

## AGENT VISUAL INSPECTION DISCLOSURE (CALIFORNIA CIVIL CODE § 2079 ET SEQ.)

ASSOCIATION For use by an agent when a transfer disclosure statement is OF REALTORS® required or when a seller is exempt from completing a TDS (C.A.R. Form AVID, Revised 11/07)

This inspection disclosure concer	ns the residential property situated in the City of	Grover Beach	, County of
San Luis Obispo	, State of California, described as	1565 Saratoga Ave,	
			("Property").

California law requires, with limited exceptions, that a real estate broker or salesperson (collectively, "Agent") conduct a reasonably competent and diligent visual inspection of reasonably and normally accessible areas of certain properties offered for sale and then disclose to the prospective purchaser material facts affecting the value or desirability of that property that the inspection reveals. The duty applies regardless of whom that Agent represents. The duty applies to residential real properties containing one-to-four dwelling units, and manufactured homes (mobilehomes). The duty applies to a stand-alone detached dwelling (whether or not located in a subdivision or a planned development) or an attached dwelling such as a condominium. The duty also applies to a lease with an option to purchase, a ground lease or a real property sales contract of one of those properties.

California law does not require the Agent to inspect the following:

- Areas that are not reasonably and normally accessible
- · Areas off site of the property
- Public records or permits
- Common areas of planned developments, condominiums, stock cooperatives and the like.

**Agent Inspection Limitations:** Because the Agent's duty is limited to conducting a reasonably competent and diligent visual inspection of reasonably and normally accessible areas of only the Property being offered for sale, there are several things that the Agent will not do. What follows is a non-exclusive list of examples of limitations on the scope of the Agent's duty.

Roof and Attic: Agent will not climb onto a roof or into an attic.

<u>Interior:</u> Agent will not move or look under or behind furniture, pictures, wall hangings or floor coverings. Agent will not look up chimneys or into cabinets, or open locked doors.

**Exterior:** Agent will not inspect beneath a house or other structure on the Property, climb up or down a hillside, move or look behind plants, bushes, shrubbery and other vegetation or fences, walls or other barriers.

<u>Appliances and Systems:</u> Agent will not operate appliances or systems (such as, but not limited to, electrical, plumbing, pool or spa, heating, cooling, septic, sprinkler, communication, entertainment, well or water) to determine their functionality.

<u>Size of Property or Improvements:</u> Agent will not measure square footage of lot or improvements, or identify or locate boundary lines, easements or encroachments.

**Environmental Hazards:** Agent will not determine if the Property has mold, asbestos, lead or lead-based paint, radon, formaldehyde or any other hazardous substance or analyze soil or geologic condition.

Off-Property Conditions: By statute, Agent is not obligated to pull permits or inspect public records. Agent will not guarantee views or zoning, identify proposed construction or development or changes or proximity to transportation, schools, or law enforcement.

<u>Analysis of Agent Disclosures:</u> For any items disclosed as a result of Agent's visual inspection, or by others, Agent will not provide an analysis of or determine the cause or source of the disclosed matter, nor determine the cost of any possible repair.

What this means to you: An Agent's inspection is not intended to take the place of any other type of inspection, nor is it a substitute for a full and complete disclosure by a seller. Regardless of what the Agent's inspection reveals, or what disclosures are made by sellers, California Law specifies that a buyer has a duty to exercise reasonable care to protect himself or herself. This duty encompasses facts which are known to or within the diligent attention and observation of the buyer. Therefore, in order to determine for themselves whether or not the Property meets their needs and intended uses, as well as the cost to remedy any disclosed or discovered defect, BUYER SHOULD: (1) REVIEW ANY DISCLOSURES OBTAINED FROM SELLER; (2) OBTAIN ADVICE ABOUT, AND INSPECTIONS OF, THE PROPERTY FROM OTHER APPROPRIATE PROFESSIONALS; AND (3) REVIEW ANY FINDINGS OF THOSE PROFESSIONALS WITH THE PERSONS WHO PREPARED THEM. IF BUYER FAILS TO DO SO, BUYER IS ACTING AGAINST THE ADVICE OF BROKER.

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 Buyer's Initials (\_\_\_\_\_\_\_)(\_\_\_\_\_\_)

 Seller's Initials (\_\_\_\_\_\_)(\_\_\_\_\_\_)

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



AVID REVISED 11/07 (PAGE 1 OF 3)

#### **AGENT VISUAL INSPECTION DISCLOSURE (AVID PAGE 1 OF 3)**

1565 Saratoga Ave,	
Property Address: <u>Grover Beach</u> , CA 93433	Date: <u>June 12 2009</u>
Inspection Date/Time: 06/11/2009 10am Weather conditions	S: Overcast
Other persons present: Seller	
THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DE AND NORMALLY ACCESSIBLE AREAS OF THE PROPERTY, STATES THE	E FOLLOWING:
Entry (excluding common areas): Entry is lined with various p	lants and sidewalk is fine.
Living Room: Living Room walls seem to be intact, no v	risable damage, carpet needs to be
· · · · · · · · · · · · · · · · · · ·	

Living Room:	Living Room walls seem to be intact, no visable damage, carpet needs to be professioally cleaned.
Dining Room:	See above.
Kitchen:	Kitchen 2 drawers are missing, all cabnets need cleaning or relacqued.
Other Room:	
Hall/Stairs (exc	luding common areas): <u>Stairs are in good condition carpet needs to be cleaned as stated above.</u>
Bedroom # <u>1</u>	:Master on bottom floor, looks to be ok agent unable to check all walls do to personal items
Bedroom # <u>2</u>	:Agent unable to inspect due to personal items.
Bedroom # <u>3</u>	:Agent unable to inspect due to personal items
Bath # :	
Bath # :	
Bath # :	
Other Room:	
	Puvoda laitiala / V



Property Address:	1565 Saratoga Ave, Grover Beach, CA 93433	Date: June 12 2009
Other Room:	·	
Other:		
Other		
Other:		
Other:		
Garage/Parking	• • • • • • • • • • • • • • • • • • • •	ble to inspect do to garage being used as a
	storage area.	
Exterior Buildin	g and Yard - Front/Sides/Back: <u>Back yar</u> seems to be in ok condition.	rd small and being used as a dog run, small patio
	Beening to be in on condition.	
Other Observed	or Known Conditions Not Specified Above	e: Master bath tile is cracked and needs to be
		on balcony wall is missing, stucco on balcony is
	damaged where the wood has bee	n removed, needs repair.
This disclosure areas of the Pro	e is based on a reasonably competent are perty on the date specified above.	nd diligent visual inspection of reasonably and normally accessible
Real Estate Brok	er (Firm who performed the Inspection)	Lawrence E. Miller Broker
Ву	(Olamatum of Associate Linears	Date <u>June</u> 11, 2009
	(SIgnature of Associate Licensee of	or Broker)
testing of any s ADVICE ABOUT DO SO, BUYER	ystem or component. Real Éstate License	
Date		Date
SELLER X	n Lopez	SELLER
	<del>-</del>	Data
		Date
BOTEK		BUYER
Real Estate Brok	ter (Firm Representing Seller)	ence E. Miller Broker Date
	(Associate	Licensee or Broker Signature)
D   F - 4 - 4 - D	/Finns D	D-4-
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Reviewed by . Date.





#### SHORT SALE LISTING ADDENDUM

(C.A.R. Form SSL, 8/07)

This is an addendum to the X Resider	ntial Listing Agreement,   Other			
("Agreement"), dated	on property known as 1565	Saratoga Ave,	Grover Bea	ch CA
93433			("Property"),	, between
	Carsun Lopez Lawrence E. Miller Broker			("Seller"),
and	Lawrence E. Miller Broker		(	"Broker").
debt or obligations that are secured commissions and other costs of sa the Property, Seller may be require lender(s) or creditor(s) (Lender) to a back some or all of the shortage aft limited to, negotiating a modification foreclosure may be more appropriate Form SSA)	s advised Seller that the amount of money by a lien(s), including any IRS liens, on the le may exceed the current market value of to: (1) deposit his/her own funds into estaccept, as payment in full, less money than ter the sale is complete. Broker has advise on of existing Loans/Liens, refinancing, but for Seller. Any sale of the Property will	e Property (Loans/I f the Property. Accorow, (2) obtain the they are owed (Sho d Seller that other of ankruptcy, foreclos be contingent on L	Liens) as well ordingly, in ord a agreement o ort Sale), and/ options, such a sure, or deed Lender approve	as Broker der to sell of secured for (3) pay as, but not in lieu of al (C.A.R.
<ol><li>TAX CONSEQUENCES: Broker ha may result in taxable income to Set</li></ol>	is advised Seller that if Lender agrees to a fler even though Seller does not receive an of the Property from the date of Seller's pur	v cash proceeds fro	om the sale. S	Seller may
<ol> <li>CREDIT CONSEQUENCES: A Shapprocess has not officially begun or of</li> </ol>	ort Sale may have a negative impact on once begun, is not completed.			
4. LENDER CONSIDERATIONS: Se obligated to accept a Short Sale. Le as obtaining a new appraisal, or re assets, or other financial informatio Broker has no control over Lender's	ller acknowledges that a Short Sale is sender may impose conditions prior to consequiring Seller to demonstrate hardship on Lender may inform the IRS or credit reparts decisions. Accordingly, Seller agrees to he	ideration or approva provide copies of orting companies o	al of a Short S tax retums, p f the payment	Sale, such pay stubs, shortage.
Lender's approval of a Short Sale negotiate with Lender, and (3) adversard payment of commissions are sugreement.  6. TAX AND LEGAL ADVICE: Broker regarding the decision to seek a Short Sale sugreement.	thorizes Broker to: (1) market the Propert (C.A.R. Form ARC) and Seller agrees to ertise in the MLS and other advertising me subject to Lender approval. If Lender will no r has advised Seller to consult with legal a ort Sale. Broker cannot give legal or tax adv	give Broker any no dium that the Prope of cooperate, Broke and tax counsel, prio vice.	ecessary infor arty transfer, s ar may cancel to or to signing the	rmation to sales price this listing his listing,
By signing below, Seller acknowled Listing Addendum, Seller is encoura	dges that Seller has read, understands aged to read it carefully.	and received a co	opy of this S	hort Sale
Date June 11, 2009	-	· •-		
SELLER				
Carsun Lopez				
(Print name)	(Print name)			
1565 Saratoga Ave/, Graver Be	each, CA 93433			
(Address)				
Real Estate Broker (Listing Firm)	Lawrence E. Miller Broker	DRE Lic. # <u>004</u>	<u>4525</u> 8	
By Lawrence E. Miller	DRE Lic. # <u>0044525</u>	Date <u>June 11</u>	, 2009	
Address 219 Halcyon Road	City Grover Beach	State@	ZA Zip 9	3420
	ax 805 456-0298 E-mail Lawrence@	Broker4Californ	nia.com	
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5 c _ 525 South Virgil Avenue, Los Angeles, Califor				OPPORTUNITY
SSL 8/07 (PAGE 1 OF 1)	SHORT SALE LISTING ADDENDUM (SS	L PAGE 1 OF 1)		

Agent: Lawrence E. Miller Phone: 805 619-5158 Fax: 805 456-0298 Prepared using WINForms® software Broker: Lawernce E. Miller Broker 219 Halcyon Road, Arroyo Grande CA 93420



## DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Listing Firm to Seller) (As required by the Civil Code) (C.A.R. Form AD, Revised 4/06)

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

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

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

To the Seller:

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

To the Buyer and the Seller:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.

(b) A duty of honest and fair dealing and good faith.

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

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

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

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

To the Buyer:

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

To the Buyer and the Seller:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.

(b) A duty of honest and fair dealing and good faith.

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

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

#### AGENT REPRESENTING BOTH SELLER AND BUYER

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

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

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

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

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

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

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

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

☐ Buyer ☑ Seller ☐ Landlord ☐ Tenant છ Cana	Lopers		Date _	June 11	, 200	9
☐ Buyer ☐ Seller ☐ Landlord ☐ Tenant			Date _			
Agent Kawrence E. Miller Bro Real Estate Broker (Firm)	ker	DRE Lic. # 445258				
(Seps person or Broker-Associate)	DRE Lic. # <u>445258</u>		Date	June 11, 2	009	
Lawrence E. Miller						

THIS FORM SHALL BE PROVIDED AND ACKNOWLEDGED AS FOLLOWS (Civil Code § 2079.14):

When the listing brokerage company also represents Buyer, the Listing Agent shall have one AD form signed by Seller and one signed by Buyer.

When Buyer and Seller are represented by different brokerage companies, the Listing Agent shall have one AD form signed by Seller and the Buyer's
Agent shall have one AD form signed by Buyer and one AD form signed by Seller.

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AD REVISED 4/06 (PAGE 1 OF 2)

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

Agent: Lawrence E. Miller Phone: 805 619-5158 Fax: 805 456-0298 Prepared using WINForms® software Broker: Lawernce E. Miller Broker 219 Halcyon Road, Arroyo Grande CA 93420

Page 1 of 2

Effective Date: 5/1/2008

## Fidelity National Financial, Inc. **Privacy Statement**

Fidelity National Financial, Inc. and its subsidiaries ("FNF") respect the privacy and security of your non-public personal information ("Personal Information") and protecting your Personal Information is one of our top priorities. This Privacy Statement explains FNF's privacy practices, including how we use the Personal Information we receive from you and from other specified sources, and to whom it may be disclosed. FNF follows the privacy practices described in this Privacy Statement and, depending on the business performed, FNF companies may share information as described herein.

#### **Personal Information Collected**

We may collect Personal Information about you from the following sources:

- Information we receive from you on applications or other forms, such as your name, address, social security number, tax identification number, asset information, and income information;
- Information we receive from you through our Internet websites, such as your name, address, email
  address, Internet Protocol address, the website links you used to get to our websites, and your activity
  while using or reviewing our websites;
- Information about your transactions with or services performed by us, our affiliates, or others, such as
  information concerning your policy, premiums, payment history, information about your home or other
  real property, information from lenders and other third parties involved in such transaction, account
  balances, and credit card information; and
- Information we receive from consumer or other reporting agencies and publicly recorded documents.

#### **Disclosure of Personal Information**

We may provide your Personal Information (excluding information we receive from consumer or other credit reporting agencies) to various individuals and companies, as permitted by law, without obtaining your prior authorization. Such laws do not allow consumers to restrict these disclosures. Disclosures may include, without limitation, the following:

- To insurance agents, brokers, representatives, support organizations, or others to provide you with services you have requested, and to enable us to detect or prevent criminal activity, fraud, material misrepresentation, or nondisclosure in connection with an insurance transaction;
- To third-party contractors or service providers for the purpose of determining your eligibility for an insurance benefit or payment and/or providing you with services you have requested;
- To an insurance regulatory authority, or a law enforcement or other governmental authority, in a civil action, in connection with a subpoena or a governmental investigation;
- To companies that perform marketing services on our behalf or to other financial institutions with which
  we have joint marketing agreements and/or
- To lenders, lien holders, judgment creditors, or other parties claiming an encumbrance or an interest in title whose claim or interest must be determined, settled, paid or released prior to a title or escrow closing.

We may also disclose your Personal Information to others when we believe, in good faith, that such disclosure is reasonably necessary to comply with the law or to protect the safety of our customers, employees, or property and/or to comply with a judicial proceeding, court order or legal process.

Effective Date: 5/1/2008

<u>Disclosure to Affiliated Companies</u> - We are permitted by law to share your name, address and facts about your transaction with other FNF companies, such as insurance companies, agents, and other real estate service providers to provide you with services you have requested, for marketing or product development research, or to market products or services to you. We do not, however, disclose information we collect from consumer or credit reporting agencies with our affiliates or others without your consent, in conformity with applicable law, unless such disclosure is otherwise permitted by law.

<u>Disclosure to Nonaffiliated Third Parties</u> - We do not disclose Personal Information about our customers or former customers to nonaffiliated third parties, except as outlined herein or as otherwise permitted by law.

#### **Confidentiality and Security of Personal Information**

We restrict access to Personal Information about you to those employees who need to know that information to provide products or services to you. We maintain physical, electronic, and procedural safeguards that comply with federal regulations to guard Personal Information.

#### **Access To Personal Information/**

#### Requests for Correction, Amendment, or Deletion of Personal Information

As required by applicable law, we will afford you the right to access your Personal Information, under certain circumstances to find out to whom your Personal Information has been disclosed, and request correction or deletion of your Personal Information. However, <u>FNF's current policy is to maintain customers'</u> Personal Information for no less than your state's required record retention requirements for the purpose of handling future coverage claims.

For your protection, <u>all requests made under this section must be in writing and must include your notarized signature to establish your identity</u>. Where permitted by law, we may charge a reasonable fee to cover the costs incurred in responding to such requests. Please send requests to:

Chief Privacy Officer
Fidelity National Financial, Inc.
601 Riverside Avenue
Jacksonville, FL 32204

#### **Changes to this Privacy Statement**

This Privacy Statement may be amended from time to time consistent with applicable privacy laws. When we amend this Privacy Statement, we will post a notice of such changes on our website. The effective date of this Privacy Statement, as stated above, indicates the last time this Privacy Statement was revised or materially changed.

### CIVIL CODE SECTION: 179.13 THROUGH 2079.24 (2079.16 APF RS ON THE FRONT)

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

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

(a) "Agent" means a person acting under provisions of title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licenseed as a real estate broker or or aslesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either icensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate license and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent When an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent When an associate licensee on the target by the broker for whom the associate licensee and includes a person who executes an offer to purchase real property from a seller through an "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. The property transaction and the buyer in a real property transaction. (e) "Listing agreement" means a contract between an owner of real property and an agent, by which the seller and the buyer in a real property transaction. (e) "Listing agreement" means a contract between an owner

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

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

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

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

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

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

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

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

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

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

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

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

Seller's/Landlord Initials (XC.L.) Buyer's/Tenant's Initials ( \_\_\_\_\_\_ ) ( \_\_\_ Copyright © 1991-2008, CALIFORNIA ASSOCIATION OF REALTORS®, INC.

Date \_

Reviewed by .



AD REVISED 4/06 (PAGE 2 OF 2)



#### REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE §1102, ET SEQ) (C.A.R. Form TDS, Revised 10/03)

THIS			CONCERNS COUNTY OF		San 1	Luis Oi	bi <i>spo</i>					
DESCR	IBED AS		1565 Sarato						3433			
THIS S	STATEMENT IS	A DISCLOS	URE OF THE	CONE	NOITION	OF TH	HE ABO	OVE DI	ESCRIBED	PROF	PERTY	IN
			OF THE CIVIL C									
			SELLER(S) OR									
TDANC	ACTION AND I	S NOT A SHE	STITUTE FOR	NY IN	SPECT	IONS C	R WAR	RANTI	FS THE PE	RINCIP	AL(S) F	YAN
	O OBTAIN.	5 NO! A 500			L.				<b>20 1</b>		(-, .	、
AAIOU I	O OBTAIN.											
			RDINATION WI	-						•	121	
			ment is made purs									
-	ng upon the detail ial property).	is of the particu	lar real estate trai	nsaction	ı (for ex	ample: s	pecial st	tudy zon	e and purch	ase-mo	ney lien	s on
Report/S in conne the same	Statement that may ection with this real e:	/ include airport : estate transfer,	disclosures and otleannoyances, earth and are intended to	quake, o satisfy	fire, flood the disc	d, or spe closure o	cial asse bligation	essment i	information,	have or	will be r	made
☐ Inspe	ection reports comp	pleted pursuant f	to the contract of sa	ale or re	eceipt for	deposit.						
☐ Addi	tional inspection re	ports or disclosu	ıres:									
			II. SELLE						_			
in decidir	ng whether and on v	what terms to pure	th the knowledge that chase the subject pr	operty. S	Seller her	eby author	orizes any	y agent(s)	representing	any prin	nis inform cipal(s) i	nation in this
			any person or entity									
<b>AGENT</b>	OLLOWING ARE (S), IF ANY. THIS I YER AND SELLEI	INFORMATION	'IONS MADE BY IS A DISCLOSURI	THE S E AND I	ELLER() IS NOT I	S) AND NTENDE	ARE N	OT THE E PART (	REPRESEN OF ANY CO	NTATIO NTRAC	NS OF T BETW	THE /EEN
Seller 2	🗹 is 🗀 is not occup	ying the propert	y.									
A. The	subject property has	s the items check	ed below (read acro	SS)								
Range	•		Oven				Migr					
Dishw	asher		Trash Compactor					page Dispo	osal			
_	er/Dryer Hookups						_	Gutters				
☐ Burgla			Smoke Detector(s	i)			☐ Fire					
T.V. A			Satellite Dish	i			Inter	rcom porator Co	volor(s)			
	al Heating	·	<ul><li>☐ Central Air Condit</li><li>☐ Sprinklers</li></ul>	ioning				lic Sewer :				
_	Vindow Air Conditioni		Sump Pump				_	er Softene	-			
☐ Septio			☐ Built-in Barbecue				Gaz		•			
☐ Sauna							_					
Hot Tu	ub □ Locking Safety	Cover*	☐ Pool ☐ Child Re	sistant B	Barrier*		☐ Spa	Lockin	ng Safety Cove	∍r*		
☐ Secur	ity Gate(s)		Automatic Garage						ote Controls _			
Garage:	Attached		☐ Not Attached				Carr					
	Heater: 🔲 Gas		☐ Solar				☐ Elec	tric				
	eater: 🗗 Gas		Water Heater And	hored, B	raced, or	Strapped*		-4 1 la::::a				
	ipply: City		☐ Well				Othe	ate Utility o	or			
	ply: Utility		<ul><li>☐ Bottled</li><li>☐ Window Security</li></ul>	Rare □	Ouick Re	lease Mer			m Windows*			
_	w Screens									a in <b>F</b> a		7
Exhaust	ran(s) in	<del></del>	220 Vo [	ir sairinið Je	7			Age <sup>r</sup>		", "!" <u> </u>	(ap	prox.)
☐ Other	ianei	<u> </u>	[ <u>s</u> 11001(3). 1)	JC		<b>Y</b>		_ / (90				
Are there	to the best of your	(Seller's) knowled	lge, any of the above	that are	e not in o	perating o	ondition?	Yes	No. If yes,	then de	scribe. (/	Attach
	I sheets if necessary										<u></u>	
•	otnote on page 2)		<del></del>			<u> </u>						
unauthoriz	ight laws of the United ted reproduction of this f	form, or any portion th	ereof, by photocopy		Buyer's Seller's	s Initials( s Initials(	<u>(                                    </u>	<del>-</del> )(	)			
machine o	or any other means, incl © 1991-2003, CALIFO	luding facsimile or co	mputerized formats.		Reviewe			Date		,		
	RIGHTS RESERVED.	RINA ASSOCIATION	TO REALITINOS,		HOTIONE	·····	<del>-</del>				لگا	
	VISED 10/03 (PAC		TRANSFER DISC	el osi	IRE ST	ATEMF!	NT (TD!	S PAGE	1 OF 3)		EQUAL HOUSING OPPORTUNITY	

Prepared using WINForms® software

Fax: 805 456-0298

Agent: Lawrence E. Miller Broker: Lawernce E. Miller Broker 219 Halcyon Road, Arroyo Grande CA 93420

Phone: 805 619-5158

Property	perty Address: 1565 Saratoga Ave, Gr. Beach CA 93433	
	Are you (Selier) aware of any significant defects/malfunctions in any of the following? ☐ Yes	0
spa	space(s) below. nterior Walls □ Ceilings □ Floors □ Exterior Walls □ Insulation □ Roof(s) □ Windows □ I	
🗌 Drive	oriveways ☐ Sidewalks ☐ Walls/Fences ☐ Electrical Systems ☐ Plumbing/Sewers/Septics  Scribe:	Other Structural Components
If any o	ny of the above is checked, explain. (Attach additional sheets if necessary):	)
reversi standa water	is garage door opener or child resistant pool barrier may not be in compliance with the safety ersing devices as set forth in Chapter 12.5 (commencing with Section 19890) of Part 3 of Division and ards of Article 2.5 (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of, the Heater may not be anchored, braced, or strapped in accordance with Section 19211 of the Heater may not have quick release mechanisms in compliance with the 1995 Edition of the California.	on 13 of, or with the pool safety the Health and Safety Code. The lealth and Safety Code. Window
	Are you (Seller) aware of any the following:	
	<ol> <li>Substances, materials, or products which may be an environmental hazard such as, but not lim formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contamin</li> </ol>	
	on the subject property	
2.	<ol><li>Features of the property shared in common with adjoining landowners, such as walls, fence whose use or responsibility for maintenance may have an effect on the subject property</li></ol>	s, and driveways, □ Yes ☐ No
3.	3. Any encroachments, easements or similar matters that may affect your interest in the subject pi	roperty □ Yes 🖼'No .
4.		y permits 🗆 Yes 🗷 No
5.		Duilding codes Lyes No
6. 7.		
8.		☐ Yes <b>☑</b> 1No
9.	9. Major damage to the property or any of the structures from fire, earthquake, floods, or landslide	s ☐ Yes 🗹 📉 o
10.	10. Any zoning violations, nonconforming uses, violations of "setback" requirements	□ Yes 🗹 🗘o
	11. Neighborhood noise problems or other nuisances	🗀 Yes 🗖 No
	12. CC&R's or other deed restrictions or obligations	
13.	13. Homeowners' Association which has any authority over the subject property	Yes AND
14.	14. Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-ov interest with others)	
15	15. Any notices of abatement or citations against the property	
16.	16. Any lawsuits by or against the seller threatening to or affecting this real property, including any	lawsuits alleging a
	defect or deficiency in this real property or "common areas" (facilities such as pools, tennis co	urts, walkways, or
	other areas, co-owned in undivided interest with others)	☐ Yes 🗷 🕷 🗸
If the a	ne answer to any of these is yes, explain. (Attach additional sheets if necessary):	
		<u> </u>
Seller o	ler certifies that the information herein is true and correct to the best of the Seller's knowledge as of the d	late signed by the Seller.
Seller	ller X Carsum Lopen Date Ju	ne 11,2009
501101	Carsun Lopez	
Seller	ller Date	
	Buyer's Initials (	)() <b>] == [</b>

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Reviewed by Date



#### III. AGENT'S INSPECTION DISCLOSURE

(To be completed only if the Seller is represented by an agent in this transaction.)

THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:

4		
-	<u>.</u>	
Agent (Broker Representing Seller) (Please Print)	By By Associate Licenses of R	Date
(Please Print)	(Associate Licenses of B	oker olgitature)
IV. AGENT'S I	NSPECTION DISCLOSURE	
	o has obtained the offer is other than the agen	
THE UNDERSIGNED, BASED ON A REASONABL' ACCESSIBLE AREAS OF THE PROPERTY, STATES	Y COMPETENT AND DILIGENT V THE FOLLOWING:	ISUAL INSPECTION OF THE
Agent notes no items for disclosure.  Agent notes the following items:   Agent notes the following items:   Agent notes the following items:   Agent notes to items for disclosure.		R.+1 11 - 1-
Agent notes the following items:	ssing 2 Drawbare Pater	Pa luca
A CONTRACTOR OF THE PARTY OF TH	, ,	
		1/
Agent (Broker Obtaining the Offer) Lawrence E. Miller	Broker By By By By	Date 6/1/49
(Please Print)	Lawrence E.	iokei olgilaluie)
		DIOD INCOCCTIONS OF THE
I BIIVEDISI ANN SELLEDISI MAY WISH III DRI		
PROPERTY AND TO PROVIDE FOR APPROPRIA		CT BETWEEN BUYER AND
PROPERTY AND TO PROVIDE FOR APPROPRIA SELLER(S) WITH RESPECT TO ANY ADVICE/INSPE I/WE ACKNOWLEDGE RECEIPT OF A COPY OF TH	ATE PROVISIONS IN A CONTRA ECTIONS/DEFECTS. IS STATEMENT.	CT BETWEEN BUYER AND
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PROPERTY AND TO PROVIDE FOR APPROPRIA SELLER(S) WITH RESPECT TO ANY ADVICE/INSPE  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THE  Seller X  Carsun Lopez	ATE PROVISIONS IN A CONTRA ECTIONS/DEFECTS. IS STATEMENT.  Buyer	Oate
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PROPERTY AND TO PROVIDE FOR APPROPRIA SELLER(S) WITH RESPECT TO ANY ADVICE/INSPE  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THE Seller X Date  Careun Lopez  Seller Date  Agent (Broker Representing Seller) (Please Print)	ATE PROVISIONS IN A CONTRAECTIONS/DEFECTS.  IS STATEMENT.  Buyer  Buyer  (Associate Licensee or Brokensee)	Date Date Date Date
PROPERTY AND TO PROVIDE FOR APPROPRIA SELLER(S) WITH RESPECT TO ANY ADVICE/INSPE  I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THE  Seller X Date  Carsun Lopez  Seller Date	ATE PROVISIONS IN A CONTRAECTIONS/DEFECTS.  IS STATEMENT.  Buyer  Buyer  (Associate Licensee or Brokensee)	Date

SECTION 1102.3 OF THE CIVIL CODE PROVIDES A BUYER WITH THE RIGHT TO RESCIND A PURCHASE CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY OCCURS AFTER THE SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD.

A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE. IF YOU DESIRE LEGAL ADVICE, CONSULT YOUR ATTORNEY.

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

CONSULT AN APPROPRIATE PROFESSIONAL.

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Reviewed by Date	Reviewed by	_ Date	 EDU OPF



#### SELLER PROPERTY QUESTIONNAIRE

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

This form is not a substitute for the Real Estate Transfer Disclosure Statement (TDS). It is used by the Seller to provide additional information when a TDS is completed or when no TDS is required. Seller makes the following disclosures with regard to the real property or manufactured home described as 1565 Saratoga situated in The following are representations made by the Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller. A real estate broker is qualified to advise on real estate transactions. If Seller or Buyer desire legal advice, they should consult an attorney. III. Note to Seller: PURPOSE: To tell the Buyer about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. Answer based on actual knowledge and recollection at this time. Something that you do not consider material or significant may be perceived differently by a Buyer. Think about what you would want to know if you were buying the Property today. Read the questions carefully and take your time. IV. Note to Buyer: PURPOSE: To give you more information about known material or significant items affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. · Something that may be material or significant to you, may not be perceived the same way by the Seller. If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI). Sellers can only disclose what they actually know. Seller may not know about all material or significant items. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of..." by checking either "Yes" or "No." Provide explanations to answers in the space provided or attach additional comments and check section VI. ARE YOU (SELLER) AWARE OF ... **REPAIRS AND ALTERATIONS:** 1. Any atterations, modifications, remodeling, replacements or material repairs on the Property 2. Ongoing or recurring maintenance on the Property 3. Any part of the Property being painted within the past 12 months.

Explanation: Remail York but hours, replace water buter, painted but hours, ARE YOU (SELLER) AWARE OF ... STRUCTURAL, SYSTEMS AND APPLIANCES: 4. Defects in any of the following, (including past defects that have been repaired) heating, air conditioning, electrical, plumbing (including the presence of polybutelene pipes), water, sewer, waste disposal or septic system, sump pumps, well, roof, gutters, chimney, fireplace, foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, Explanation: ARE YOU (SELLER) AWARE OF ... DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: 5. Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, insurer or private party, by past or present owners of the Property, due to any actual or alleged damage to the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to make repairs..... □ Yes 🗷 No Explanation: The copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. Copyright © 2005-2007, CALIFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED. Buyer's Initials ( Reviewed by SPQ REVISED 11/07 (PAGE 1 OF 4) SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)

Agent: Lawrence E. Miller Phone: 805 619-5158 Fax: 805 456-0298 Prepared using WINForms® software Broker: Lawernce E. Miller Broker 219 Halcyon Road, Arroyo Grande CA 93420

ertv Addr	1565 Saratoga A ess: <u>Grover Beach, C</u>		!	Date: <u>June 11, 20</u> 0	9
VATED I	SELATED AND MOLD ISSI	IES:		ARE YOU (SELLER)	AWARE C
VAIEK-I	Water intrusion into any na	rt of any physical structure o	n the Property; leaks from or in	n any	
٥.					
					JYes L⁴
7.	Any problem with or infesta	ation of mold, mildew, fungu	s or spores, past or present,	on or T	TYes D <b>X</b>
	affecting the Property	nels underground springs	nigh water table, floods, or tide	es. on	- · · · ⊤
	or affecting the Property or	neighborhood			∐ Yes 🔽
Explanati	on:				
<del></del>					AWARE (
PETS, A	NIMALS AND PESTS:			ARE YOU (SELLER)	AWARE
9.	Pets on or in the Property		and the December	, ,	<b>≒</b> \~~ ∺
10.	Problems with livestock, wi	idlife, insects or pests on or	in the Property	.,	_ '`` '
11.	Past or present odors, urine	e, reces, discoloration, stairs	spots or damage in the Proper	rty, due	∃Yes ⊟
40	to any of the above	or eradication of neets or odd	spots or damage in the Proper	any of	- ~ 7
14.	the above	or organization or peaks or out			∐ Yes 🐧
	If so, when and by whom				1
Explanat					
				*DE VOU (SELLED)	AWARE
BOUND	RIES, ACCESS AND PRO	PERTY USE BY OTHERS:	4	ARE YOU (SELLER)	MYVARE V
13.	Surveys, easements, encre	oachments or boundary disp	utes		☐ 169 <b>፫</b>
14.			yone other than you, with or w o, using or maintaining roads,		
	alabara an adhar farma a	finances or carego or other (	revel or drainage	<b></b>	🗆 Yes 🚡
15	Use of any neighboring or	operty by you			□ Yes 🏌
Explanat	ion:				7
LANDS	APING, POOL AND SPA:		. C	ARE YOU (SELLER)	AWARE
16.	Diseases or infestations at	ffecting trees, plants or vege	tation on or near the Property		⊟ ves il
17.	المناها المسلمان السامان المائلات	tomotic or   monually oner	ated		
	the lives are there any a	tomatic or in manually opera	retation not covered by the SDI	rinkler system	∐ Yes N
46	An aparational roal heater	r on the Property			— 1 <u>0-9</u> 12
18.	An operational pool fleater	on the Property			🗖 Yes 🏋
19.	Past or present defects le	aks cracks repairs or other	problems with the sprinklers, I	pool, spa,	1
20.	waterfall pand stream	-drainage or other water-r	elated decor including any	anciliary	
	equipment, including pump	ps, filters, heaters and clean	ing systems, even if repaired,		🗌 Yes 🎦
Explana	ion:	· · · · · · · · · · · · · · · · · · ·			
					<u> </u>
COMMO	N INTEREST CONDOMINI	UMS AND DEVELOPMENT	<b>S:</b>	ARE YOU (SELLER)	AWARE
21	Any pending or proposed	dues increases, special asse	essments, rules changes, insul wner Association affecting the	rance Property	□ Yes T
	availability issues or litigat	tion by or against the Homeo	wher Association affecting the	Property	☐ 1 co 7
Explana	tion:		<u> </u>		<del>/</del>
		<u> </u>	<u> </u>		
					<del></del>
				( )(	
			Duvorie Initiale	, ) (	1 4

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Reviewed by \_ Date

	1565 Saratoga Av	Date: June 11, 2009
erty Addre	ess: Grover Beach, CA 93433	
HT E A	MAINEDQUID AND LEGAL OLAIMS:	ARE YOU (SELLER) AWARE OF
20	Any other person or entity on title other than Seller(s) signing this form	n
22.	Leases, options or claims affecting or relating to title or use of the Pro	perty Yes 🔼 l
23.	Past, present, pending or threatened lawsuits, mediations, arbitrations	s, tax liens, mechanics'
24.	liens, notice of default, bankruptcy or other court filings, or governmen	nt hearings affecting or
	relating to the Property, Homeowner Association or neighborhood	∏ Yes 🕱 î
	relating to the Property, Homeowner Association or neighborhood	of article position obstituble
25.	Any private transfer fees, triggered by a sale of the Property, in favor	of private parties, charitable
	organizations, interest based groups or any other person or entity	, 🗀 ies 🕰 i
Explanati	on:	
VEIGHBO	ORHOOD:	ARE YOU (SELLER) AWARE OF
26	Neighborhood noise, nuisance or other problems from sources such a	as, but not limited to, the
20.	following: neighbors, traffic, parking congestion, airplanes, trains, lig	oht rail, subway, trucks,
	freeways, buses, schools, parks, refuse storage or landfill processing	agricultural operations.
	business, odor, recreational facilities, restaurants, entertainment	complexes or facilities
	business, odor, recreational facilities, restaurants, entertainment	complexes of facilities,
	parades, sporting events, fairs, neighborhood parties, litter, const	Tection, an conditioning
	equipment, air compressors, generators, pool equipment or appliance	as, or whalle
Explanati	ion:	
	UMENITAL.	ARE YOU (SELLER) AWARE O
GUVERN	VMENTAL:	
27.	Ongoing or contemplated eminent domain, condemnation, annexation	n or change in zoning or
	general plan that apply to or could affect the Property	nt
28.	- Evictorica or handency of any tent control occupancy resulctions	S OF TELLOUIL LEGICILETIES
	that apply to ar could affect the Property	Lites 🔼
29.	Fyisting or contemplated building or use moratoria that apply to or co	uld affect the Property
20	Current or proposed bonds, assessments, or fees that do not appear	ar on the Property tax bill
• • • • • • • • • • • • • • • • • • • •	that apply to or could affect the Property  Proposed construction, reconfiguration, or closure of nearby governments.	Yes 🔀
34	Proposed construction, reconfiguration, or closure of nearby government	nent facilities or amenities
VI.	such as schools, parks, roadways and traffic signals	☐ Yes [7]
	Existing or proposed Government requirements affecting the Propert	ty (i) that fall grass, brush
32.	or other vegetation be cleared; (ii) that restrict tree (or other landsca	ning) planting, removal or
	or other vegetation be cleared; (ii) that restrict tree (or other landscal	ping) planting, terrioval of
	cutting or (iii) that flammable materials be removed	I los ja
33.	Any protected habitat for plants, trees, animals or insects that app	ply to or could affect the
	Property	🗆 Yes 友
34.	Whather the Property is historically designated or falls within a	an existing or proposed
•	Historic District	, 🖂 Yes 🕱
Explanat	tion:	
		A DE VOIL (CELLED) AWARE (
STATUT	ORILY REQUIRED OR RELATED:	ARE YOU (SELLER) AWARE O
35.	Within the last 3 years, the death of an occupant of the Property upol	n the Property La res 🔼
36.	A - Ouder from a correspond booth official identification file Proberty at	s nemo comaminaleu ov
	methamphetamine (If yes, attach a conv of the Order.)	∐ Yes Lyn
37.	<ul> <li>Monther the Property is located in or adjacent to an "industrial use" Z</li> </ul>	zone. (In general, a zone or
	district allowing manufacturing, commercial or airport uses.)	res <u>iz</u> s.
25	<ul> <li>\Mbether the Property is affected by a nulsance created by an "indust</li> </ul>	trial use zone . , , L (es pa
20.	Whether the Property is anected by a halourist accuracy of the Whether the Property is located within 1 mile of a former federal or si	tate ordnance location.
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Reviewed by \_\_\_

Date

	ess Grover se	acn. La	93433		Date: June	11, 200		
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525 South Virgil Avenue, Los Angeles, California 90020

Reviewed by\_ \_ Date \_





# WOOD DESTROYING PEST INSPECTION AND ALLOCATION OF COST ADDENDUM

(C.A.R. Form WPA, Revised 10/02)

This is all addendant to the Eq obligation to the Parameter To the Inc.	ase Agreement or  Other  ("Agreement"), dated
n property known as 1565 Saratoga Ave, Grover B	Beach CA 93433
	("Property")
etween	("Buyer"
nd Carsun	Lopez ("Seller")
THE FOLLOWING SHALL REPLACE THE WOOD DESTR Residential Purchase Agreement (RPA-CA)) and shall greement:	ROYING PEST INSPECTION PARAGRAPH (4A in the California supersede any conflicting terms in any previously-generated
VOOD DESTROYING PESTS  A. Æ Buyer □ Seller shall pay for a Pest Control Rep	port for wood destroying pests and organisms only ("Report")
The Report shall be prepared by control company, who shall separate the Report into conditions likely to lead to infestation or infection (Se	, a registered structural pes o sections for evident infestation or infection (Section 1) and for ection 2). The Report shall cover the main building and attached d carports, □ detached decks, □ the following other structure
The Report shall not include roof coverings. If the subdivision, the Report shall include only the separashall not include common areas. Water tests of sho owners of property below the shower consent. If Buy the cost of entry, inspection and closing for those are	Property is a unit in a condominium or other common interestate interest and any exclusive-use areas being transferred, and wer pans on upper level units may not be performed unless they are requests inspection of inaccessible areas, Buyer shall pay for eas, unless otherwise agreed. A written Pest Control Certification therwise agreed, only if no infestation or infection is found or
Report and the cost of inspection, entry and closing is discovered.	ecommended to correct "Section 1" conditions described in the of those inaccessible areas where active infestation or infection ecommended to correct "Section 2" conditions described in the
ly signing below, the undersigned acknowledge that endendum.	each has read, understands and has received a copy of thi
pate	Date June 11 2009
Buyer	Seller X Carsum Forces Carsun Lopez
Buyer	Seller
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WPA REVISED 10/02 (PAGE 1 OF 1)

WOOD DESTROYING PEST INSPECTION AND ALLOCATION OF COST ADDENDUM (WPA PAGE 1 OF 1)

A cont:	Lawrence E. Miller	Phone: 805 619-5158	Fax: 805 456-0298	Prepared using WINForms® software
			• •	
Вгокег:	Lawernce E. Miller Broker	219 Halcyon Road, Arroyo Grande CA	1 93420	



#### Seller's Advisory

(C.A.R. Form SA, Revised 10/01)

Property Address: 1565 Saratoga Ave	Grover Beach	CA	93433	("Property")
Proberty Address, 1909 Seratoga Ave.	GTOVET DECEN	~	JU 400	

1. INTRODUCTION: Selling property in California is a process that involves many steps. From start to finish, it could take anywhere from a few weeks to many months, depending upon the condition of your Property, local market conditions and other factors. You have already taken an important first step by listing your Property for sale with a licensed real estate broker. Your broker will help guide you through the process and may refer you to other professionals as needed. This advisory addresses many things you may need to think about and do as you market your Property. Some of these things are requirements imposed upon you, either by law or the listing or sale contract. Others are simply practical matters that may arise during the process. Please read this document carefully and, if you have any questions, ask your broker for help.

#### 2. DISCLOSURES:

- A. General Disclosure Duties: You must affirmatively disclose to the buyer, in writing, any and all known facts that materially affect the value or desirability of your Property. You must disclose these facts whether or not asked about such matters by the buyer, any broker, or anyone else. This duty to disclose applies even if the buyer agrees to purchase your Property in its present condition without requiring you to make any repairs. If the Property you are selling is a residence with one to four units, your broker also has a duty to conduct a reasonably competent and diligent visual inspection of the accessible areas and to disclose to a buyer all adverse material facts that the inspection reveals. If your broker discovers something that could indicate a problem, your broker must advise the buyer.
- B. Statutory Duties: (For one-to-four Residential Units):
  - (1) You must timely prepare and deliver to the buyer, among other things, a Real Estate Transfer Disclosure Statement ("TDS"), and a Natural Hazard Disclosure Statement ("NHD"). You have a legal obligation to honestly and completely fill out the TDS form in its entirety. (Many local entities or organizations have their own supplement to the TDS that you may also be asked to complete.) The NHD is a statement indicating whether your Property is in certain designated flood, fire or earthquake/seismic hazard zones. Third-party professional companies can help you with this task.
  - (2) Depending upon the age and type of construction of your Property, you may also be required to provide and, in certain cases you can receive limited legal protection by providing, the buyer with booklets titled "The Homeowners Guide to Earthquake Safety," "The Commercial Property Owner's Guide to Earthquake Safety," "Protect Your Family From Lead in Your Home" and "Environmental Hazards: A Guide For Homeowners and Buyers." Some of these booklets may be packaged together for your convenience. The earthquake guides ask you to answer specific questions about your Property's structure and preparedness for an earthquake. If you are required to supply the booklet about lead, you will also be required to disclose to the buyer any known lead-based paint and lead-based paint hazards on a separate form. The environmental hazards guide informs the buyer of common environmental hazards that may be found in properties.
  - (3) If you know that your property is: (i) located within one mile of a former military ordnance location; or (ii) in or affected by a zone or district allowing manufacturing, commercial or airport use, you must disclose this to the buyer. You are also required to make a good faith effort to obtain and deliver to the buyer a disclosure notice from the appropriate local agency(ies) about any special tax levied on your Property pursuant to the Mello-Roos Community Facilities Act.
  - (4) If the TDS, NHD, or lead, military ordnance, commercial zone or Mello-Roos disclosures are provided to a buyer after you accept that buyer's offer, the buyer will have 3 days after delivery (or 5 days if mailed) to terminate the offer, which is why it is extremely important to complete these disclosures as soon as possible. There are certain exemptions from these statutory requirements. However, if you have actual knowledge of any of these items, you may still be required to make a disclosure as the items can be considered material facts.
- C. Death and Other Disclosures: Many buyers consider death on real property to be a material fact in the purchase of property. In some situations, it is advisable to disclose that a death occurred or the manner of death. However, California Civil Code Section 1710.2 provides that you have no disclosure duty "where the death has occurred more than three years prior to the date the transferee offers to purchase, lease, or rent the real property, or [regardless of the date of occurrence] that an occupant of that property was afflicted with, or died from, Human T-Lymphotropic Virus Type III/Lymphadenopathy-Associated Virus." This law does not "immunize an owner or his or her agent from making an intentional misrepresentation in response to a direct inquiry from a transferee or a prospective transferee of real property, concerning deaths on the real property."
- D. Condominiums and Other Common Interest Subdivisions: If the Property is a condominium, townhouse, or other property in a common interest subdivision, you must provide to the buyer copies of the governing documents, the most recent financial statements distributed, and other documents required by law or contract. If you do not have a current version of these documents, you can request them from the management of your homeowners' association. To avoid delays, you are encouraged to obtain these documents as soon as possible, even if you have not yet entered into a purchase agreement to sell your Property.

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SA-11 REVISED 10/01 (PAGE 1 OF 2)

Seller acknowledges receip Seller's Initials ( <u>x </u> 4	, ,	
Reviewed by		ECMAL HOL OPPORTU
Broker or Designee	Date	

#### SELLER'S ADVISORY (SA-11 PAGE 1 OF 2)

Agent:	Lawrence E. Miller	Phone: 805 619-5158	Fax: 805 456-0298	Prepared using WINForms® software
Droker		ker 219 Halcyon Road - Arroyo Grande Ca	A 93420	

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\_\_ E-mail \_\_\_

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Fax

525 South Virgit Avenue, Los Angeles, California 90020

Reviewed by

Broker or Designee \_\_\_\_\_\_ Date \_\_\_\_\_



#### SELLER'S AFFIDAVIT OF NONFOREIGN STATUS AND/OR CALIFORNIA WITHHOLDING EXEMPTION

FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT (FIRPTA)

AND CALIFORNIA WITHHOLDING LAW (Use a separate form for each Transferor) (C.A.R. Form AS, Revised 11/06)

Internal Revenue Code ("IRC") Section 1445 provides that a transferee of a U.S. real property interest must withhold tax if the transferor is a "foreign person." California Revenue and Taxation Code Section 18662 provides that a transferee of a California real property interest must withhold tax unless an exemption applies.

I understand that this affidavit may be disclosed to the Internal Revenue Service and to the California Franchise Tax Board by the

	I understand that this affidavit may be disclosed to the internal Revenue Ser- nsferee, and that any false statement I have made herein may result in a fine, imprisonme	ent or both.
rar	nsferee, and that any taise statement i have made herein may resolute a mic, improvement 1565. Saratoga Ave	
	PROPERTY ADDRESS (property being transferred): <u>Grover Beach</u> , <u>CA</u> 9343.	3 ("Property")
2.	TRANSFEROR'S INFORMATION: Full Name Carsun Lopez	("Transferor")
	Telephone Number (805) 550-1092	(805) 456-0298
	Address 1565 Saratoga Ave., Grover Beach, CA 93433 (Use HOME address for individual transferors. Use OFFICE address for an "Entity" i.e.	
	and estates.) Social Security No., Federal Employer Identification No. or California Corporation No. Note: In order to avoid withholding, IRC Section 1445 (b) requires that the Seller's taxpayer identification number ("TIN"), or (b) provides the substitute" who furnishes a statement to the Buyer under penalty of pein their possession. A qualified substitute may be (i) an attorney, title agent) responsible for closing the transaction, or (ii) the Buyer's agent.	nis affidavit, including Seller's TIN, to a "qualified rijury that the qualified substitute has such affidavit company, or escrow company (but not the Seller's
3.	AUTHORITY TO SIGN: If this document is signed on behalf of an Entity Transferor, I	
4.	FEDERAL LAW: I, the undersigned, declare under penalty of perjury that, for the reason an Entity Transferor, the Entity is exempt) from the federal withholding law (FIRPTA):	
	(For individual Transferors) I am not a nonresident alien for purposes of U.S. incon (For corporation, partnership, limited liability company, trust and estate Transpartnership, foreign limited liability company, foreign trust or foreign estate, as those Tax Regulations.	sterors) The Transferor is not a loteigh corporation, loteigh se terms are defined in the Internal Revenue Code and Income
5.	CALIFORNIA LAW: I, the undersigned, declare under penalty of perjury that, for the behalf of an Entity Transferor, the Entity is exempt) from the California withholding law.  Confidentions which fully exempt the sale from withholding:	e reason checked below, if any, I am exempt (or it signed of
	The total sales price for the Property is \$100,000 or less.  The Property qualifies as my principal residence (or the decedent's, if being sold	d by the decedent's estate) within the meaning of IRC Section
	121 (owned and occupied as such for two of the last five years).  The Property was last used as my principal residence (or the decedent's, if be	ing sold by the decedent's estate) within the meaning of IRC
	Section 121 without regard to the two-year time period.  The transaction will result in a loss or zero gain for California income tax purposes. The Property has been compulsorily or involuntarily converted (within the mea property similar or related in service or use to be eligible for non-recognition of gain Transferor is a corporation (or an LLC classified as a corporation) that is either	in for California income tax purposes under IRC Section 1033.
	permanent place of business in California.  Transferor is a partnership (or an LLC that is not a disregarded single member LL is in the name of the partnership or LLC. If so, the partnership or LLC must withhout the name of the partnership or LLC alifornia or federal law.	C, classified as a partnership) and recorded title to the Property old from nonresident partners or members as required.
	Transferor is an insurance company, qualified pension/profit sharing plan, IRA or continuous which may partially or fully exempt the sale from withholding:	
	The Property is being, or will be, exchanged for property of like kind within the me Payments for the Property are being made in installments, the transferor is a non	eaning of IRC Section 1031. -resident seller and withholding will be applied to each principal
	payment.  As a result of the sale of the Property, Seller's tax fiability, calculated at the maximum the 3 1/3% withholding otherwise required. Seller will be required to sign a cert withheld. (Not to be used for sales closing prior to January 1, 2007)	mum tax rate regardless of Seller's actual rate, will be less than iffication, under penalty of perjury, specifying the amount to be
B (1	y Transferor's Signature) (Indicate if you are signing as the grantor of a revocable/grantor tr	
<b>=</b>	yped or printed name	Title (If signed on behalf of Entity Transferor)
E	yped or printed name Buyer's unauthorized use or disclosure of Seller's TIN c	ould result in civil or criminal liability.
B (E	Buyer acknowledges receipt of a Copy of this Seller's Affidavit)	Date
(F	Buyer acknowledges receipt of a Copy of this Seller's Affidavit) he copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized reproduction of this form by ALIFORNIA ASSOCIATION OF REALTORS®, INC. All Rights Reserved HIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRIROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVIS	any means, including facsimile or computerized formats. Copyright © 1988-2008, ESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY SE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE.
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	s c 525 South Virgil Avenue, Los Angeles, California 90020	

AS 11/06 (PAGE 1 OF 2)

SELLER'S AFFIDAVIT OF NONFOREIGN STATUS AND/OR CALIFORNIA WITHOLDING EXEMPTION (AS PAGE 1 OF 2) Prepared using WINForms® software Fax: 805 456-0298 Phone: 805 619-5158

IMPORTANT NOTICE: An Affidavit shou — be signed by each individual or entity Trail error to whom or to which it applies. Before you sign, any questions relating to the legal sufficiency of this form, or to whether it applies to you or to a particular transaction, or about the definition of any of the terms used, should be referred to an attorney, certified public accountant, or other professional tax advisor, the Internal Revenue Service, or the California Franchise Tax Board. For further information on federal guidelines, see C.A.R. Legal Q & A "Federal Withholding: The Foreign Investment in Real Property Tax Act," and/or IRS Publication 515 or 519. For further information on state guidelines, see C.A.R. Legal Q & A "California Nonresident Withholding," and/or California FTB Pub. 1016.

#### **FEDERAL GUIDELINES**

FOREIGN PERSONS DEFINED. The following general information is provided to assist sellers in determining whether they are "foreign persons" for purposes of the Foreign Investment in Real Property Tax Act (FIRPTA), IRC §1445. FIRPTA requires a buyer to withhold and send to the Internal Revenue Service 10% of the gross sales price of a United States (U.S.) real property interest if the seller is a foreign person. No withholding is required for a seller who is a U.S. person (that is, not a foreign person). In order for an individual to be a U.S. person, he/she must be either a U.S. citizen or a U.S. resident alien. The test must be applied separately to each seller in transactions involving more than one seller. Even if the seller is a foreign person, withholding will not be required in every

- NONRESIDENT ALIEN INDIVIDUAL. An individual whose residence is not within the U.S. and who is not a U.S. citizen is a nonresident alien. The term includes a nonresident alien fiduciary. An alien actually present in the U.S. who is not just staying temporarily (i.e., not a mere transient or sojourner), is a U.S. resident for income tax purposes. An alien is considered a U.S. resident and not subject to withholding under FIRPTA if the alien meets either the green card test or the substantial presence test for the calendar year.
- GREEN CARD TEST. An alien is a U.S. resident if the individual was a lawful permanent resident of the U.S. at any time during the calendar year. This is known as the "green card test."
- SUBSTANTIAL PRESENCE TEST. An alien is considered a U.S. resident if the individual meets the substantial presence test for the calendar year. Under this test, the individual must be physically present in the U.S. on at least: (1) 31 days during the current calendar year; and (2) 183 days during the current year and the two preceding years, counting all the days of physical presence in the current year but only 1/3 the number of days present in the first preceding year, and 1/6 the number of days present in the
- DAYS OF PRESENCE IN THE U.S. TEST. Generally, a person is treated as physically present in the country at any time during the day. However, if a person regularly commutes to work in the U.S. from a residence in Canada or Mexico, or is in transit between two points outside the U.S. and is physically present in the country for less than 24 hours, he/she is not treated as present in the U.S. on any day during the transit or commute. In addition, the individual is not treated as present in the U.S. on any day during which he/she is unable to leave the U.S. because of a medical condition which arose while in the U.S.
- EXEMPT INDIVIDUAL. For the substantial presence test, do not count days for which a person is an exempt individual. An exempt individual is anyone in the following categories:
  - An individual temporarily present in the U.S. because of (a) full-time diplomatic or consular status, (b) full-time employment with an international organization or (c) an immediate family member of a person described in (a) or (b).
  - A teacher or trainee temporarily present in the U.S. under a "J" visa (other than as a student) who substantially complies with the requirements of the visa. An individual will not be exempt under this category for a calendar year if he/she was exempt as a teacher or trainee or as a student for any two calendar years during the preceding six calendar years.
  - (3) A student temporarily present in the U.S. under an "F" or "J" visa who substantially complies with the requirements of the visa. Generally, a person will not be exempt as a student for any calendar year after the fifth calendar year for which he/she was exempt as a student, teacher or trainee. However, the individual may continue to be exempt as a student beyond the fifth year if he/she is in compliance with the terms of the student visa and does not intend to permanently reside in the U.S.
- CLOSER CONNECTION TO A FOREIGN COUNTRY. Even if an individual would otherwise meet the substantial presence test, that person is not treated as meeting the test for the current calendar year if he/she:
  - (1) Is present in the U.S. on fewer than 183 days during the current year, and
  - (2) Has a tax home in a foreign country and has a closer connection to that country than to the U.S.
- SPECIAL RULES. It is possible to be both a nonresident alien and a resident alien during the same tax year. Usually this occurs for the year a person arrives in or departs from the U.S. Other special provisions apply to individuals who were U.S. residents for at least three years, cease to be U.S. residents, and then become U.S. residents again.
- NONRESIDENT ALIEN INDIVIDUALS MARRIED TO U.S. CITIZENS OR RESIDENT ALIENS may choose to be treated as resident aliens for most income tax purposes. However, these individuals are considered nonresidents for purposes of withholding taxes.
- A FOREIGN PERSON OR PARTNERSHIP is one that does not fit the definition of a domestic corporation or partnership. A domestic corporation or partnership is one that was created or organized in the U.S., or under the laws of the U.S., or of any U.S. state or
- GUAM AND U.S. VIRGIN ISLANDS CORPORATIONS. A corporation created or organized in or under the laws of Guam or the U.S. Virgin Islands is not considered a foreign corporation for the purpose of withholding tax for the tax year if:
  - (1) at all times during the tax year, less than 25% in value of the corporation's stock is owned, directly or indirectly, by foreign
  - at least 20% of the corporation's gross income is derived from sources within Guam or at least 65% of the corporation's income is effectively connected with the conduct of a trade or business in the U.S. Virgin Islands or the U.S. for the 3-year period ending with the close of the preceding tax year of the corporation, or the period the corporation has been in existence if less.
- A NONRESIDENT ALIEN TRUSTEE, ADMINISTRATOR OR EXECUTOR of a trust or an estate is treated as a nonresident alien, even though all the beneficiaries of the trust or estate are citizens or residents of the U.S.

Buyer's Initials ( ) 





#### \_EAD-BASED PAINT AND LEAD-BAC \_O PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM

For Pre-1978 Housing Sales, Leases, or Rentals

(C.A.R. Form FLD, R	evised 1/03)
The following terms and conditions are hereby incorporated in ar	nd made a part of the: 🗹 California Residential
Purchase Agreement, Residential Lease or Month-to-Month Rental A	on property known as:
1565 Saratoga Ave, Grover Beach C	A 93433 ("Property") in
which	is referred to as buyer or
Tenant and Carsum Lopez	is referred to as Seller or
Landlord.	
LEAD WARNING STATEMENT (SALE OR PURCHASE) Every purch which a residential dwelling was built prior to 1978 is notified that s lead-based paint that may place young children at risk of developing lear produce permanent neurological damage, including learning disabilities and impaired memory. Lead poisoning also poses a particular risk to residential real property is required to provide the buyer with any in assessments or inspections in the seller's possession and notify the businessessment or inspection for possible lead-based paint hazards is reconsidered.	uch property may present exposure to lead from id poisoning. Lead poisoning in young children may reduced intelligent quotient, behavioral problems to pregnant women. The seller of any interest in aformation on lead-based paint hazards from risk liver of any known lead-based paint hazards. A risk
<b>LEAD WARNING STATEMENT (LEASE OR RENTAL)</b> Housing built from paint, paint chips and dust can pose health hazards if not manage young children and pregnant women. Before renting pre-1978 housing, paint and/or lead-based paint hazards in the dwelling. Lessees must poisoning prevention.	ed properly. Lead exposure is especially narmful to lessors must disclose the presence of lead-based
1. SELLER'S OR LANDLORD'S DISCLOSURE	
I (we) have no knowledge of lead-based paint and/or lead-based pain	nt hazards in the housing other than the following:
I (we) have no reports or records pertaining to lead-based paint an than the following, which, previously or as an attachment to this adde	d/or lead-based paint hazards in the housing other endum have been provided to Buyer or Tenant:
I (we), previously or as an attachment to this addendum, have provide Family From Lead In Your Home" or an equivalent pamphlet approvide to Environmental Hazards and Earthquake Safety."	ed Buyer or Tenant with the pamphlet "Protect Your red for use in the State such as "The Homeowner's
For Sales Transactions Only: Buyer has 10 days, unless otherwis conduct a risk assessment or inspection for the presence of lead-base.	se agreed in the real estate purchase contract, to sed paint and/or lead-based paint hazards.
I (we) have reviewed the information above and certify, to the be provided is true and correct.	est of my (our) knowledge, that the information
· · · ·	June 11, 2009
Seller or Landlord Carsun Lopez	Date
Seller of Landiord Carsair Bopes	200
Seller or Landlord	Date
The copyright laws of the United States (Title 17 U.S. Code) forbid	
the unauthorized reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or	Divinate Initials /
computerized formats. Copyright © 1996-2003, CALIFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.	Buyer's Initials ( ) ( )
FLD REVISED 1/03 (PAGE 1 OF 2)	Reviewed by Date COMAL HOUSING OPPORTUNITY

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

Fax: 805 456-0298 Prepared using WINForms® software Phone: 805 619-5158 Agent: Lawrence E. Miller Broker: Lawernce E. Miller Broker 219 Halcyon Road, Arroyo Grande CA 93420

2. LISTING AGENT'S ACKNOWLEDGMENT  Agent has informed Seller or Landlord of Seller's or Landlord's obligations under §42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.  I have reviewed the information above and certify, to the best of my knowledge, that the information provided is true and correct.  Living E. Living By Associate Information provided is true and correct.  By Associate Information By Associate Information Provided Is Information Isted, if any, in 1 above and the pamphlet "Protect Your Family From Lead In Your Home" or an equivalent pamphlet approved for use in the State such as "The Homeowner's Guide to Environmental Hazards and Earthquake Safety." If delivery of any of the disclosure or pamphlet referenced in paragraph 1 above occurs after Acceptance of an offer to purchase, Buyer has a right to cancel pursuant to the purchase contract. If you wish to cancel, you must act within the prescribed period.  For Sales Transactions Only: Buyer acknowledges the right for 10 days, unless otherwise agreed in the real estate purchase contract, to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards, OR, (if checked) Buyer waives the right to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.  I (we) have reviewed the information above and certify, to the best of my (our) knowledge, that the information provided is true and correct.  Buyer or Tenant Date Buyer or Tenant Date  4. COOPERATING AGENT'S ACKNOWLEDGMENT  Agent has informed Seller or Landlord, through the Listing Agent if the property is listed, of Seller's or Landlord's obligations under §42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.	Property Address: 1565 Saratoga 2	lve, Grover Beach CA S	93433	Date: <u>b////69</u>
Agent has informed Seller or Landlord of Seller's or Landlord's obligations under \$42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.  I have reviewed the information above and certify, to the best of my knowledge, that the information provided is true and correct.  Agent (Broker representing Seller) Please Print  By Associate Agent (Broker Signature Date  3. BUYER'S OR TENANT'S ACKNOWLEDGMENT  I (we) have received copies of all information listed, if any, in 1 above and the pamphlet "Protect Your Family From Lead In Your Home" or an equivalent pamphlet approved for use in the State such as "The Homeowner's Guide to Environmental Hazards and Earthyadek Salety." If delivery of any of the disclosures or pamphlet referenced in paragraph 1 above occurs after Acceptance of an offer to purchase, Buyer has a right to cancel pursuant to the purchase contract. If you wish to cancel, you must act within the prescribed period.  For Sales Transactions Only: Buyer acknowledges the right for 10 days, unless otherwise agreed in the real estate purchase contract. The Checked) Buyer waives the right to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards. (R. (fi checked) Buyer waives the right to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.  I (we) have reviewed the information above and certify, to the best of my (our) knowledge, that the information provided is true and correct.  Agent has informed Seller or Landlord, through the Listing Agent if the property is listed, of Seller's or Landlord's obligations under \$42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.  Linker Broker By Miller				• /
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Lawrence E. Miller Broker  Acent (Broker obtaining the Offer)  By Associate-Licensee or Broker Signature Date	I have reviewed the informa			
	Lawrence E. Miller Bro	ker (ffer)	By Associate-Licensee or	6/11/09 Broker Signature Date

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Lawrence E. Miller

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