

ADDITIONAL BROKER ACKNOWLEDGEMENT AND ADDENDUM

(C.A.R. Form ABA, Revised 6/23)

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GS Strategies, Inc., 550 E Hospitality Lane Ste 300 San Bernardino CA 92408 Phone: 9092285255 Fax:

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



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(As required by the Civil Code) (C.A.R. Form AD, Revised 12/21)

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

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

SELLER'S AGENT

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

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

To the Buyer and the Seller:

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

BUYER'S AGENT

A Buyer's agent can, with a Buyer's consent, agree to act as agent for the Buyer only. 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 salespersons and broker associates, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer.

- In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer:
 - (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.
 - (b) Other duties to the Seller and the Buyer as stated above in their respective sections.

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

SELLER AND BUYER RESPONSIBILITIES

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

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

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

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

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

1	Seller Landlord Tenant	ODE PRINTED ON THE SECOND	Matthew L. Taylor, Partition Referee	Date 8 7 3 - 24
Buyer	Seller Landlord Tenant			Date
Agent_	Authentisica:	GS Strategies, Inc.	DRE Lic.	# <u>01994873</u>
Ву	John Martindale	Real Estate Broker (Firm) John Martin	odale DRE Lic. # 01155188	07/30/2024 Date
,	(Salesperson or Bi	oker-Associate, if any)		

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EQUAL HOUSING OPPORTUNITY

CIVIL SECTIONS 2079.13 - 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13. As used in this section and Sections 2079.7 and 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) "Agent" means a person acting under provisions of Title 9 (commencing with 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. The agent in the real property transaction bears responsibility for that agents salespersons or broker associates who perform as agents of the agent. When a salesperson or broker associate was a property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the salesperson or broker associate property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the salesperson or broker associate was a property transaction. The agent when a salesperson or broker associate was a property transaction of a seller through an agent, or who seeks the searces of an agent of the salesperson or broker associate with the object of entering into a real property transaction. "Buyer" includes a vendee or lesse of real property in the state, except (1) single-family residential real property. (2) develing units made subject to Chapter 2 (commencing with Section 1940) of Title 5 (3) a mobilehome, as defined in Section 788.3 (4) vacant land, or (5) a recreational vehicle, as defined in Section 798.3 (4) of Title 5 (3) a mobilehome, as defined in Section 788.3 (4) vacant land, or (5) a recreational vehicle, as defined of real property and an agent, by which the agent has been authorized to sell the real property or to find or obtain a buyer, including rendering other services for which a real estate license is required to the seller pursuant to the terms of the agreement. (f) "Seller's agent

agent shall set forth, sign, and date a written declaration of the facts of the refusal. **2079.16** Reproduced on Page 1 of this AD form.

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

CONFIRMATION: (c) The confirmation required by subdivisions (a) and (b) shall be in the following form: Seller's Brokerage Firm_ DO NOT COMPLETÉ, SAMPLE ONLY License Number ___ Is the broker of (check one):

the seller; or

both the buyer and seller. (dual agent) Seller's Agent DO NOT COMPLETE. SAMPLE ONLY License Number _ Is (check one):
the Seller's Agent. (salesperson or broker associate) both the Buyer's and Seller's Agent. (dual agent) Buyer's Brokerage Firm DO NOT COMPLETE. SAMPLE ONLY License Num License Number Is the broker of (check one):
the buyer; or both the buyer and seller. (dual agent) DO NOT COMPLETE. SAMPLE ONLY Buver's Agent License Number Is (check one):

Is (check one):

the Buyer's Agent. (salesperson or broker associate)

both the Buyer's and Seller's Agent. (dual agent)

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14. An agent's duty to provide disclosure and confirmation of representation in this section may be performed by a real estate salesperson or broker

associate affiliated with that broker. **2079.18** (Repealed pursuant to AB-1289)

2079.18 (Repealed pursuant to AB-1289)
2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship. 2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.
2079.21 (a) A dual agent may not, without the express permission of the seller, disclose to the buyer any confidential information obtained from the seller. (b) A dual agent may not, without the express permission of the buyer, disclose to the seller any confidential information obtained from the buyer. (c) "Confidential information" means facts relating to the client's financial position, motivations, bargaining position, or other personal information that may impact price, such as the seller is willing to accept a price less than the listing price or the buyer is willing to pay a price greater than the price offered. (d) This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

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

not be represented by an agent, that 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.

NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(As required by the Civil Code) (C.A.R. Form AD, Revised 12/21)

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

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

SELLER'S AGENT

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

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

To the Buyer and the Seller:

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

BUYER'S AGENT

A Buyer's agent can, with a Buyer's consent, agree to act as agent for the Buyer only. 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 salespersons and broker associates, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer.

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

 (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.
 - (b) Other duties to the Seller and the Buyer as stated above in their respective sections.

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

SELLER AND BUYER RESPONSIBILITIES

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

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

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

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

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

AND TH	HE PORTIONS OF THE CIVIL CODE PRINTED ON THE SECOND PAGE	7
Buyer	r 🗷 Seller 🗌 Landlord 🔲 Tenaylt	L. Taylor, Partition Referee Date イグ・2り
Buyer	r 🗌 Seller 🗌 Landlord 🔲 Tenant	Date
Agent _	Authentision Berkshire Hathaway Home Services Pasadena	DRE Lic. # <u>01317331</u>
Ву		RE Lic. # 02126177 Date 07/31/2024
	(Salesperson or Broker-Associate, if any)	

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CIVIL SECTIONS 2079.13 - 2079.24 (2079.16 APPEARS ON THE FRONT)

CIVIL SECTIONS 2079.13 - 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13. As used in this section and Sections 2079.7 and 2079.14 to 2079.24, inclusive, the following terms have the following meanings:

(a) "Agent" means a person acting under provisions of Title 9 (commencing with 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. The agent in the real property transaction bears responsibility for that agent's allespersons or broker associates who perform as agents of the agent. When a salesperson or broker associate owes a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction. That duty is equivalent to the duty owed to that party by the broker for whom the salesperson or broker associate functions. (b) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property means all real property in the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction, "Buyer" includes a vendee or lessee of real property. (c) "Commencial real property" means all real property in the state, except (1) single-family residential real property, (2) dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, (3) a mobilehome, as defined in Section 798.3, (4) vacant land, or (5) a recreational vehicle, as defined in Section 799.29. (d) "Oual agent" means an agent acting, either directly or through a salesperson or broker associate, as agent for both the seller and the buyer in a real property transaction. (e) "Listing agreement" means a written contract between a seller of real property and an agent, by which the agent has been authorized to sell the real property to

purchase feat property of which he of she is the owner from an agent on behalf of another. Seller includes both a vendor and a lessor or real property. (o) "Buyer's agent" means an agent who represents a buyer in a real property transaction.

2079.14. A seller's agent and buyer's agent shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and shall obtain a signed acknowledgment of receipt from that seller and buyer, except as provided in Section 2079.15, as follows: (a) The seller's agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The buyer's agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase. If the offer to purchase is not prepared by the buyer's agent, the buyer's agent shall present the disclosure form to the buyer not later than the next business day after receiving the offer to purchase from the buyer.

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

2079.16 Reproduced on Page 1 of this AD form.

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

CONFIRMATION: (c) The confirmation required by subdivisions (a) and (b) shall be in the following form: Seller's Brokerage Firm DO NOT COMPLETE. SAMPLE ONLY Is the broker of (check one): the seller; or both the buyer and seller. (dual agent) License Number __ DO NOT COMPLETE. SAMPLE ONLY Seller's Agent License Number_ Is (check one):
the Seller's Agent. (salesperson or broker associate) both the Buyer's and Seller's Agent. (dual agent) Buyer's Brokerage Firm_ DO NOT COMPLETE, SAMPLE ONLY License Number

associate affiliated with that broker.

associate affiliated with that broker.

2079.18 (Repealed pursuant to AB-1289)

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

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

2079.21 (a) A dual agent may not, without the express permission of the seller, disclose to the buyer any confidential information obtained from the seller. (b) A dual agent may not, without the express permission of the buyer, disclose to the seller any confidential information obtained from the buyer. (c) "Confidential information" means facts relating to the client's financial position, motivations, bargaining position, or other personal information that may impact price, such as the seller is willing to accept a price less than the listing price or the buyer is willing to pay a price greater than the price offered. (d) This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

buyer is willing to pay a price greater than the price offered. (d) This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

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

2079.23 A 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.

NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

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BROKER COMPENSATION ADVISORY

(C.A.R. Form BCA, 7/24)

- 1. WHEN SELLERS LIST THEIR PROPERTY FOR SALE THROUGH A REAL ESTATE BROKER THEY AGREE TO PAY THE SELLER'S BROKER WHEN ESCROW CLOSES.
 - A. LISTING AGREEMENT COMPENSATION IS FULLY NEGOTIABLE: When a seller enters into a listing agreement with a broker, the seller authorizes the broker to find a buyer for the seller's property and agrees to pay the seller's broker if a buyer is found who purchases the property. Compensation amounts are not fixed by law and are fully negotiable between the seller and the seller's broker. When negotiating compensation, the parties may discuss factors such as the broker's expertise and experience, the type of broker services to be performed, and the broker's time and expenses, among other considerations.
 - B. OPTIONAL ADDITIONAL COMPENSATION IF BUYER IS UNREPRESENTED: A listing agreement may include optional additional compensation amounts owed to the seller's broker for situations where the broker takes on additional responsibilities or workload. Sometimes a buyer may not be working with nor want to be represented by a real estate broker. When that happens, the seller's broker is not required to represent the buyer, and the seller and seller's broker may decide that they do not want to create such a relationship. In those situations, the seller's broker is advised to use a Buyer Non-Agency (C.A.R. Form BNA) to inform the buyer that the seller's broker will be acting on behalf of the seller only, and not act as the buyer's agent, throughout the transaction. However, because the buyer is unrepresented, the seller's agent will inevitably have to do more work to facilitate the transaction. A seller may agree to compensate their broker for the additional work in such cases.
 - C. BROKER MAY REPRESENT BOTH BUYER AND SELLER; DUAL AGENCY: California law allows a brokerage company to represent both seller and buyer in a real estate transaction. At the time the agent, on behalf of a brokerage, obtains the signature of a seller on a listing agreement, the agent will not, in most cases, know who the eventual buyer will be for a seller's property. Similarly, at the time an agent, on behalf of a brokerage, obtains the signature of a buyer on a buyer representation agreement, the agent will not, in most cases, know who the eventual seller will be for a property the buyer wants to buy. Because many individual licensees may work through one brokerage company, and some individual licensees work with many buyers and sellers, there is a possibility that the same brokerage company will represent both buyer and seller in a transaction. If licensees working through broker represent both seller and buyer, broker is allowed to receive compensation from each, provided the seller and buyer are advised of the relationship and the total amount of compensation the broker will receive.

2. BROKER AGREEMENTS WITH BUYERS:

- A. BUYER REPRESENTATION COMPENSATION IS FULLY NEGOTIABLE: When a buyer enters into a representation agreement with a broker, the buyer authorizes the broker to locate properties for the buyer to buy and agrees to pay the buyer's broker if a transaction is completed. Compensation amounts are not fixed by law and are fully negotiable. When negotiating compensation, the parties may discuss factors such as the broker's expertise and experience, the type of broker services to be performed, and the broker's time and expenses, among other considerations.
- B. REQUIREMENT FOR WRITTEN AGREEMENTS: Pursuant to a nationwide class action settlement reached by the National Association of REALTORS® (NAR), participants in Multiple Listing Services are required to have a written agreement with a buyer prior to showing a buyer a residential property or giving a buyer a tour of such a property. The agreement must identify the amount of compensation to be paid to the broker for services provided and require that the broker cannot receive any compensation in excess of the amount specified in the agreement. Pursuant to legislation expected to become law in California on January 1, 2025, all licensees showing a buyer any type of property will be required to have a written agreement with that buyer prior to the showing.

	MA	
BCA 7/24 (PAGE 1 OF 2)	Seller's Initials/ Buyer's Initials/	EQUAL HOUSI OPPORTUNIT

- C. ADVANTAGES OF WRITTEN AGREEMENTS: Buyers and their brokers benefit when the terms of their relationship and respective duties are in writing. A written agreement establishes clear, mutual expectations and helps avoid misunderstandings over the buyer and broker's duties and the amount of compensation the buyer's agent is to be paid.
- 3. WHEN ENLISTING A REAL ESTATE BROKER TO REPRESENT THEM, BUYERS AGREE TO PAY THE BUYER'S BROKER WHEN ESCROW CLOSES, BUT THE PERSON RESPONSIBLE FOR PAYMENT MAY BE NEGOTIATED IN THE TRANSACTION:
 - A. BUYER PAYS THE COMPENSATION PURSUANT TO A BUYER REPRESENTATION AGREEMENT:
 A buyer's broker may negotiate the amount of compensation directly with the Buyer and then document that agreement in a buyer representation agreement (C.A.R. Form BRBC or PSRA). The buyer then becomes contractually obligated to pay the broker by providing funds to escrow prior to the closing of a transaction.

B. SELLER PAYS THE COMPENSATION:

- (1) Buyer negotiates for Seller to Compensate Buyer's Broker: A buyer may make a conditional offer to the seller by including a term in the purchase offer asking the seller to pay the buyer's broker if the buyer has already agreed to pay their own broker pursuant to a buyer representation agreement. If such a term is included in the purchase offer, the request will become one term among many that a seller may accept, reject, or negotiate by way of a counter offer. The possibility of asking the seller to pay the buyer's contractual compensation obligation option should be discussed when creating a buyer representation agreement and prior to an offer being made.
- (2) Buyer's Agent negotiates an agreement directly with Seller: If a seller is unrepresented or does not have an exclusive agency relationship with another broker, a buyer's broker may approach that seller asking the seller to sign an agreement (C.A.R. Form SP, Single Party Compensation Agreement) to pay the buyer's broker. In this situation, the seller agrees to pay the buyer's broker compensation without necessarily creating an agency relationship with the broker. When that happens, the buyer's broker is advised to use a Seller Non-Agency (C.A.R. Form SNA) to inform the seller that the buyer's broker will be acting on behalf of the buyer only, and not act as the seller's agent, throughout the transaction. However, because the seller is unrepresented, the buyer's agent will inevitably have to do more work to facilitate the transaction, which may be factored into the negotiation of the single party compensation agreement.
- C. CHANGING PRACTICE RELATED TO A SELLER'S BROKER'S OFFER OF COMPENSATION:

Historically, in California, many seller's brokers used a Multiple Listing Service (MLS) to make a unilateral offer to compensate a buyer's broker who procured a buyer for the seller's property. However, the nationwide NAR settlement prohibits the seller's broker from using an MLS to make such an offer of compensation. The California Association REALTORS®' (C.A.R.) listing agreement forms no longer provide for such offers of cooperating broker compensation nor does C.A.R. include other forms in its library of forms that might facilitate such offers. Buyers and sellers must separately negotiate compensation with their respective brokers, as specified above.

By signing below, Seller or Buyer acknowledges that they have read, understand, and have received a Copy of this Broker Compensation Advisory. Seller or Buyer acknowledges they have been advised of their various options regarding compensation to be paid to real estate brokers and that any written agreement they have signed with a seller's or buyer's broker reflects a mutual understanding.

	's or buyer's broker reflects a mutual understanding.	
Seller/Buyer /	Matthew L. Taylor, Partition Referee Date	1
Seller/Buyer	Date	•
2024 California Association of REALTORS® Inc. United States a	provided tour (Title 47 LLC Code) fashide the uncutherined distribution distribution of	

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

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

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

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

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

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

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

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

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

Seller and/or Buyer acknowledges reading and understanding this Possible Representation of More Than One

ie agency possibilities disclosed.	
Matthew L. Taylor, Partition Referee	Date File
	_ Date
	_ Date
	_ Date
DRE Lic#	_
DRE Lic #	Date
DRE Lic # 01994873	_
DRE Lic # <u>01155188</u>	Date
	Matthew L. Taylor, Partition Referee DRE Lic # DRE Lic # DRE Lic # DRE Lic #

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PRBS REVISED 12/21 (PAGE 1 OF 1)



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

GS Strategies, Inc., 550 E Hospitality Lane Ste 300 San Bernardino CA 92408
Phone: 9092285255
John Martindale Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201

15802 Marlinton



FAIR HOUSING AND DISCRIMINATION ADVISORY

(C.A.R. Form FHDA, Revised 6/23)

- EQUAL ACCESS TO HOUSING FOR ALL: All housing in California is available to all persons. Discrimination as noted below is prohibited by law. Resources are available for those who have experienced unequal treatment under the law.
- FEDERAL AND STATE LAWS PROHIBIT DISCRIMINATION AGAINST IDENTIFIED PROTECTED CLASSES:
 - A. FEDERAL FAIR HOUSING ACT ("FHA") Title VIII of the Civil Rights Act; 42 U.S.C. §§ 3601-3619; Prohibits discrimination in sales, rental or financing of residential housing against persons in protected classes;
 - CALIFORNIA FAIR EMPLOYMENT AND HOUSING ACT ("FEHA") California Government Code ("GC") §§ 12900-12996,12955; 2 California Code of Regulations ("CCR") §§ 12005-12271; Prohibits discrimination in sales, rental or financing of housing opportunity against persons in protected classes by providers of housing accommodation and financial assistance services as related to housing,
 - C. CALIFORNIA UNRUH CIVIL RIGHTS ACT ("Unruh") California Civil Code ("CC") § 51; Prohibits business establishments from discriminating against, and requires full and equal accommodation, advantages, facilities, privileges, and services to persons
 - AMERICANS WITH DISABILITIES ACT ("ADA") 42 U.S.C. §§ 12181-12189; Title III of the ADA prohibits discrimination based on disability in public accommodations; and
 - OTHER FAIR HOUSING LAWS: § 504 of Rehabilitation Act of 1973 29 U.S.C. § 794; Ralph Civil Rights Act CC § 51.7; California Disabled Persons Act; CC §§ 54-55.32; any local city or county fair housing ordinances, as applicable.

 POTENTIAL LEGAL REMEDIES FOR UNLAWFUL DISCRIMINATION: Violations of fair housing laws may result in
- monetary civil fines, injunctive relief, compensatory and/or punitive damages, and attorney fees and costs.
- PROTECTED CLASSES/CHARACTERISTICS: Whether specified in Federal or State law or both, discrimination against persons based on that person's belonging to, association with, or perceived membership in, certain classes or categories, such as the following, is prohibited. Other classes, categories or restrictions may also apply.

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

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

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

- Sellers
- Real estate licensees
- Mobilehome parks
- Insurance companies
- Landlords/Housing Providers
- Real estate brokerage firms
- Homeowners Associations ("HOAs");
- Government housing services
- Sublessors
- · Property managers
- Banks and Mortgage lenders
- Appraisers
- EXAMPLES OF CONDUCT THAT MAY NOT BE MOTIVATED BY DISCRIMINATORY INTENT BUT COULD HAVE A **DISCRIMINATORY EFFECT:**
 - Prior to acceptance of an offer, asking for or offering buyer personal information or letters from the buyer, especially with photos. Those types of documents may inadvertently reveal, or be perceived as revealing, protected status information thereby increasing the risk of (i) actual or unconscious bias, and (ii) potential legal claims against sellers and others by prospective buyers whose offers were rejected.
 - Refusing to rent (i) an upper-level unit to an elderly tenant out of concern for the tenant's ability to navigate stairs or (ii) a house with a pool to a person with young children out of concern for the children's safety.
- EXAMPLES OF UNLAWFUL OR IMPROPER CONDUCT BASED ON A PROTECTED CLASS OR CHARACTERISTIC:
 - A. Refusing to negotiate for a sale, rental or financing or otherwise make a housing opportunity unavailable; failing to present offers due to a person's protected status:
 - Refusing or failing to show, rent, sell or finance housing; "channeling" or "steering" a prospective buyer or tenant to or away from a particular area due to that person's protected status or because of the racial, religious or ethnic composition of the neighborhood;
 - "Blockbusting" or causing "panic selling" by inducing a listing, sale or rental based on the grounds of loss of value of property, increase in crime, or decline in school quality due to the entry or prospective entry of people in protected categories into the neighborhood;
 - D. Making any statement or advertisement that indicates any preference, limitation, or discrimination;

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FHDA REVISED 6/23 (PAGE 1 OF 2)



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

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

10. EXAMPLES OF POSITIVE PRACTICES:

- A. Real estate licensees working with buyers or tenants should apply the same objective property selection criteria, such as location/neighborhood, property features, and price range and other considerations, to all prospects.
- B. Real estate licensees should provide complete and objective information to all clients based on the client's selection criteria.
- Real estate licensees should provide the same professional courtesy in responding to inquiries, sharing of information and offers of assistance to all clients and prospects.
- Housing providers should not make any statement or advertisement that directly or indirectly implies preference, limitation, or discrimination regarding any protected characteristic (such as "no children" or "English-speakers only").
- Housing providers should use a selection process relying on objective information about a prospective buyer's offer or tenant's application and not seek any information that may disclose any protected characteristics (such as using a summary document, e.g. C.A.R. Form SUM-MO, to compare multiple offers on objective terms).

 11. FAIR HOUSING RESOURCES: If you have questions about your obligations or rights under the Fair Housing laws, or you think
- vou have been discriminated against, you may want to contact one or more of the sources listed below to discuss what you can do about it, and whether the resource is able to assist you.
 - A. Federal https://www.hud.gov/program_offices/fair_housing_equal_opp
 - B. State: https://calcivilrights.ca.gov/housing/
 - Local: local Fair Housing Council office (non-profit, free service)
 - DRE: https://www.dre.ca.gov/Consumers/FileComplaint.html
 - Local Association of REALTORS®. List available at: https://www.car.org/en/contactus/rosters/localassociationroster.
 - Any qualified California fair housing attorney, or if applicable, landlord-tenant attorney,
- 12. LIMITED EXCEPTIONS TO FAIR HOUSING REQUIREMENTS: No person should rely on any exception below without first seeking legal advice about whether the exception applies to their situation. Real estate licensees are not qualified to provide advice on the application of these exceptions.
 - A. Legally compliant senior housing is exempt from FHA, FEHA and Unruh as related to age or familial status only:
 - B. An owner of a single-family residence who resides at the property with one lodger may be exempt from FEHA for rental purposes, PROVIDED no real estate licensee is involved in the rental;
 - An owner of a single-family residence may be exempt from FHA for sale or rental purposes, PROVIDED (i) no real estate licensee is involved in the sale or rental and (ii) no discriminatory advertising is used, and (iii) the owner owns no more than three single-family residences. Other restrictions apply;
 - An owner of residential property with one to four units who resides at the property, may be exempt from FHA for rental purposes, PROVIDED no real estate licensee is involved in the rental; and
 - Both FHA and FEHA do not apply to roommate situations. See, Fair Housing Council v Roommate.com LLC, 666 F,3d 1216 (2019).
 - Since both the 14th Amendment of the U.S. Constitution and the Civil Rights Act of 1866 prohibit discrimination based on race; the FHA and FEHA exemptions do not extend to discrimination based on race.

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

Buyer/Tenant	Date	
Buyer/Tenant	Date	C 1-71
Seller/Housing Provider //	Matthew L. Taylor, Partition Referee Date	8-1-9
Seller/Housing Provider	Date	

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CALIFORNIA CONSUMER PRIVACY ACT ADVISORY, DISCLOSURE AND NOTICE

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

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

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

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

I/we acknowledge receipt of a copy of this California Consumer Privacy Act Advisory, Dis	sclosure	and Notice.
Buyer/Seller/Landlord/Tenant	Date _	8-7-29
Matthew L. Taylor, Partition Referee		,
Buyer/Seller/Landlord/Tenant	Date	

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CCPA REVISED 12/22 (PAGE 1 OF 1)



AGENT VISUAL INSPECTION DISCLOSURE

(CALIFORNIA CIVIL CODE § 2079 ET SEQ.)

For use by an agent when a transfer disclosure statement is required or when a seller is exempt from completing a TDS (C.A.R. Form AVID, Revised 6/24)

This inspection	disclosure concerns th	e residential property situated	in the City of	Whittie	r .
County of	Los Angeles	, State of California, descr	ibed as	15802 Marlinto	n Dr.
		TRACT # 25796 LOT 91			("Property").
	y is a duplex, triplex, or	fourplex. An AVID is required	for all units.	This AVID form is for A	ALL units (or 🗍
only unit(s)).				` _
Inspection Perfe	ormed By (Real Estate I	Broker Firm Name)	GS	Strategies Inc.	
California law	requires, with limited e	exceptions, that a real estate l	broker or sale	esperson (collectively, "	'Agent") conduct
a reasonably of	ompetent and diligent v	isual inspection of reasonably	and normally	accessible areas of c	ertain properties
offered for sale	and then disclose to	the prospective purchaser ma	terial facts aff	fecting the value or de	esirability of that
property that the	ne inspection reveals.	The duty applies regardless o	f whom that A	Agent represents. The	duty applies to
residential real	properties containing on	e-to-four dwelling units, and ma	anufactured ho	omes (mobilehomes). ⁻	The duty applies
to a stand-alon	e detached dwelling (w	hether or not located in a sub-	division or a p	olanned development) c	or to an attached
		duty also applies to a lease w	rith an option t	to purchase, a ground	lease or a real
property sales of	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.

<u>Environmental Hazards:</u> 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.

<u>Off-Property Conditions:</u> 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.

ര	2024	California	Association	٥f	REALTORS®,	Inc
ullet	2024,	Camornia	Association	OI	REAL TURSE	, mc.

AVID REVISED 6/24 (PAGE 1 OF 3)

Buyer's Initials _____/

EQU OF

AGENT VISUAL INSPECTION DISCLOSURE (AVID PAGE 1 OF 3)

15802 Marlinton

If this Property i	s a duplex, triplex, or fourplex, this AVID is for unit #
THE UNDERSI	GNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE AND NORMALLY ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:
Entry (excluding	g common areas): <u>Tile entry shows signs of wear.</u>
Living Room:	Windows have been updated with dual pane units. The carpeting is worn and shows signs of deferred maintenance.
Dining Room:	The parquet flooring shows signs of wear. Windows have been replaced with dual pane units.
Kitchen:	The cabinetry appears to be original to the construction of the home. Some wear was noted. The location for a dishwasher is covered with a small curtain.
Other Room:	
Hall/Stairs (exc	cluding common areas): <u>Flooring shows signs of wear.</u>
Bedroom # <u>1</u> :	Master Bedroom: The carpeting is older and shows signs of wear.
Bedroom # <u>2</u> :	The tile flooring has chips and signs of wear. The windows have been updated with dual pane units.
Bedroom # <u>3</u> :	The flooring has been updated to laminate and extended through the hallway.
Bedroom #:	
Bath # <u>1</u> :	Master bath: The bathroom has been converted to a handicapped roll in shower. Tile extends throughout the room.
Bath # <u>2</u> :	The tub shower enclosure shows signs of wear.
Bath #:	
Bath #:	

If this Property	is a duplex, triplex, or fourplex, this AVID is for unit # _	
Other:	The vinyl flooring in the laundry room is in fair co	ondition, with signs of deferred maintenance.
Other:		
Other:		
See Adden	dum for additional rooms/structures:	
Garage/Parkin	ng (excluding common areas): <u>The interior of the gainspection. The driveway is concrete.</u>	arage was not accessible at the time of the
Exterior Build	ing and Yard - Front/Sides/Back: <u>The front and rea</u> surfaces have chipping and pealing paint. The st color variances. Some dry rot damage was noted	ucco surfaces have been touched up and show
Other Observe	ed or Known Conditions Not Specified Above: <u>The</u> <u>traveled street. Vehicle noise is prevalent in the f</u>	property is located adjacent to a very highly ront and rear yards.
This disclosur	re is based on a reasonably competent and dilige eas of the Property on the date specified above.	ent visual inspection of reasonably and normally
Inspection Perf	oker (Name of Firm that performed the inspection): formed By (Name of individual agent or broker): <u>John</u> e/Time: <u>07/12/2024</u> Weather conditi	B. Martindale
Other persons	present: Matthew L. Taylor, Partition Referee	ons. Great and Waiti
By Joh	n Martindale gnature of Associate Licensee or Broker who performed	Date 07/30/2024
not include te BUYER SHOU	t all defects are observable by a real estate license sting of any system or component. Real Estate Li LD OBTAIN ADVICE ABOUT AND INSPECTIONS C ALS. IF BUYER FAILS TO DO SO, BUYER IS ACTIN	censees are not home inspectors or contractors. F THE PROPERTY FROM OTHER APPROPRIATE
I/we acknowle	dge that I/we have read, understand and received a	a copy of this disclosure.
Buyer		Date
Buyer		Date
(The initials be	dge that I/we have received a copy of this disclosulow and Broker signature are not required but can be ge completed form.)	
Real Estate Bro	oker (that did NOT fill out this AVID)	
Ву	(Accorded Licenses of Barbar Simust	Date
	(Associate Licensee or Broker Signature)	

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REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE §1102, ET SEQ.)

(C.A.R. Form TDS, Revised 6/24)

This property is a duplex, triplex or fourplex. A TDS is required for all units. This TDS is for ALL units (or only unit(s)). THIS DISCLOSURE STATEMENT CONCERNS THE REAL PROPERTY SITUATED IN THE CITY OF Whittier							
THIS STATEMENT IS A DISCLOSURE OF THE CONDITION OF THE ABOVE DESCRIBED PROPERTY IN COMPLIANCE WITH § 1102 OF THE CIVIL CODE AS OF (DATE)							
I. COORD	INATION WITH OTHER DISCLOSURE	FORMS					
This Real Estate Transfer Disclosure Statem depending upon the details of the particular residential property). Substituted Disclosures: The following disc Report/Statement that may include airport ann in connection with this real estate transfer,	real estate transaction (for example: special losures and other disclosures required by la oyances, earthquake, fire, flood, or special as	I study zone and purchase-money liens on w, including the Natural Hazard Disclosure sessment information, have or will be made					
matter is the same:		and the subject					
Inspection reports completed pursuant to	the contract of sale or receipt for deposit.						
Additional inspection reports or disclosure	S						
No substituted disclosures for this transfer	I I. SELLER'S INFORMATION						
Buyers may rely on this information in decatthorizes any agent(s) representing any	The Seller discloses the following information with the knowledge that even though this is not a warranty, prospective Buyers may rely on this information in deciding whether and on what terms to purchase the subject property. Seller hereby authorizes any agent(s) representing any principal(s) in this transaction to provide a copy of this statement to any person or entity in connection with any actual or anticipated sale of the property.						
THE FOLLOWING ARE REPRESENTATIONS MADE BY THE SELLER(S) AND ARE NOT THE REPRESENTATIONS OF THE AGENT(S), IF ANY. THIS INFORMATION IS A DISCLOSURE AND IS NOT INTENDED TO BE PART OF ANY CONTRACT BETWEEN THE BUYER AND SELLER. Seller is is not occupying the property.							
A. The subject property has the items of	hecked below:*						
Range Oven Microwave Dishwasher Trash Compactor Garbage Disposal Washer/Dryer Hookups Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Air Conditioning Evaporator Cooler(s) Exhaust Fan(s) in Gas Starter Other:	Wall/Window Air Conditioning Sprinklers Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) Garage: Attached Not Attached Garport Automatic Garage Door Opener(s) Number Remote Controls Sauna Hot Tub/Spa: Locking Safety Cover	Pool:					
Are there, to the best of your (Seller's) know describe. (Attach additional sheets if necessary) (*see note on page 2)		ating condition? Yes/ No. If yes, then					
© 2024, California Association of REALTORS®, Inc. TDS REVISED 6/24 (PAGE 1 OF 3) Seller's Initials Buyer's Initials Buyer's Initials							
	NSFER DISCLOSURE STATEMENT (T	DS PAGE 1 OF 3)					
GS Strategies, Inc., 550 E Hospitality Lane Ste 300 San Bernardino CA John Martindale Produced with Lone Wol	GS Strategies, Inc., 550 E Hospitality Lane Ste 300 San Bernardino CA 92408 Phone: 9092285255 Fax: 15802 Marlinton John Martindale Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com						

Pro	perty	Address: 15802 Marlinton Dr., Whittier, CA 90604 Date: July 29,	202	4								
B.	Are spa	re you (Seller) aware of any significant defects/malfunctions in any of the following? Yes/ No. If yes,										
		nterior Walls	oundation									
;	<u></u>	}										
	If any of the above is checked, explain. (Attach additional sheets if necessary.):											
	_											
	dev carl star (cor hav Goo afte alte	stallation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwelling. The earlice, garage door opener, or child-resistant pool barrier may not be in compliance with the safety standards relating to bon monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division 12 of, automatic rendards of Chapter 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the pool safety standards memoring with § 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Gode. Window security requires emechanisms in compliance with the 1995 edition of the California Building Standards Gode. § 110 de requires all single-family residences built on or before January 1, 1994, to be equipped with water-conserving plumbing fixtures as a condition of final approved is required to be equipped with water-conserving plumbing fixtures as a condition of final approved dwelling may not comply with § 1101.4 of the Civil Gode.	o, rever ver of y ba 1.4 umb	espe sing Articars model of the	ctively, device cle 2.5 nay not ne Civil fixtures							
G.	-Are	you (Seller) aware of any of the following:										
	4	Substances, materials, or products which may be an environmental hazard such as, but not limited to, asbestos, formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contaminated soil or water	•									
	2	on the subject property		Yes	☐ No							
	2.	Features of the property shared in common with adjoining landowners, such as walls, fences, and driveways, whose use or responsibility for maintenance may have an effect on the subject property		Vaa	□Ne							
	3	Any encroachments, easements or similar matters that may affect your interest in the subject property	H	Yes	=							
	4	Room additions, structural modifications, or other alterations or repairs made without necessary permits	H	Yes								
	5	Room additions, structural modifications, or other alterations or repairs not in compliance with building codes	H		No							
		(Note to G4 and G5: If transferor acquired the property within 18 months of accepting an offer to sell it, transferor shall make additional disclosures regarding the room additions, structural modifications, or other alterations or repairs on a Seller Property Questionnaire (C.A.R. Form SPQ).)			- Land							
	6	Fill (compacted or otherwise) on the property or any portion thereof		Yes	No							
		Any settling from any cause, or slippage, sliding, or other soil problems		Yes	☐ No							
		Flooding, drainage or grading problems		Yes	☐ No							
	40	Major damage to the property or any of the structures from fire, earthquake, floods, or landslides	Ш	Yes	=							
		Any zoning violations, nonconforming uses, violations of "setback" requirements	\vdash	Yes	=							
		Neighborhood noise problems or other nuisances	H	Yes Vac	=							
	43.	Homeowners' Association which has any authority over the subject property	H	Yes Yes	=							
	44.	Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)			_							
	45.	Any notices of abatement or citations against the property	H	Yes ¥⊶	∐ No							
	16.	Any lawsuits by or against the Seller threatening to or affecting this real property, claims for damages by the Selle pursuant to § 910 or 914 threatening to or affecting this real property, claims for breach of warranty pursuant to § 900 threatening to or affecting this real property, or claims for breach of an enhanced protection agreement pursuant to § 903 threatening to or affecting this real property, including any lawsuits or claims for damage pursuant to § 910 or 914 alleging a defect or deficiency in this real property or "common areas" (facilities such	nt nt		_ 110							
		as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	. 🗆	Yes	ПНо							
If tl	ı e an	swer to any of these is yes, explain. (Attach additional sheets if necessary.):	_		_							
_			_									
Đ.		The Seller certifies that the property, as of the close of escrow, will be in compliance with § 13113.8 of the Heat Code by having operable smoke detector(s) which are approved, listed, and installed in accordance with the State regulations and applicable local standards. The Seller certifies that the property, as of the close of escrow, will be in compliance with § 19211 of the Health are by having the water heater tank(s) braced, anchored, or strapped in place in accordance with applicable law.	Fit	re Ma	arshal's							
Sel	ler c	ertifies that the information herein is true and correct to the best of the Seller's knowledge as of the date.	sia	ned	by the							
Sel	ler.	//	1	2	Ğ							
Sel	ier	Matthew L. Taylor, Partition Referee			<u> </u>							
Sel	ler	Date										
TD	S RF	FVISED 6/24 (PAGE 2 OF 3)										



Property Address: 15802 Marlinton Dr., Whittier, CA 90604 Date: July 29, 2024 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: See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure. Agent notes the following items: As Partition Referee, Matthew L. Taylor and his representatives are exempt from disclosure. Buyer is encourage to complete all necessary inspections to satisfy themselves as to the suitability of the subject property and its's surroundings for intended use. Buyer understands they are responsible for ALL retrofit requirements. Property is sold in it's "As-Is, Where-Is" condition. 07/30/2024 Agent (Broker Representing Seller) GS Strategies, Inc. lohn Martindale Date (Associate Licensee or Broker Signature) John Martindale IV. AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who has obtained the offer is other than the agent above.) THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING: See attached Agent Visual Inspection Disclosure (AVID Form) Agent notes no items for disclosure. Agent notes the following items:

V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS.

I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT. Date Matthew L. Taylor, Partition Referee Seller Buyer Date Date Agent (Broker Representing Seller) GS Strategies, Inc. Date (Asseciate Licensee or Broker Signature) (Please Print) John Martindale Agent (Broker Obtaining the Offer) By_ Date (Please Print) (Associate Licensee or Broker Signature)

§ 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.

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TDS REVISED 6/24 (PAGE 3 OF 3)

Agent (Broker Obtaining the Offer)



Date

(Associate Licensee or Broker Signature)



EXEMPT SELLER DISCLOSURE

Use by Sellers Who Are Exempt From Completing a TDS, Or For Any Seller Who Does Not Provide a SPQ. (C.A.R. Form ESD, Revised 6/23)

Sei	ler m	nakes the following	g disclosures	with regard to	the real proper	ty or manufa	ctured home de	scribed as 158	302 Mari	
Cal	iforn	ia, 90604	, SIL	uated in \\ Assessor's Dr	<u>Wnittier</u>		_ (City),	Los Angele.	<u>s</u>	(County),
	 - -		(Zip Code	, Assessors F	alcei No.		8039-016-01	0		("Property").
	This property is a duplex, triplex or fourplex. An ESD is required for all units. This ESD is for all units (or only unit(s). 1. A. Under California law (Civil Code §1102, et seq.) most Sellers of real property containing 1-4 residential units are required to provide									
	В.	prospective Buyer completing the TI this form to make Under Civil Code property built before	ers with a co DS but not ex- other required e §§ 1101.4 ore January 1	ompleted Real lempt from making disclosures, including and 1101.5, no 1994 shall be real lempt and lempt shall be real lempt s	Estate Transfering other disclosuble cluding the disclosuble compliant plute placed by the	Disclosure ures. Sellers vosure of mate umbing fixture Property own	Statement ("TDS who are not legal rial facts of which es in any single ner with water- co	5"). Certain Selly required to co they are aware, family or multi- nserving plumb	llers are omplete a -family re ing fixture	exempt from TDS can use
2.	111	E FOLLOWING A	TUIS DISC	SENTATIONS I	MADE BY THE	SELLER A	ND ARE NOT	THE REPRESE	ENTATIC	ONS OF THE
	AG	ENT(S), IF ANY. ENT(S) AND IS	NOT A SIIR	STITLITE EOD	VNA INSDEC.	JI A WAKK	KANIY OF ANY	KIND BY IH	E SELLI	ER OR ANY
	OB	TAIN. A REAL ES	STATE BROK	(FR IS QUALIF	IFD TO ADVIS	FON REAL	FSTATE TRAN	SACTIONS IE	CELLED	AT WISH IO
		SIRE LEGAL AD				L ON KLAL	LOTAIL HAI	SACTIONS. II	JLLLL	CONBUIER
3.		you (Seller) awa				'ves" answe	rs below.)			
	A.	Within the last 3	years, the de	ath of an occup	ant of the Prope	erty upon the	Property			☐Yes [V] No
	В.	An Order from a	government	health official ide	entifying the Pro	operty as bei	ng contaminated	bv		☐ 163 [X] 140
		methamphetamir	ne. (If ves. att	ach a copy of th	ne Order.)		g comaminatou			Yes X No
	C.	The release of a	n illegal contr	olled substance	on or beneath	the Property			•••••	Yes W No
	D.	Whether the Pro	perty is locate	ed in or adiacen	t to an "industri	al use" zone				Yes X No
		(In general, a zoi	ne or district a	allowing manufa	cturina, comme	ercial or airpo	ort uses.)			
	E.	Whether the Prop	perty is affect	ed by a nuisand	ce created by a	n "industrial u	ıse" zone			TYes WNo
	F.	Whether the Pro	perty is locate	ed within 1 mile	of a former fede	eral or state of	ordnance location	n		
		(In general, an a								
		explosive munition								Yes V No
	G.	Whether the Prop	perty is a con	dominium or loc	cated in a plann	ed unit deve	lopment or other			
		common interest								Yes X No
	Н.	Insurance claims	affecting the	Property within	the past 5 year	rs				Yes X No
	I.	Matters affecting	title of the Pr	operty						Yes X No
	J.	Plumbing fixtures	on the Prop	ertv that are nor	n-compliant plui	mbina fixture	s as			
		defined by Civil (☐ Yes ▼ No
	K.	Any other materi	al facts or de	fects affecting th	ne Property, or i	material docu	uments in Seller's	s		
		possession affect	ting the Prop	erty, not otherw	ise disclosed to	Buver		-		☐ Yes ▼No
		Explanation, or	(if checked) see attached;		•				
		Seller is a Parti	ition Referee	for the Superio	r Court of Calif	fornia and he	as no personal ki	nowledge of the	e items o	n this page.
		Buyer is encour								Pugu
Sel	ler.	epresents that the Seller hereby au ent to any person	uthorizes an	y agent(s) rep	resenting any	y principal(s	s) in this trans	action to pro	f the dat	te signed by Copy of this
١		MI	<u> </u>						Q	7 2 12
Sel					<u>Ma</u>	tthew L. Tay	lor, Partition Re		<u>0'</u>	7.29
Sel	er .							Date		
Ву	sign	ing below, Buyer	acknowledg	es Buyer has r	eceived, read,	and underst	ands this Exem	pt Seller Disclo	sure for	m.
Buy	er							Date		
Buy	er							Date		
CAL TRA CON Asso men	, or a IFORI NSAC ISULT ociation bers P	alifornia Association of any portion thereof, by NIA ASSOCIATION OF ETION. A REAL ESTAT AN APPROPRIATE n of REALTORS®, It is of the NATIONAL ASSOLUBISHED AND DISTIBUTE AND STATE BUSINE	pnotocopy made reprotocopy made reproved the reproved the reproved the reprotocopy made reproved the reproved	nine or any other in NO REPRESENTAT THE PERSON QUA This form is made identify the user a EALTORS® who sull LC.	means, including fa ilON IS MADE AS T LIFIED TO ADVISE de available to real s a REALTOR®. R bscribe to its Code (acsimile or com FO THE LEGAL ' E ON REAL EST I estate professi REALTOR® is a	puterized formats. T VALIDITY OR ACCUI FATE TRANSACTION	ed distribution, disp HIS FORM HAS E RACY OF ANY PRI NS. IF YOU DESIR	play and rep BEEN APPF OVISION IN E LEGAL C	production of this ROVED BY THE N ANY SPECIFIC OR TAX COUNTY
.6	l a	subsidiary of the CALII 25 South Virgil Avenue,	⊢ <i>∪RNIA ASSOC</i> Los Angeles, Cal	<i>IA ITON OF REALT</i> ifornia 90020	JKS®					
	br	VISED 6/23 (PAG	-							EQUAL HOUSING OPPORTUNITY



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15802 Marlinton

Authentisign ID: 4E37E738-904E-EF11-86C3-0022482708E1



NATURAL HAZARD DISCLOSURE STATEMENT

Report Date: 7/29/2024 Report Number: 62881-134

Subject Property: 15802 MARLINTON DR

APN: 8039-016-018

Page Number: 1 (Signature Page)

NOTICE: This acknowledgement page does not represent the entire natural hazard disclosure report issued by MyNHD. Buyer acknowledges receipt of the entire NHD report and agrees to be bound by the terms and conditions thereof.

APN: 8039-016-018 ADDRESS: 15802 MARLINTON DR WHITTIER, CA 90604

The transferor and his or her agent(s) or a third-party consultant disclose the following information with the knowledge that even though this is not a warranty, prospective transferees may rely on this information in deciding whether and on what terms to purchase the subject property. Transferor hereby authorizes any agent(s) representing any principal(s) in this action to provide a copy of this statement to any person or entity in connection with any actual or anticipated sale of the property.

The following are representations made by the transferor and his or her agent(s) based on their knowledge and maps drawn by the state and federal governments. This

	a disclosure and is not intended to be part of	any contract between the	transferee and transferor.	, , , , , , , , , , , , , , , , , , ,
THIS REAL PRO	OPERTY LIES WITHIN THE FOLLOWING HAZAR	DOUS AREA(S):		
A SPECIAL FLO	OOD HAZARD AREA (Any type Zone "A" or "V")	designated by the Federal	Emergency Management Agency.	
Yes	X No Information is not a	vailable from local jurisdic	tion	
AN AREA OF P	POTENTIAL FLOODING shown on a dam failure	inundation map pursuant	to Section 8589.5 of the Government Code.	
Yes		vailable from local jurisdic		
Article 9 (com	RY HIGH FIRE HAZARD SEVERITY ZONE (FHSZ) mencing with Section 4201) of Chapter 1 of Pa of Section 51182 of the Government Code.	as identified by the Directort ort 2 of Division 4 of the Pu	or of Forestry and Fire Protection pursuant to S blic Resources Code. The owner of this propert	ection 51178 of the Government Code or cy is subject to the maintenance
Yes	<u>X</u> No			
High FHSZ in a	a state responsibility area (SRA)	Yes <u>X</u> No		
Very High FHS	SZ in a state responsibility area (SRA)	Yes <u>X</u> No		
	SZ in a local responsibility area (LRA)			
Code. The owr provide fire pr agreement wit	ner of this property is subject to the maintenal otection services to any building or structure l th a Local agency for those purposes pursuant	nce requirements of Sectic ocated within the wildland	AL FOREST FIRE RISKS AND HAZARDS pursuant on 4291 of the Public Resources Code. Addition dis unless the Department of Forestry and Fire Folic Resources Code.	ally, it is not the state's responsibility to
Yes	<u>X</u> No			
AN EARTHQUA	AKE FAULT ZONE pursuant to Section 2622 of	the Public Resources Code		
Yes	<u>X</u> No			
	ZARD ZONE pursuant to Section 2696 of the P			
Ves (Land	slide Zone) X No Map is n	ot yet released by state		
165 (Edito		or year encased by state		
Yes (Lique	efaction Zone) X No Map is n	ot yet released by state		
Yes (Lique THESE HAZARI THESE DISCLO	efaction Zone) _X_ No Map is not be supported by May Limit Your Ability To Develop the SURES ARE BASED ESTIMATE WHERE NATURAL DISASTER. TRANSFERE(S) AND TRANSFER OTHE PROPERTY	ot yet released by state E REAL PROPERTY TO OBT AL HAZARDS EXIST. THEY A PR(S) MAY WISH TO OBTA	TAIN INSURANCE, OR TO RECEIVE ASSISTANCE ARE NOT DEFINITIVE INDICATORS OF WHETHE IN PROFESSIONAL ADVICE REGARDING THOSE Signature of Seller(s) — Authorities:	R OR NOT A PROPERTY WILL BE AFFECTED HAZARDS AND OTHER HAZARDS THAT
Yes (Lique THESE HAZARI THESE DISCLO BY A NATURAI MAY AFFECT T	efaction Zone) X No Map is no DS MAY LIMIT YOUR ABILITY TO DEVELOP THE ISURES ARE BASED ESTIMATE WHERE NATUR. L DISASTER, TRANSFEREE(S) AND TRANSFERD THE PROPERTY OF THE PROP	ot yet released by state E REAL PROPERTY TO OBT AL HAZARDS EXIST. THEY A PR(S) MAY WISH TO OBTA	ARE NOT DEFINITIVE INDICATORS OF WHETHE IN PROFESSIONAL ADVICE REGARDING THOSE	R OR NOT A PROPERTY WILL BE AFFECTED HAZARDS AND OTHER HAZARDS THAT
THESE HAZARI THESE DISCLO BY A NATURAI MAY AFFECT T Signature of Se	efaction Zone) _X_No Map is not provided the surface of the surface of the surface of the property and transfer of the property gent(s) Authoritism gent(s)	ot yet released by state E REAL PROPERTY TO OBT AL HAZARDS EXIST. THEY A PR(S) MAY WISH TO OBTA	ARE NOT DEFINITIVE INDICATORS OF WHETHE	R OR NOT A PROPERTY WILL BE AFFECTED HAZARDS AND OTHER HAZARDS THAT
THESE HAZARI THESE DISCLO BY A NATURAI MAY AFFECT I Signature of Ac Check only on Transfero and agent	efaction Zone) _X_NoMap is not provided by the sures are based estimate where natural L DISASTER. TRANSFEREE(s) and TRANSFERE (s) and TRANSFERE (s) gent(s)	t the information herein is	ARE NOT DEFINITIVE INDICATORS OF WHETHE IN PROFESSIONAL ADVICE REGARDING THOSE Signature of Seller(s) Authentical Authorities Signature of Agent(s) Aiden Santino true and correct to the best of their knowledge	PART OR NOT A PROPERTY WILL BE AFFECTED HAZARDS AND OTHER HAZARDS THAT Date 07/31/2024 Part of the date signed by the transferor(s)
— Yes (Lique THESE HAZARI THESE DISCLO BY A NATURAL MAY AFFECT T Signature of Se Signature of Ae Check only on Transfero — and agent X Transfero — 1103.7, ar provider a contained Transferee (Bu Disclosure Stat This statement There are othe information. W additional disc Assessments), Energy Rating of the flood an	pefaction Zone) X No Map is not be made in the following: In the foll	Date O7/30/2024 The information herein is that they have exercised grall Hazard Disclosure State de Section 1103.4. Neithe ally aware of any errors or nderstands this document or agent's disclosure Provider ADDRESS AND ASSESSOR'S gal information in the Report of the provided in this Report, in the required notices an oklets/information are availes may, at their discretio	ARE NOT DEFINITIVE INDICATORS OF WHETHE IN PROFESSIONAL ADVICE REGARDING THOSE Signature of Seller(s) Signature of Agent(s) True and correct to the best of their knowledge ood faith in the selection of a third-party report ement are based upon information provided by r transferor(s) nor their agent(s) (1) has independent and the information contained on the information contained on the information contained on the information in this transaction. (s) MyNHD, Inc. Date 7/30/2024 5 PARCEL NUMBER PROVIDED TO MYNHD FOR ort. Refer to Report for these additional disclorate the information in the table booklets/information regarding Environment aliable at https://www.MyNHD.com/booklets/n, require additional flood and /or fire insurance.	Pare Date 07/31/2024 The as of the date signed by the transferor(s) The provider as required in Civil Code Section of the independent third-party disclosure endently verified the information are statement. The statement of the information are statement on the statement of the information are statement. The statement of the information are statement of the information are statement. The statement of the information are statement of the statement of the information are statement. The statement of the information are statement of the information and the statement of the information and the information and Conditions, and the information and Special and Hazards, Earthquake Safety, Home combined booklets engl.pdf. Irrespective





Report Date: 7/29/2024 **Report Number:** 62881-134

Subject Property: 15802 MARLINTON DR

APN: 8039-016-018

Page Number: 2 (Summary Page)

NATURAL HAZARD DISCLOSURE REPORT SUMMARY

Subject Property: 15802 MARLINTON DR WHITTIER, CA 90604

APN: 8039-016-018

This property is located in/within:	Yes No	5 . "
A Special Flood Hazard Area		Details:
An Area of Potential Flooding Due to Dam Inundation		Page 3
A state level High or Very High Fire Hazard Severity Zone		Page 3
A WILDLAND AREA (State Responsibility Area or SRA)		Page 3
A High or Very High Fire Hazard Zone in the SRA		Page 3
An Earthquake Fault Zone		Page 3
A Landslide Seismic Hazard Zone		Page 3
		Page 4
A Liquefaction Seismic Hazard Zone		Page 4
1 Mile of a Former Military Ordnance Site		Page 4
1 Mile of a Commercial/Industrial Use Zone	X	Page 4
2 Miles of FAA Approved Landing Facility		Page 4
An Airport Influence Area	X	Page 4
Tsunami Inundation Hazard		Page 4
Right to Farm/Important Farmland	X	Page 5
A Naturally Occurring Asbestos Area	□ X	Page 5
Critical Habitats		Page 5
1 Mile of a Mining Operation		Page 5
Sustainable Groundwater Management Act	$\overline{\mathbf{X}}$	Page 5
A Methane Gas Zone	\overline{X}	Page 6
Gas and Hazardous Liquid Transmission Pipelines	Included	Page 7
City/County Hazard Disclosures		Page 8, 9
City/County Supplemental Fire Zone		Page 8, 9
A Mello-Roos Community Facility District		Page 10
A Special Tax Assessment District		Page 11
Property Tax Breakdown/Tax Calculator	Included	Page 12, 13
Notice of Supplemental Property Tax Bill/Transfer Tax Disclosure	Included	Page 14
Notice of Database Disclosure/Duct Sealing Requirements	Included	Page 16
Contaminated Water Advisory	Included	Page 16
Notice of Energy Efficiency Standards/Tax Credit Advisory	Included	<u>Page 17</u>
Notice of Williamson Act/Insurance Coverage Advisory	Included	Page 17
Mold Addendum/Notice of Methamphetamine Contamination	Included	Page 18
Notice of Abandoned Water Wells and Oil/Gas Wells	Included	<u>Page 18</u>
Notice of Naturally Occurring Asbestos / Radon Gas Advisory	Included	<u>Page 19</u>
Notice of Abandoned Mines/Wood-Burning Heater Advisory	Included	<u>Page 19</u>
Environmental Report Notice of Terms and Conditions	Included	Page 20
This Beneat Supermount and Conditions	Included	Page 27

This Report Summary merely summarizes the research results contained in this full MyNHD Report, and does not, in any way, reduce or eliminate the need to read the Report in its entirety. Please verify the street address and APN for accuracy.