as stated above in their respective sections.

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

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

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction. This disclosure form includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully, I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE

PRINTED ON THE BACK (OR	A SEPARATE PAGE).				
Suyer Soller Landlord	FonantAmirk Singh and or Assessed	r Assignee	Date 08	V3 <u>E/2017</u>	econia.
UBuyer ☐ Sellor ☐ Landlord ☐		·	Date		
Agent	Century 21 M&M Associates	BRE	Lic. # 01183865	a consecution	
By Jakow Spece (Salesperson	Real Estate Broker (Firm) BRE Lic.: or Broker-Associate) Jason Spence	# <u>017</u> 58959	Date <u>08/</u>	26/2017	entrophilipseum to .
different AD form signed by Buy When Soller/Landlord and Buyer Soller/Landlord and (ii) the Buy	any also represents Buyer/Tonant: The	kerage companies: (i) the List form signed by Buyer/Tone	iting Agent shall have ant and either that s	one AD form : ame or a diffe	signed by
Soller/Landlord	DOMO	Seller/Landford	# # # # # # # # # # # # # # # # # # #	Dale	
The copyright laws of the United States unauthorized reproduction of this form, machine or any other means, including Copyright 6 1901-2010, CALIFORNIA / ALL RIGHTS RESERVED. AD REVISED 12/14 (PAGE 1	or any position thereof, by photocopy facilities or computerized formats. ISSOCIATION OF REALTORSS, INC.	Reviewed	Dale	- value and section of the section o	自
					MANAGERAL PROPERTY.
900 V 400 A 400 A 400 A 400 A 400 A	OF 2) E re <u>garding</u> re <u>al esta</u> te		Postern / a ma to 6 Abril	4050	TONE WOOF TO

Produced with apPorts0 by sipLags: 18070 Filtern Mile Road, Finance, Allahigan 48035 (Material Spices)

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) "Agent" means a person acting under provisions of Title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose Econse a listing is executed or an affor to purchase is obtained. (b) "Associate licensed" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either ficensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate Boonse and to function under the broker's supervision in the capacity of an associate Econsee. The agent in the real property transaction bears responsibility for his or hor associate licensees who perform as agents of the agent. When an associate licensee ower a duty to any principal, or to any buyer or soller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licenses functions. (c) "Buyer" means a transferce in a real property transaction, and includes a porson who executes an offer to purchase real property from a soller through an agent, or who seeks the services of an agent in more than a casual, transitory, or profirmary manner, with the object of entering into a real property transaction. "Buyer" includes vendee or lessee, (d) "Commercial real property" means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commercing with Section 1940) of Titlo 5, mobilehomes, as defined in Section 798.3, or recreational vehicles, as defined in Section 799.29. (e) "Dust agent" means an agent acting, either directly or through an associate licensee, as agent for both the soller and the buyer in a real properly transaction. (f) "Listing agreement" means a contract between an owner of real property and an opent, by which the agent has been authorized to sell the real properly or to find or obtain a buyer. (g) "Listing agent" means a person who has obtained a listing of roal property to act as an agent for compensation. (h) "Listing price" is the amount expressed in dollars specified in the listing for which the celler is willing to sell the real property through the listing agent. (I) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. ([] "Offer to purchase" means a written contract executed by a buyer ecting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller, (k) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in properly that constitutes or is improved with one to four dwelling units, any commercial real properly. any leasehold in those typos of property exceeding one year's duration, and mobilishomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (f) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) "Sell," "cale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a real property transaction, and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an apent on buildif of another. "Sellor" includes both a vendor and a lessor. (o) "Selling agent" means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents on offer to purchase to the celler. (p) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not

include an associate licenses who is acting under the supervision of an agent in a real property transaction.

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

the next bushoss day after the solling agent receives the offer to purchase from the buyer.

2079.15 in any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate ficonsee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.16 Reproduced on Page 1 of this AD form.

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

fol the commissions andmineral administrations folding folding and some of its	mes innound innie.		
(DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one):	the seller exclusively, or	both the buyer and seller.
The state of the s			* .
(Name of Listing Agent)			
(DO NOT COMPLETE, SAMPLE ONLY)	is the agent of (check one):	the buyer exclusively; of	the seller exclusively; or
(Name of Selling Agent if not the same as the Listing Agent)	both the	buyer and soller.	
to some and one of the course of a soul to some officers and and an all a soul of the course		*	

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14.

2079.18 No setting agent in a real property transaction may act as an agent for the buyer only, when the setting agent is also acting as the listing agent in the transaction. 2079.19 The payment of compensation or the obligation to pay compensation to an agent by the sollor or buyer is not necessarily determinative of a particular agency relationship between an agent and the setter or buyer. A listing agent and a setting agent may agree to share any compensation or commission paid, or erry 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 solucting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price loss than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not after in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price. 2879.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

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

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

EXCENT 6 E	rances and controlled by.
	REAL ESTATE BUSINESS SERVICES, INC.
100 °	a submittery of the Celifornia Association of REALTORSIA
MY.	PAREAL ESTATE BUSINESS SERVICES, INC. a substitut of the Cademia Association of REALTORS® 625 South Virgit Avanua, Los Angeles, Cattlerius 50020
Since Street Street	MARKET AND ASSESSMENT OF PARTY AND ASSESSMENT AND ASSESSMENT AND ASSESSMENT A

Reviewed	by	Date:		Sociaras
			_	



AD REVISED 12/14 (PAGE 2 OF 2)

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

Produced with stoff owner by stologic 18070 Filtron Allo Road, France, Littingan 48026 general Labourgon

Pareturer

DAVID KENNETH LIND E.D. Cal. Bankr. #16-27672-D-11 ADDERDUM 1

ADDENDUM TO PURCHASE AGREEMENT

The Parties to the Purchase Agreement and Joint Escrow Instructions ("Agreement"), hereby stipulate to the following additional provisions:

- If any provision of this Addendum conflicts with the terms of the Agreement or any other addendum, the terms of this Addendum shall prevail over the Agreement or other addendum.
- 2. AMIRK SINGH AND/OR ASSIGNEE, (the "Buyer"), hereby acknowledges that the Agreement is being entered into with Chapter 11 Bankruptcy Estate of David Kenneth Lind (Bankruptcy Case No. 16-27672-D-11), (hereafter referred to as the "Estate"); and that nothing in the Agreement creates any personal liability with respect to Mr. Hank Spacone, the Estate's Chapter 11 Trustee.
- 3. Any provision in the Agreement that refers to Mr. Spacone or debtor shall hereby be deemed to refer to the bankruptcy estate.
- 4. Buyer hereby stipulates that the sale is subject to bankruptcy court approval and shall be subject to overbids and an auction at the sale hearing.
 - Buyer acknowledges, understands and agrees that:
- a. The Trustee is selling the Real Property ("Property") on behalf of the Bankruptcy Estate and has no personal knowledge of the condition or history of the Property. In addition, the Trustee is making no representations directly or indirectly with respect to the condition or history of the Property;

- b. The purchase of the Property will be on the basis of the buyer's own investigation of (1) the physical condition of the Property, to include but not limited to subsurface conditions thereof and (2) the operative or proposed governmental laws and regulation affecting or applicable to the Property;
- c. The Buyer will acquire the Subject Property in an "AS IS" condition and any information relied on in purchasing the subject property should be as a result of the buyers' own due diligence. The Trustee is unable to issue any reports or conduct any repairs on the subject property;
- d. The bankruptcy court shall have sole and exclusive jurisdiction over any disputes arising out the Agreement and/or this addendum; and
- e. The Trustee is actively negotiating with smultiple prospective purchasers for the Property. In the event that an agreement is reached with another party, the Trustee will promptly notify the Buyer and reserves the right to propose to the Court the agreement that is in the best interests of the Benkruptcy Estate.

DATED:	Buyer
	Amirk Singh
	By Amirk Singly and on Assigned Name:
DATED: 8/28/17	Bankraptoy Estate of David Kenneth Lind
•	By Jacobs Milesia Harik M. Spacone Its Chapter 11 Trustee