RESOLUTION NO. 2014-182

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ROHNERT PARK APPROVING THE RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS, AS MODIFIED BY AN ADDENDUM AND COUNTER OFFERS, FOR THE SALE OF 7668 BEVERLY DRIVE TO CAMERON MURPHY

WHEREAS, the California state legislature enacted Assembly Bills x1 26 and 1484 (together, the "Dissolution Act") to dissolve and unwind the affairs of redevelopment agencies formed under the Community Redevelopment Law (Health and Safety Code Section 33000 et seq.); and

WHEREAS, the Dissolution Act provided that the city, county, or city and county that authorized the creation of a redevelopment agency could elect to retain the housing assets and functions previously performed by the former redevelopment agency; and

WHEREAS, the City of Rohnert Park ("City") did in fact elect to assume the housing assets and functions of its redevelopment agency, the Community Development Commission of the City of Rohnert Park ("CDC"); and

WHEREAS, the Planning Commission has determined by adoption of Resolution No. 2014-37 on September 11, 2014 that the disposition of the property is in conformity with the City's adopted General Plan; and

WHEREAS, the City Council determined at a public meeting on May 13, 2014, after receiving public comment, to sell 5 single-family residential housing assets of the former CDC, including the residence at 7668 Beverly Drive ("Property"), with the proceeds of such sale to be deposited into the City's Low and Moderate Income Housing Asset Fund; and

WHEREAS, the City solicited and received an offer from a prospective purchaser; and

WHEREAS, City staff have negotiated with Cameron Murphy ("Buyer") the terms of a Residential Purchase Agreement and Joint Escrow Instructions, as modified by an Addendum and Counter Offer Nos. 1a, 1b, and 2, in the form attached to the Staff Report accompanying this Resolution ("Purchase Agreement").

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ROHNERT PARK AS FOLLOWS:

- Section 1. Recitals. The above recitations are true and correct and material to this Resolution.
- Section 2. Environmental Clearance. The adoption of this Resolution and approval of the accompanying Purchase Agreement is exempt from review under the California Environmental Quality Act because the activity in question is not a project as defined under CEQA Guidelines Section 15378 in that there is no potential that the activity will result in either a direct physical

change in the environment or a reasonably foreseeable indirect physical change in the environment.

Section 3. Agreement. The Purchase Agreement is hereby approved.

Section 4. <u>Authorization</u>. The Council hereby authorizes the Mayor to execute the Purchase Agreement and authorizes the Mayor to perform such other acts as may be necessary or convenient to effectuate the purposes of this Resolution.

DULY AND REGULARLY ADOPTED this 9th day of December, 2014.

19 CALIFOR MAR

CITY OF ROHNERT PARK

Joseph T. Callinan, Mayor

ATTEST:

JoAnne M. Buergler, City Clerk

BELFORTE: ME MACKENZIE: ME STAFFORD: ME AHANOTU: ME CALLINAN: ME AYES: (5) NOES: (6) ABSENT: (6) ABSTAIN: (0)

ATTACHMENT 2



BUYER COUNTER OFFER No. (C.A.R. Form BCO, 11/14)

		with the	_		Date	December 2, 2014
This i	is a counter offer	to the: 🛛 Seller Counter Offer N	No. <u>1ab</u> , Seller Mu	Itiple Counter Offer No.	,or Other	("Offer")
dated	d	to the: X Seller Counter Offer N, on property known as	7668	Beverly Dr. Rohnert Pa	ark, CA 94928	("Property")
betw	een	Cameron_Murphy	("Buyer") a	naSel	lier of Record	("Seller").
1. T	ERMS: The term	ns and conditions of the above	e referenced docume	ent are accepted subjec	to the following] :
A		n the Offer that require initi nless specifically referenced				
В	-	wise agreed in writing, dov				
	the original C					
_		Counter Offer 1a & 1b.		•		·
	GODGRIGHS III X	JOUTHER CHEET LA CK IV.				

	-					
						
D	The following	attached addenda are inco	rnorated into this E	Suver Counter offer:	Addendum No	
D		attablica adactica are mod	The later with the later			
	VOID LEIGHT				-t-0 bt	.ii
		is Buyer Counter Offer shall b		61 30 82 41 92		
	date)(or by{ Buyer Counte	Opm on the third Day After th 5:00 AM PM on 12/1: or Offer is personally received receive if	5/2014 (date)) (i) it ed by Buyer or	is signed in paragraph	4 by Seller and	(ii) a copy of the signed
OR B	If Buyer withdr	ays it in writing (GAR Form V	VOO) anytime prior t	o Acceptance.		
		MAKES THIS COUNTER OF			IOWI EDGES BI	ECEIDT OF A CODY
		MAKES MIS COUNTER OF	FER ON THE TERM	S ABOVE AND ACKIN	OWLEDGES KI	ECEIPT OF A COPT.
	uyer uyer	(FE) (S) (S)		Gam	eron Wurpny	Pate 12 · 2 · 2014 Pate
	10-10-1					
		/WE accept the above Buyer receipt of a Copy.	Counter Offer (If ch	ecked SUBJECT T	O THE ATTAC	HED COUNTER OFFER
S	eller		S	eller of Record Date_	Time	e AM/ 🗌 PM
S	eller			Date _	Time	∍ [] AM/ [] PM
CONI	FIRMATION OF	ACCEPTANCE:				
				Y		
(tials) Confirmation of Acceptical ecified in paragraph 2A on (date of the confidence		at . Acceptance was	personally rece	eived by Buyer or Buyer's ing Agreement is created
when	a Copy of Sign	ned Acceptance is persona	Ily received by Buy			
	locument.		N.	3.5		
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photocol	py machine or any other	means, including facsimile or computerized	formals.			
PROVIS	DRM HAS BEEN APPRI ION IN ANY SPECIFIC LT AN APPROPRIATE F	OVED BY THE CALIFORNIA ASSOCIATIO TRANSACTION, A REAL ESTATE BROKE! PROFESSIONAL.	ON OF REALTORS® (C.A.R.) R IS THE PERSON QUALIFIEI	D TO ADVISE ON REAL ESTATE	TRANSACTIONS, IF YO	OU DESIRE LEGAL OR TAX ADVICE,
This form	n is made available to re	eal estate professionals through an agreem ctive membership mark which may be used	ent with or purchase from the only by members of the NATIC	California Association of REALTO	RS®. It is not intended	to Identify the user as a REALTOR®. Is Code of Ethics,
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1		USINESS SERVICES, INC. • California Association of REALTOR:	SØ			^
5 0	525 South Virgil A	Avenue, Los Angeles, California 90020)	Davison d to	Dete	(=)

BCO 11/14 (PAGE 1 OF 1)

BUYER COUNTER OFFER (BCO PAGE 1 OF 1)

7668 Heverly



CALIFORNIA

ASSOCIATION
OF REALTORS®

COUNTER OFFER No. 1a

COUNTER OFFER No. 1a

(C.A.H. Form CO, Revised 11/13)

					ovember 21				
		a counter offer to the: X California Residential Purchase Agreement, Counter November 21, 2014 on properly known as 766	r Oller No.	, or Other_ Drive, Rohn	ert Park	("Offer"			
date	ed	Rohnert Park, Ch 94926	8	DEETC, MOIA	IOLU LULIA	("Property"			
bet	veen	Cameron Murphy				("Buyer") an			
-	400	City of Rohnert Park ERMS: The terms and conditions of the above referenced document are accepted.		followings		("Seller"			
1.	A.	Paragraphs in the Offer that require initials by all parties, but are not in	nitialed by all pa	arties, are exclud	dum.				
	В.	Unless otherwise agreed in writing, down payment and loan amount(s Offer.	s) will be adjust	ted in the same p	proportion as in				
	C.	OTHER TERMS: Purchase price to be \$350,000. Para	igraph 1.D.	. shall be a	amonded to	provide			
		that Close of Escrow to be 60 days. Listing age	ent to prov	vide Home W	arranty.				
		Paragraph 4A(4) Natural Hazard Report, to be p	prepared by	y a firm/in	dividual c	£			
		seller's choice. Title Company may be subject	to change	& buyer ag	rees to th	is			
		change. Seller is clearing a title question &	inspection	n times to	bagin once	this			
		has been cleared. Counter offer is subject to (City Counc.	il Approval	within 14	days o			
		acceptance.							
		See page two, attached.							
	D.	The following attached addenda are incorporated into this Counter Offe	er: Addendur	m No					
OR 3.	who	CPIRATION: This Counter Offer shall be deemed revoked and the deposits, if any, shall be returned: Unless by 5:00pm on the third Day After the date it is signed in paragraph 3 (if more than one signature then, the last signature date) (or							
	Г	- 7			_ Date	**			
4.	ACC	CCEPTANCE: I/WE accept the appre Sounter Offer (If checked Subject	CT TO THE ATT	ACHED COUNTE	R OFFER) and	acknowledg			
		eipt of a Copy. ✓Buyer ☐ Sellor	Data 12	1.2.14 Time	Г				
		Campron Murahu							
		Buyer Seller	Date	Time		_ AM _ PN			
CON	IFIRM.	MATION OF ACCEPTANCE:							
Cour A bli auth	nter Oi nding orized	/) (Initials) Confirmation of Acceptance: A Copy of Signed . Offer, or that person's authorized agent as specified in paragraph 2A on (date) _ g Agreement is created when a Copy of Signed Acceptance is personally a	Acceptance was	s personally rece atat maker of the Cou	ived by the n	naker of the AM DPM hat person's			
		3, Culiornia Association of REALTORS®, Inc. United States copyright (aw (Title 17 U.S. Code) lorbids the ur tachine or any other mozers, including factimite or computerized formats	naulhorized distribution	n, display and reproducik	n ol this lam, or any	portion thereof, b			
PROV	ISION II	I HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (CAR). NO REPR IN ANY SPECIFIC TRANSACTION, A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVIS IN APPROPRIATE PROFESSIONAL	JESENTATION IS MAI SE ON REAL ESTATE	DE AS TO THE LEGAL TRANSACTIONS, IF Y	. VALIDITY OR AGC DU DESIRE LEGAL (URACY OF ANY OR TAX ADVICE			
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CO REVISED 11/13 (PAGE 1 OF 1)

COUNTER OFFER (CO PAGE 1 OF 1)

Agent: Patricis Miller Phone: 707.303.4114 Fax: 707.68
Broker: CENTURY 21 North Bay Allianco, 6601 Commerce Bivd Rohnert Park, CA 94928 Fax: 707.584-0469 Prepared using zipForm® software



SELLER COUNTER OFFER No.

May not be used as a multiple counter offer. (C.A.R. Form SCO, 11/14)

														Da	te Novi	ember	26, 2014
		a counter															
		n	101 21, 1	Came	ron Mur	oby	MITOVIII EL	("Buyer") and _	iyo, ram	Cit	y of Rohi	iert.Pa	rk	1320	("Seller").
1.	А. В.	agreeme	hs in that nt unles therwis al Offe	ne Offe s spec e agre r.	r that n ifically i ed in w	equire referen riting,	initials b iced for i	y all nclus	parties ion in p	, but a paragra	re not in ph 1C of	itialed i f this or	by all pa another	rties, a Count	are excl er Offei	r or an	from the final addendum. portion as in
		By its acc	e <u>ptance</u>	ofthis	Counte	r Offer.	Buyer a	cknow	dedges	that Se	ller is wo	orking to	resolve	title iss	ues rela	aled to	lhe
		Property's	status	as a pr	operty (ormerly	owned t	y the	Comm	unity D	andojeke	ent Com	mission .	of the (City of F	Rohnen	Park and
		Iliat Seller	's abilit;	v to del	iver inst	reble t	itle to the	Prop	edy.de,	<u>pends c</u>	n action	s of thire	l parties	outsicle	Sellar'	s contr	ol (including
		the Califor	rnia Dej	<u>zartmer</u>	t of Fin	ance).	The cont	ingen	су реп	ods søl	forth in j	paragraf	h 14 of L	he Pur	chase A	l <u>areem</u>	ent shall not
		<u>bagin to r</u> i	ın until	Seller h	as deliv	vered w	rillen not	ic e lo	Виуег	lhal suc	h issues	have b	een succ	essfull	y resoly	ed	
	D.	The follow	ving at	lached	adden	da are	Încerpoi	rated	into th	is Sella	er Count	er offer	: 🗌 Add	endurr	1 No		
	A.	data Vachi	5:00pm	on the	third C	ay Afte	er the dat	e it is	signed	in para	igraph 3	(if more	than on	e signa	ature the	y of the	last signature signed Seller
	_ !	Counter C	ffer is p	ersona	ly recei	ved by	Seller or	Patric	cia Mille	27.				, who	is author	orized t	to receive it.
	Gell	PER: CEL er er	ERAN	vekt	ulic dd	MTE	POFFE	ON	THE TE	ERMS A	BOVE A		KNOWLI City.of	Rohne	rt Park	Date /	F A COPY.
1.	AC	CEPTANO	E: NWE	raccep	tine ab	ove Se	eller Cour	nter O	ffer (If	checke	a XIst	BJECT	TO THE	ATTA	CHED	COUN	ITER OFFER)
anc	Buy	knowledge er er	receipt	otato	py.					Came	ron_Murp	hy Date Date	12.2	17	ime	[AM/ PM AM/ PM
30	NFII	RMATION	OF AC	CEPT#	NCE:												
uth	oriz	ed agent	as spec	ified In	paragra	aph 2A	on (date)			a	it	□AM/	PN	A, A bin	iding /	ler, or Seller's Agreement is
re	atec	d when a ned in this	Copy	of Sigr	ied Ac	ceptan	ce is pe	rson	ally re	ceived	by Selle	er or S	eller's a	uthoria	zed age	ent wh	ether or not
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SELLER COUNTER OFFER (SCO PAGE 1 OF 1)



CALIFORNIA
ASSOCIATION
OF REALTORS®

COUNTER OFFER No. 1a
For use by Seller or Buyer. May not be used as a multiple counter offer.
(C.A.R. Form CO, Revised 11/13)

	•			Date		21, 2014
This	is a co	counter offer to the: X California Residential Purchase Agreement, Counter offer to the: X California Residential Purchase Agreement, 76	er Oller No.	Tw Drive.	Other	rk ("Offer"),
gate	a	Rohnert Park, CA 9492	8		A SHE WHAT THE SEC. SEC. SEC.	("Property"),
betw	een	Cameron Murphy				("Buyer") and
-			r ad aublaat tr	the following:		("Seller").
1.	TER A. B.	RMS: The terms and conditions of the above referenced document are accepted Paragraphs in the Offer that require initials by all parties, but are not unless specifically referenced for inclusion in paragraph 1C of this or a Unless otherwise agreed in writing, down payment and loan amount Offer. OTHER TERMS: Purchase price to be \$350,000. Paragraph 1C of the parag	initialed by a another Cour (s) will be a	all parties, are on the Offer or an djusted in the s	excluded from the addendum. same proportion	as in the original
		that Close of Escrow to be 60 days. Listing ag	ent to p	provide Ho	me Warranty	r
		Paragraph 4A(4) Natural Hazard Report, to be				
		seller's choice. Title Company may be subject				
		change. Seller is clearing a title question a				
		has been cleared. Counter offer is subject to	City Con	ıncil Appr	oval within	14 days of
		acceptance.				
		46040				
		See page two, attached.				
	D.	The following attached addenda are incorporated into this Counter Of				7.11
OR 3.	whore who B. If OFF	Unless by 5:00pm on the third Day After the date it is signed in paragraph AM PM on AM PM on AM PM on PM on AM PM on PM	(date)) (by the person Acceptance S ABOVE AN	i) it is signed in p making it or (C.A.R. Form WC ID ACKNOWLED	paragraph 4, by the Patricia because of the Patricia b	e Buyer or Seller to Miller OFA COPY OFA COP
		eipt of a Copy. Buyer Seller Cameron Murphy	Date		Time	
		Buyer Seller	Date		Time	
(Cour	nter O	MATION OF ACCEPTANCE: /) (Initials) Confirmation of Acceptance: A Copy of Signed Offer, or that person's authorized agent as specified in paragraph 2A on (date) and Acceptance are personally dependent in the confirmed in this document.			at	AM PM.
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This f	orm is n	made available to real estate professionals through an agreement with or purchase from the Californ is a registered collective membership mark which may be used only by members of the NATIONAL ASS	a Association of OCIATION OF RE	REALTORS®. It is no ALTORS® who subsc	ot intended to identify the cribe to its Code of Ethics	e user as a REALTOR®.
0 1 6 7	RE a si	ublished and Distributed by: EAL ESTATE BUSINESS SERVICES, INC. Subsidiary of the California Association of REALTORS® (S South Vicinii August Les Appales California 90020		Reviewed by _	Date	EGNAL HOUSING OPPORTUNITY

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COUNTER OFFER (CO PAGE 1 OF 1)

Fax: 707.584-0469 Phone: 707.303.4114 Agent: Patricia Miller Phone: 707.303.4114 Fax: 707.58 Broker: CENTURY 21 North Bay Alliance, 6601 Commerce Blvd Rohnert Park, CA 94928 Prepared using zipForm® software



SELLER COUNTER OFFER No.

Date November 26, 2014

May not be used as a multiple counter offer. (C.A.R. Form SCO, 11/14)

This is a counter offer to the: 🔀 California Residential Purchase Agreement dated November 21, 2014, on property known as 7668 Beverly between Cameron Murphy ("Buyer") and	Drive Rohnert Park, Rohnert Park, CA 94928 (Property),
 TERMS: The terms and conditions of the above referenced document A. Paragraphs in the Offer that require initials by all parties, but agreement unless specifically referenced for inclusion in parage B. Unless otherwise agreed in writing, down payment and loan the original Offer. C. OTHER TERMS: Page 2 of 2 By its acceptance of this Counter Offer, Buyer acknowledges that 	are accepted subject to the following: are not initialed by all parties, are excluded from the final graph 1C of this or another Counter Offer or an addendum. amount(s) will be adjusted in the same proportion as in Seller is working to resolve title issues related to the
Property's status as a property formerly owned by the Community that Seller's ability to deliver insurable title to the Property depend	s on actions of third parties outside Seller's control (including
the California Department of Finance). The contingency periods s begin to run until Seller has delivered written notice to Buyer that s	
D. The following attached addenda are incorporated into this S	
2. EXPIRATION: This Seller Counter Offer shall be deemed revoked an A. Unless by 5:00pm on the third Day After the date it is signed in p date)(or by AM _ PM on (date)) (i) it is signed in p counter Offer is personally received by Seller or Patricia Miller	eragraph 3 (if more than one signature then, the last signature ned in paragraph 4 by Buyer and (ii) a copy of the signed Seller, who is authorized to receive it.
OR B. If Seller withdraws it in writing (CAR Form WOO) anytime prior to	Acceptance.
4. ACCEPTANCE: I/WE accept the above Seller Counter Offer (If che and acknowledge receipt of a Copy.	
Buyer Cal	Date Time AM/ PM
CONFIRMATION OF ACCEPTANCE: (gned Acceptance was personally received by Seller, or Seller'satAM/ _ PM. A binding Agreement is red by Seller or Seller's authorized agent whether or not
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SCO 11/14 (PAGE 1 OF 1)

SELLER COUNTER OFFER (SCO PAGE 1 OF 1) Phone: 707.303.4114

Fax: 707,584-0469

7668 Beverly



CALIFORNIA RESIDENTIAL PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

For Use With Single Family Residential Property — Attached or Detached (C.A.R. Form RPA-CA, Revised 4/13)

			Date	November 21, 2	014
1.	O	FFER:	•		(888
	A.	THIS IS AN OFFER FROM	at Dank CE	04020	("Buyer").
	B.	, Assessor's Parcel No. 143-273	-noa	34320	ituated in
		Rohnert Park , County of Son	noma.	. California. ("P	roperty")
	Ci.	THE PURCHASE PRICE offered is Three Hundred Forty Thousand			
			Dollars	\$\$ 340,000.00	
	Þ.	CLOSE OF ESCROW shall occur on	(date) (or 🔀	30 Days After Acc	eptance).
2.	AC	GENCY:			
	A	DISCLOSURE: Buyer and Seller each acknowledge prior receipt of a "Disclosure R	tegarding Real	Estate Agency Relat	lionships"
	_	(C.A.R. Form AD).	lan mondot of a	disalonum of the second	
	В.	POTENTIALLY COMPETING BUYERS AND SELLERS: Buyer and Seller each acknowled multiple representation by the Broker representing that principal. This disclosure may be particularly than the process of the	ige receipt or a	arreement buvor repre	eentation
		agreement or separate document (C.A.R. Form DA). Buyer understands that Broker representations and separate document (C.A.R. Form DA).	enting Buver ma	v also represent other	ootential
		buyers, who may consider, make offers on or ultimately acquire the Property. Seller unders	stands that Brok	er representing Seller	may also
		represent other sellers with competing properties of Interest to this Buyer.			•
	C.	CONFIRMATION: The following agency relationships are hereby confirmed for this transaction:			
		Listing Agent Century 21 Classic Properties		_ (Print Firm Name) is	the agent
		of (check one): 📉 the Seller exclusively; or 🔲 both the Buyer and Seller.	/77-/-A 17	no Manual (Manual than and	
		Selling Agent Pacific Union International Listing Agent) is the agent of (check one): X the Buyer exclusively; or the Seller exclusively;	(Phint Fi	mi Name) (ii not ine sai	me as the
		Brokers are not parties to the Agreement between Buyer and Seller.	OI C DOIL THE	Duyer and Seller, Ne	ai estate
4	FIN	NANCE TERMS: Buyer represents that funds will be good when deposited with Escrow Holder.			
٠.	Α.	INITIAL DEPOSIT: Deposit shall be in the amount of	este caration of the desired contract of the second	\$3,	400.00
		(1) Buyer shall deliver deposit directly to Escrow Holder by personal check, 🔀 electronic funds	transfer, other	er .	
		within 3 business days after acceptance (or Other);	
	OR	R (2) (If checked) Buyer has given the deposit by personal check (or)	
		to the agent submitting the offer (or to []	man is about to a ba).	
		made payable to The de uncashed until Acceptance and then deposited with Escrow Holder (or into Broker's trust a	posit snall be nei	3	
		business days after Acceptance (or [] Other			
	R	INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder an increased deposit in the amo	unt of	\$ 6.	800.00
	10 4	within Days After Acceptance, or X upon removal of all contingence	ies	•	- Control party
		If a figuidated damages clause is incorporated into this Agreement, Buyer and Seller shall	sign a separat	e	
		liquidated damages clause (C.A.R. Form RID) for any increased deposit at the time it is Delivered	i.		
	Ç.	LOAN(S):			
		(1) FIRST LOAN: in the amount of	AD FACE CES	\$	000.00
		This loan will be conventional financing or, if checked, FHA, VA, Seller (C. assumed financing (C.A.R. Form PAA), Other This loan	.A.R. FORM STA	Ji el	
		rate not to exceed % or, _ an adjustable rate loan with initial rate not to exceed	אוומוו טוס מנים וואָם	id k	
		Regardless of the type of loan, Buyer shall pay points not to exceed % of the f	oan amount.	0 ,	
		(2) SECOND LOAN: in the amount of		\$	
		This loan will be conventional financing or, if checked, Seller (C.A.R. Form SFA), Seller (C.A.R. Form SFA),	ssumed financin	9	
		(C.A.R. Form PAA). Tother	rate not to excee	d .	
		% or, 🗌 an adjustable rate loan with initial rate not to exceed	Regardless of	of	
		the type of loan, Buyer shall pay points not to exceed % of the loan amount.	AB A		
		(3) FHA/VA: For any FHA or VA loan specified above, Buyer has 17 (or) Days to Deliver to Seller written notice (C.A.R. Form FVA) of any lender-required repairs or	costs that Busine	e	
		requests Seller to pay for or otherwise correct. Seller has no obligation to pay or satisfy len	rder reminement	21 S	
		unless otherwise agreed in writing.	iggi roqqiigiigii	~	
	D.	ADDITIONAL FINANCING TERMS:		≘'	
				=- =-	
	E.	BALANCE OF DOWN PAYMENT OR PURCHASE PRICE in the amount of		\$39,	800.00
		to be deposited with Escrow Holder within sufficient time to close escrow.			
	F.	PURCHASE PRICE (TOTAL):		\$340,	000.00
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Buy	er's	Initials (Seller's In	iitia	()	
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© 201	9, C	aliformia Association of REALTORSA, Inc.	1		EDUM, HOUSENS DPPORTURNTY
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0		7668 Beverly Dr rty Address: Rohnert Park, CA 94928 Date: November 21, 2014
Pro	•	
	G,	VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS: Buyer (or Buyer's lender or loan broker pursuant to 3H(1) shall, within 7 (or
		Days After Acceptance, Deliver to Seller written verification of Buyer's down payment and closing costs. (If checked,
	ш	verification attached.)
	П.	LOAN TERMS: (1) LOAN APPLICATIONS: Within 7 (or) Days After Acceptance, Buyer shall Deliver to Seller a letter from 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 3C above. (If checked, letter attached.)
		(2) LOAN CONTINGENCY: Buyer shall act diligently and in good faith to obtain the designated loan(s). Obtaining the loan(s) specified above
		is a contingency of this Agreement unless otherwise agreed in writing. Buyer's contractual obligations to obtain and provide deposit, balance of
		down payment and closing costs are not contingencies of this Agreement.
		(3) LOAN CONTINGENCY REMOVAL:
		(i) Within 17 (or) Days After Acceptance, Buyer shall, as specified in paragraph 14, in writing remove the loan contingency or
		cancel this Agreement;
	OR	(ii) (if checked) the loan contingency shall remain in effect until the designated loans are funded.
		(4) NO LOAN CONTINGENCY (If checked): 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. APPRAISAL CONTINGENCY AND REMOVAL: This Agreement is (or, if checked, [] is NOT) contingent upon a written appraisal of the Property
	J.	by a licensed or certified appraiser at no less than the specified purchase price. If there is a loan contingency, Buyer's removal of the loan
		contingency shall be deemed removal of this appraisal contingency (or, [] if checked, Buyer shall, as specified in paragraph 14B(3), in writing
		remove the appraisal contingency or cancel this Agreement within 17 (or) Days After Acceptance). If there is no loan contingency,
		Buyer shall, as specified in paragraph 14B(3), in writing remove the appraisal contingency or cancel this Agreement within 17 (or)
		Days After Acceptance.
	J.	ALL CASH OFFER (If checked): Buyer shall, within 7 (or) Days After Acceptance, Deliver to Seller written verification of
		sufficient funds to close this transaction. (If checked, / verification attached.)
	К.	BUYER STATED FINANCING: Seller has relied on Buyer's representation of the type of financing specified (including but not limited to, as
		applicable, amount of down payment, contingent or non contingent loan, or all cash). If Buyer seeks alternate financing, (i) Seller has no obligation
		to cooperate with Buyer's efforts to obtain such financing, and (ii) Buyer shall also pursue the financing method specified in this Agreement.
		Buyer's failure to secure alternate financing does not excuse Buyer from the obligation to purchase the Property and close escrow as specified in
		this Agreement.
4.	ALI	LOCATION OF COSTS (If checked): Unless otherwise specified here, in writing, this paragraph only determines who is to pay for the inspection, tor service ("Report") mentioned; it does not determine who is to pay for any work recommended or identified in the Report.
		MODEOTIONS AND DEDOCTS.
	A.	INSPECTIONS AND REPORTS: (1) CT Ruser CT Seller shall pay for an inspection and report for wood destroying nests and organisms ("Wood Pest Report") prepared by
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1	B. C.	(1)

Reviewed by ___

Date

	Pro	ne	ty Address: Rohnert Park, CA 94928 Date: November 21, 2014
			OSING AND POSSESSION:
	3,	A	Buyer Intends (or ☐ does not Intend) to occupy the Property as Buyer's primary residence.
		B.	Calley control of years transports. Possession shall be delivered to Buyer at 5 PM or () I AM I PM) on the dete of Clos
			Of Escrow; on Days After Close Of Escrow. If transfer of title and possession do not occur at the same time, Buyer and Seller are advised to: (i) enter into a written occupancy agreement (C.A.R. Form PA/
			and possession do not occur at the same time, Buyer and Seller are advised to: (i) enter into a written occupancy agreement (C.A.R. Form PA/
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		C.	Tenant-occupied property: (i) Property shall be vacant at least 5 (or []) Days Phot to Close or Escrew, unless offerwise agree in writing. Note to Seller: If you are unable to deliver Property vacant in accordance with rent control and other applicable Law, you may
			he in breach of this Agreement.
		OF	(ii) (ii checked) Tenant to remain in possession. (C.A.R. Form PAA, paragraph 3)
		D.	At Close Of Escrow, (I) Seller assigns to Buyer any assignable warranty rights for Items included in the sale, and (II) Seller shall Deliver to Buyer
		_	available Copies of warranties. Brokers cannot and will not determine the assignability of any warranties. At Close Of Escrow, unless otherwise agreed in writing, Seller shall provide keys and/or means to operate all locks, mailboxes, security systems.
		E.	alarms and garage door openers. If Property is a condominium or located in a common interest subdivision, Buyer may be required to pay deposit to the Homeowners' Association ("HOA") to obtain keys to accessible HOA facilities.
	•	ST	TITODY DICCI DELIBER AND LIDING LEAD-BASED PAINT HAZARD DISCLOSURES) AND CANCELLATION HIGHLS:
(O.	A.	(4) Coller shall within the time specified in paragraph 14A. Deliver to Buyer, if required by Law; (i) repetal Lead-based raint Disclosures (C.A.F.
		• ••	Come Et Dy and compliet ("Lead Disclosures"); and fill disclosures of notices required by sections 1102 et. Seq. and 1103 et. Seq. of the UN
			Code ("Statutory Disclosures") Statutory Disclosures include but are not limited to, a Real Estate Transfer Disclosure Statement ("TDS"
			Natural Hazard Disclosure Statement ("NHD"), notice or actual knowledge of release of illegal controlled substance, notice of special ta
			and/or assessments (or, if allowed, substantially equivalent notice regarding the Mello-Roos Community Facilities Act and Improvement Bon Act of 1915) and, if Seller has actual knowledge, of Industrial use and military ordnance location (C.A.R. Form SPQ or SSD).
			(2) Buyer shall, within the time specified in paragraph 14B(1), return Signed Copies of the Statutory and Lead Disclosures to Seller.
			(2) Buyer shall, within the time specified in paragraph 148(1), return dignet dolpes of the clausity allocations the Property, or any material of the Property of the Property, or any material of the Property of the Pro
			(3) In the event Seller, prior to Close Of Escrow, decomes aware of adverse continions materially affecting the property, of the inaccuracy in disclosures, information or representations previously provided to Buyer, Seller shall promptly provide a subsequent of adverse continions materially affecting the property of the provided to Buyer, Seller shall promptly provide a subsequent of adverse continions materially affecting the property.
			amonded electorum or notice in willow covering those items. However, a subsequent or amended disclosure shall not be required to
			conditions and material inaccuracies of which Buyer is otherwise aware, or which are disclosed in reports provided to or obtained by
			Divine an andered and nold for by Buyer
			the light disclosure or notice enertified in 6A/1) or subsequent or amended disclosure or notice is Delivered to buyer after the offer is Signed
			Buyer shall have the right to cancel this Agreement within 3 Days After Delivery in person, or 5 Days After Delivery by deposit in the mail, or
			giving written notice of cancellation to Seller or Seller's agent.
			(5) Note to Buyer and Selfer: Waiver of Statutory and Lead Disclosures is prohibited by Law. NATURAL AND ENVIRONMENTAL HAZARDS: Within the time specified in paragraph 14A, Seller shall, if required by Law: (I) Deliver to Buyer
		В.	earthquake guides (and questionnaire) and environmental hazards booklet; (II) even if exempt from the obligation to provide a NHD, disclose
			the Dranety is located in a Special Flood Hazard Area: Potential Flooding (Inundation) Area: Very High Fire Hazard Zone; State Fire
			Responsibility Area; Earthquake Fault Zone; Seismic Hazard Zone; and (iil) disclose any other zone as required by Law and provide any other
			information required for those 2006s.
		C.	withholding, Seller shall beliver to Buyer or qualifie
			substitute an affidavit sufficient to comply with federal (FIRPTA) and California Withfolding Law (C.A.M. Form A5 or CIS).
	٠	D.	AMEGANIC LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered se
			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 an ZIP Code in which he or she resides. (Neither Seller nor Brokers are required to check this website. If Buyer wants further information, Brokers are required to check this website.
			recommends that Buyer obtain information from this wabsite during Buyer's inspection contingency period. Brokers do not have expertise in the
		F.	MOTICE RECARDING CAS AND HAZARDOUS LIQUID TRANSMISSION PIPELINES: This notice is being provided simply to inform you this
		6	intermetter about the general location of gas and hazardous liquid transmission pipelines is available to the public via the National Pipelin
			Manning System (NDMS) Internet Web site maintained by the United States Department of Transportation at http://www.npms.pnmsa.dot.gov/. I
			seek further information about possible transmission pipelines near the Property, you may contact your local gas utility or other pipeline operator
			in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the NPMS Internet Web site.
7			NDOMINIUM/PLANNED DEVELOPMENT DISCLOSURES:
		A.	SELLER HAS: 7 (or) Days After Acceptance to disclose to Buyer whether the Property is a condominium, or is located in planned development or other common interest subdivision (C.A.R. Form SPQ or SSD).
			If the December is a condominium of le located in a planned development of differ common interest supplyision, Jewe rids o turn 1
		ω,	Deve After Appertures to request from the EOA (C.A.R. Form EOA); (i) Copies of any documents required by Law; (ii) disclosure of any pendin
			as apticipated claim or litigation by or against the HOA: (iii) a statement containing the location and number of designated parking and storag
			sensor (by Copies of the most recent 12 months of HOA minutes for requier 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 HO
			and any CI Disclosures in Seller's possession. Buyer's approval of CI Disclosures is a contingency of this Agreement as specified in paragrap
			148(3).
Ę	В.	ITE	MS INCLUDED IN AND EXCLUDED FROM PURCHASE PRICE: NOTE TO BUYER AND SELLER: Items listed as included or excluded in the MLS, flyers or marketing materials are not included in the purchas
		A.	price or excluded from the sale unless specified in 8B or C.
		0	ITEMS INCLUDED IN SALE:
		Ь,	(1) All EXISTING fixtures and fittings that are attached to the Property;
			to executive electrical mechanical licition plumbing and heating fixtures, ceiling lans, fireplace inserts, gas logs and grates, solar systems
			built is preliances, window and door screens, awnings, shutters, window coverings, allached floor coverings, television antennas, satellit
			diches, private integrated telephone systems, pir content/conditioners, pool/spa equipment, darage door openers/remote controls, mailton
			in-ground landscaping, trees/shrubs, water softeners, water purifiers, security systems/alarms; (If checked) (stove(s), refrigerator(s);

7668 Beverly Dr

Buyer's Initials (

Seller's Initial

Date

Reviewed by _

	Seller Property Questionnaire (C.A.R. Form SPQ) OR	me specified in paragraph 14A, complete and provide Buyer with a: Supplemental Contractual and Statutory Disclosure (C.A.R. Form SSI						
R	Addenda (if checked):	Addendum # (C.A.R. Form ADM)						
٠.	☐ Wood Destroying Pest Inspection and Allocation of Cost Addendum (C.A.R. Form WPA)							
	Purchase Agreement Addendum (C.A.R Form PAA)	☐ Septic, Well and Property Monument Addendum (C.A.R. Form SWPI)						
	Short Sale Addendum (C.A.R. Form SSA)	Other						
C.	Advisories (if checked):	Buyer's Inspection Advisory (C.A.R. Form BIA)						
•	☐ Probate Advisory (C.A.R. Form PAK)	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)						
	Trust Advisory (C.A.R. Form TA)	REO Advisory (C.A.R. Form REO)						
D.	Other Terms:							

12. TITLE AND VESTING:

- A. Within the time specified in paragraph 14, Buyer shall be provided a current preliminary title report, which shall include a search of the General Index, Seller shall within 7 Days After Acceptance, give Escrow Holder a completed Statement of Information. The preliminary report is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. Buyer's review of the preliminary report and any other matters which may affect little are a contingency of this Agreement as specified in paragraph 14B.
- 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: (i) monetary liens of record unless Buyer is assuming those obligations or taking the Property subject to those obligations; and (ii) those matters which Seller has agreed to remove in writing.
- C. Within the time specified in paragraph 14A, Seller has a duty to disclose to Buyer all matters known to Seller affecting title, whether of record or not.
- At Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock certificate or of Seller's leasehold interest), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.
- E. Buyer shall receive a CLTA/ALTA Homeowner's Policy of Title Insurance. A title company, at Buyer's request, can provide information about the availability, desirability, coverage, and cost of various title insurance coverages and endorsements. If Buyer desires title coverage other than that

required by this paragraph, Buyer shall instruct Escrow Holder in	in whing and pay any increase in door.	15
Buyer's Initials () ()	Seller's (nitials) ((A)
RPA-ÇA REVISED 4/13 (PAGE 4 OF 8)	Reviewed by Date	EBUAL HEXTER
HPA-CA NEVISED 4/13 (FAGE 4 OF 6)		

7668 Beverly Dr

94928

Property Address: Rohnert Park, CA

RPA-CA REVISED 4/13 (PAGE 5 OF 8)

Date

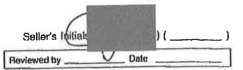
Date: November 21, 2014

Reviewed by

Date: November 21, 2014

- 18. 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.
- 19. 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.
- 20. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local anti-discrimination Laws.
- 21. ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, the prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the non-prevailing Buyer or Seller, except as provided in paragraph 26A.
- 22. 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.
 - "C.A.R. Form" means the specific form referenced or another comparable form agreed to by the parties.
 - C. "Close Of Escrow" means the date the grant deed, or other evidence of transfer of title, is recorded.
 - "Copy" means copy by any means including photocopy, NCR, facsimile and electronic. D.
 - E. "Days" means calendar days. However, after Acceptance, the last Day for performance of any act required by this Agreement (including Close Of Escrow) shall not include any Saturday, Sunday, or legal holiday and shall instead be the next Day.
 - F. "Days After" means the specified number of calendar days after the occurrence of the event specified, not counting the calendar date on which the specified event occurs, and ending at 11:59PM on the final day.
 - "Days Prior" means the specified number of calendar days before the occurrence of the event specified, not counting the calendar date on which the specified event is scheduled to occur.
 - H. "Deliver", "Delivered" or "Delivery", means and shall be effective upon (i) personal receipt by Buyer or Seller or the individual Real Estate Licensee for that principal as specified in paragraph D of the section titled Real Estate Brokers on page 8, regardless of the method used (i.e. messenger, mail, email, fax, other); OR (ii) if checked, [] per the attached addendum (C.A.R. Form RDN).
 - "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.
 - "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" meens any repairs (Including pest control), alterations, replacements, modifications or retrofitting of the Property provided for under this K. Agreement.
 - "Signed" means either a handwritten or electronic signature on an original document, Copy or any counterpart.
- 23. BROKER COMPENSATION: Seller or Buyer, or both, as applicable, agrees to pay compensation to Broker as specified in a separate written agreement between Broker and that Seller or Buyer. Compensation is payable upon Close Of Escrow, or if escrow does not close, as otherwise specified in the agreement between Broker and that Seller or Buyer.
- 24. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:
 - A. The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrew instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addenda, and any additional mutual instructions to close the escrow: 1, 3, 4, 6C, 11B and D, 12, 13B, 14F, 17, 22, 23, 24, 28, 30 and paragraph D of the section tilled Real Estate Brokers on page 8. If a Copy of the separate compensation agreement(s) provided for in paragraph 23, or paragraph D of the section tilted Real Estate Brokers on page 8 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions directly from Escrow Holder and will execute such provisions upon Escrow Holder's request. To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Seller will execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow.
 - B. A Copy of this Agreement shall be delivered to Escrow Holder within 3 business days after Acceptance (or 🔲). Escrow Holder shall provide Seller's Statement of Information to Title company when received from Seller. Buyer and Seller authorize Escrow Holder to accept and rely on Copies and Signatures as defined in this Agreement as originals, to open escrow and for other purposes of escrow. The validity of this Agreement as between Buyer and Seller is not affected by whether or when Escrow Holder Signs this Agreement.
 - C. Brokers are a party to the escrow for the sole purpose of compensation pursuant to paragraph 23 and paragraph D of the section titled Real Estate Brokers on page 8. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraph 23, respectively, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Buyer and Seller shall release and hold harmless Escrow Holder from any liability resulting from Escrow Holder's payment to Broker(s) of compensation pursuant to this Agreement. Escrow Holder shall immediately notify Brokers: (I) if Buyer's initial or any additional deposit is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller Instruct Escrow Holder to cancel escrow.
 - D. A Copy of any amendment that affects any paragraph of this Agreement for which Escrow Holder is responsible shall be delivered to Escrow Holder within 2 business days after mutual execution of the amendment.







25. LIQUIDATED DAMAGES: If Buyer falls to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. If the Property is a dwelling with no more than four units, one of which Buyer intends to occupy, then the amount retained shall be no more than 3% of the purchase price. Any excess shall be returned to Buyer. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, Judicial decision or arbitration award. AT TIME OF THE INCREASED DEPOSIT BUYER AND SELLER SHALL SIGN A SEPARATE LIQUIDATED DAMAGES PROVISION FOR ANY INCREASED DEPOSIT (C.A.R. FORM RID).

Buyer's Initials

Seller's Initi

26. DISPUTE RESOLUTION:

- A. MEDIATION: Buyer and Seller agree to mediate any dispute or claim arising between them out of this Agreement, or any resuming transaction, before resorting to arbitration or court action. Buyer and Seller also agree to mediate any disputes or claims with Broker(s), who, in writing, agree to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that party shall not be shifted 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 26C.
- B. ARBITRATION OF DISPUTES:

Buyer and Seller agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration. Buyer and Seller also agree to arbitrate any disputes or claims with Broker(s), who, in writing, agree to such arbitration prior to, or within a reasonable time after, the dispute or claim is presented to the Broker. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of residential real estate Law experience, unless the parties mutually agree to a different arbitrator. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part 3 of the Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Enforcement of this agreement to arbitrate shall be governed by the Federal Arbitration Act. Exclusions from this arbitration agreement are specified in paragraph 26C.

"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."

Buyer's Initials

Seller's Initials

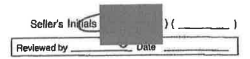
C. ADDITIONAL MEDIATION AND ARBITRATION TERMS:

- (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; (ii) an unlawful detainer action; (iii) the filling or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filling of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver nor violation of the mediation and arbitration provisions.
- (2) 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.
- 27. 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 initialed by all parties or if incorporated by mutual agreement in a counter offer or addendum. If at least one but not all parties initial, a counter offer is required until agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of Acceptance. Buyer has read and acknowledges receipt of a Copy of the offer and agrees to the above 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.

28. 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 Setler.

Buyer's Initials (______) (_____)





7668 Beverly Dr Property Address: Rohnert Park, CA 94928		Date: November 21, 2014
29. EXPIRATION OF OFFER: This offer shall be deemed revoked and th	e deposit shall be return	ned unless the offer is Signed by Seller and a Copy of the
Signed offer is personally received by Buyer, or by authorized to receive it, by 5:00 PM on the third 3:00	Del Day after this offe	b Cheda , who is a signed by Buyer (or, if checked, ⊠ by AM № PM, on <u>December 1, 2014</u> (date)).
Date		
BUYER	BUYER	
Cameron Murphy (Print name)	(Print name)	- Andrews and Mary II
(Address)		
30. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of above offer, agrees to sell the Property on the above terms and concread and acknowledges receipt of a Copy of this Agreement, and auth [7] (If checked) SUBJECT TO ATTACRED COUNTER OFFER (C.A.F. Date	ditions, and agrees to tr torizes Broker to Deliver	ne above confirmation of agency relationships. Seller has a Signed Copy to Buyer.
seller of Recdrd	(Print name)	
(Print name)	(Print name)	
(Address)		
(Initials) a Copy of Signed Acceptance is personally this document. Completion of this confirmation intended to evidence the date that Confirmation	at received by Buyer or I on is not legally requi	was personally received by Buyer or Buyer's authorized AM PM. A binding Agreement is created when Buyer's authorized agent whether or not confirmed in red in order to create a binding Agreement; it is solely occurred.
REAL ESTATE BROKERS: A. Real Estate Brokers are not parties to the Agreement between But B. Agency relationships are confirmed as stated in paragraph 2. C. If specified in paragraph 3A, Agent who submitted the offer for Buyer of the Cooperating Broker Compensation: Listing Broker agrees accept, out of Listing Broker's proceeds in escrow: (i) the amount specified to the Property is offered for sale or a reciprocal MLS; or (ii) (CBC) between Listing Broker and Cooperating Broker. Declaration of will be required or that an exemption exists. Real Estate Broker (Selling 19m) Pacific Union International By	acknowledges receipt of s to pay Cooperating B pecified in the MLS, pro (if checked) the amount License and Tax (C.A.R	Broker (Selling Firm) and Cooperating Broker agrees to by by idea of the MLS in specified in a separate written agreement (C.A.R. Form R. Form DLT) may be used to document that tax reporting BRE Lic. #
Address 12/8 FOURTH SCREEN Gity Pe	taluma E-mail chedaho	Slate <u>CA</u> Zip <u>94952</u> omes@gmail.com
Rea Estate/Broker (Listing Firm) Century 21 Classic Propert	cies <u>Giller</u> BRE Llc. # <u>010</u>	BRE Lic. # 01523620
ESCROW HOLDER ACKNOWLEDGMENT:		
Escrow Holder acknowledges receipt of a Copy of this Agreement, (if checounter offer number Seller's Stater, and	ment of Information and I agrees to act as Escro	e amount of \$
supplemental escrow instructions and the terms of Escrow Holder's gener Escrow Holder is advised that the date of Confirmation of Acceptance of t	al provisions.	sen Buyer and Soller is
Escrow Holder is advised that the date of Continuation of Acceptance of Escrow Holder		Escrow #
Ву		Date
Address Phone/Fax/E-mail		
Escrow Holder is licensed by the California Department of [] Corporation	ns, Insurance, Re	al Estate. License #
PRESENTATION OF OFFER: (Proker or Designee Initials) Listing Br	oker presented this offe	er to Seller on (date).
Seller's Initials		ejected by Seller on(date).
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REVISION DATE 4/13



ADDENDUM

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

No.			
MO.			

dated	, on property known as	The state of the s	nue, Rohnert Park, Ca
	Rohnert Park,	Ca 94928	is referred to as ("Buyer/Tenant"
n which	The City of Rohnert Park		is referred to as ("Seller/Landford")
Sections 21 (Attorney this purchase agreemen	s' Fees) and section 26 (t.	dispute Resolutio	
	10		
The foregoing terms and condition	ns are hereby agreed to, and the unde	ersigned acknowledge rec	eipl of a copy of this document.
. [21 16]	ns are hereby agreed to, and the unde	ersigned acknowledge rec	eipl of a copy of this document.
		Date 11/20/2014	eipl of a copy of this document.
Date [[-21-10]		Date 11/20/2014	
Buyer/Tenant Buyer/Tenant Buyer/Tenant The copyright laws of the United States (Tincluting lacel mile or computerized format HIS FORM HAS BEEN APPROVED BY AND FOLIACY OF ANY PROVISION IN ADEQUACY OF ANY PROVISION IN TRANSACTIONS. IF YOU DESIRE LEGAL		Seller/Landlord Seller/Landlord The C1	Inercel, by photocopy machine or any other mean. I. RIGHT'S RESERVED. ITION IS MADE AS TO THE LEGAL VALIDITY OF CONTROL ESTATE IN QUALIFIED TO ADVISE ON REAL ESTATE I. LOHO is a requisioned collective membership ma
Buyer/Tenant Buyer/Tenant The copyright laws of the United States (Tincluding leasingle or computerized format THIS FORM HAS BEEN APPROVED BY ADEQUACY OF ANY PROVISION IN TRANSACTIONS. IF YOU DESIRE LEGAL	Illo 17 U.S. Code) torbid the unauthenzed reprodu- s. Copyrighto 1986-2012, CALIFORNIA ASSOCIATION OF REALTOI INV SPECIFIC TRANSACTION. A REAL EST OR TAX ADVICE, CONSULT AN APPROPRIA- real celate industry. It is not intended to identify a NATIONAL ASSOCIATION OF REAL TORS® with the consultance of	Seller/Landlord Seller/Landlord The C1	thereof, by photocopy machine or any other mean. I. RISHI'S RESERVED. ITION IS MADE AS TO THE LEGAL VALIDITY OF ON QUALIFIED TO ADVISE ON REAL ESTAT