

LEASE LISTING AGREEMENT EXCLUSIVE AUTHORIZATION TO LEASE OR RENT

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

COMPASS

Dat 1.				7/11/2024 RIGHT TO LE	ASE: 025 C	AN VICENTE ASS	SOCIATES LLC		("Rental Prope	rtv Owner	" or "RPO")
••						AN VICENTE ASS			_ (Nontain Topoi	ty Owner	("Broker")
	beai	innin	a (da	ate) (07/11/2024	and ending	at 11:59 P.M. on (dat	e)	09/11/2024	("List	ing Period")
	the e	exclu	ısive	and irrevocab	ole right to lea	se or rent the real	property in the City of	:	WEST HOLLY	WOOD	g ,
							alifornia, described as				EST
				DD, CA 90069		, -	,				Premises").
2.	LIST	TING	TEI	RMS:							•
				MOUNT:		ur Thousand, Thr	ee Hundred	Dollars	\$ \$ <u>4,300.00</u>	per _	Month
				TY DEPOSIT							
	C.	IYP	ME I	F TENANCY:	(Check all tha	at apply): [_] Month	-to-month; 🗶 One yea and fittings attached to	r X Other O	os and the follow	ing itoms	of porconal
				: ALL APPLIA		TAL. All lixtures a	ind numgs allached to	i ile i ieiliis	es and the follow	ing items	or personal
	E.	PER	SOI	NAL PROPER	RTY THAT W	ILL NOT BE MAI	NTAINED OR REPL	ACED BY F	RPO: The followi	ng items	of personal
							by RPO and are not w				
		repla	aced	l by RPO:							
	_	ITE	/C E	EVCLUDED E	DOM LEASE	RENTAL : Gara	ac/Corport				<u>.</u>
	г. G	ADE	VIO E	NAI TERMS	· See Text O	verflow Addendu	ge/Carport; <u> </u>	naragranh	1		
	٥.	7,5,5	,,,,	JUNE PERMIT	. <u>See Text O</u>	vernow Addenda	III (C.A.N. I OIIII I OA)	paragrapii			
3.	CON	MPE	NSA	TION:							
							nissions is not fix				
							RPO and Broke	r (real e	state commiss	sions in	iclude all
				tion and fees						.: <i>e</i> :	
				rees to pay to l fixed-term lea		npensation for serv	vices, irrespective of a	gency relation	onsnip(s), as spec	citied belo	W:
		(')				ent of the total rent	for payments due und	ler the lease	e (or, if 3C applies	the total	rent for the
			` ,	term specified	d in 2C); or (ii) □ \$;	or (iii)		,		;
			(b)	RPO agrees	to pay Broke	additional compe	nsation of n additional fixed term				, if a
		(0)		fixed term lea	se is extende	d or renewed for a	n additional fixed term	. Payment is	s due upon such e	extension	or renewal.
		(2)	For	montn-to-mo	ntn rental: E	itner (i) [_] p nth-to-month:	ercent of	; or (II)	\$ or (II	") □	·
							Broker, cooperating b	roker. RPO	or any other pers	son procur	res a readv.
			()	willing, and a	able Tenant(s) whose offer to I	ease/rent the Premise	es on any p	orice and terms i	is accepte	ed by RPO,
							Premises under the				
						is entitled to comp isting Period, or ar	ensation whether any	tenancy res	sulting from such	offer begir	ns during or
			(b)				the end of the Listir	na Period o	r any extension t	hereof e	nters into a
			(5)				ses to anyone ("Prosp				
				(i) who physic	cally entered	and was shown th	e Premises during the	Listing Per	iod or any extens	ion therec	of by Broker
							ker or any cooperatin				
							r, shall have no obliga				
						nd of the Listing F n Prospective Trans	Period or any extensio	n or cancell	ation, Broker has	given RP	'O a written
			(c)				sierees. he Premises are with	ndrawn from	n lease/rental ar	e leased	rented or
			(0)				by a voluntary act of I				
							by a party to the trans				
							3A shall be payable				
							mount equal to the le s of collection, if any.	sser of one-	-nair of the dama	ges recov	ered or the
				on, RPO agre		acting the expense	s of collection, if any.				
							in payments made by				
							deduct the amount of	f Broker con	npensation from a	any move-	-in payment
						oker for such amo	uni. TENANT: RPO agre	es to nav	Broker if Tenant	directly (or indirectly
							o Premises or any par				
							ation equal to				
		said	tran	sfer, whicheve	er is greater. F	Payment is due upo	on Tenant's direct or in				
		the F	Prem	nises and, if the	ere is an escro	w, shall be through	escrow.				
© 20	23, Ca	aliforni	a Ass	ociation of REALT	ORS®, Inc.			C	Authentision		
LL I	REVI	ISED	6/2	3 (PAGE 1 OF	F 4)		Own	er's Initials	<i>]K</i>		EQUAL HOUSING OPPORTUNITY

- 3		20D016F-A13F-EF11-86D4-6045BDEF834A	oto : 07/44/2024
PIC		erty Address: <u>925 N SAN VICENTE BLVD #1B, WEST HOLLYWOOD, CA</u> <u>90069</u> Date of Broker's policy regarding cooperation with, and the amount of compensation with a property of the second	ate: <u>07/11/2024</u>
	г.	 (1) Broker is authorized to cooperate with and compensate brokers participating through t ("MLS") by offering to MLS brokers out of Broker's compensation specified in 3A: 	
		(a) For a fixed term lease, either X 2.500 percent of the total rent payments due under the	
		(b) For a month to month rental, either percent of amount specified in 3A (percentage compensation, or \$ or	
		(2) Broker is authorized to cooperate with and compensate brokers operating outside the MLS at	s per Broker's policy.
	G.	6. (1) RPO warrants that RPO has no obligation to pay compensation to any other broker regarding	the lease or rental of
		Premises unless the Premises are leased or rented to:	
		(2) If Premises are leased or rented to anyone listed in 3G(1) during the time RPO is obligated to (i) Broker is not entitled to compensation under this Agreement; and (ii) Broker is not obligated to compensation.	
4.	TE	respect to such transaction. ENANT PAYMENTS:	
→.		A. The following are due and payable to RPO, unless otherwise specified:	
	Λ.	1. First Month's Rent: ☐ to Broker; due ☐ at execution, ☐ upon possession, ☐ other	
		2. Security Deposit: to Broker; due at execution, upon possession, other	
			When due:
		4. Other: to Broker:	
	В.		
		payment or other online method, RPO should discuss with a Landlord-Tenant attorney the implication	
		Tenant defaults and an eviction becomes necessary. See also: Wire Fraud Advisory (C.A.R. Form WF	<u> </u>
5.	KE	(EYSAFE/LOCKBOX: 💢 (If checked) RPO authorizes the use of a keysafe/lockbox to allow entry int	o the Premises and agrees to
	sigi	ign a keysafe/lockbox addendum (C.A.R. Form KLA).	•
6.	SIC	BIGN: (If checked) 🔀 RPO authorizes Broker to install a FOR LEASE sign on the Premises.	
7.		IULTIPLE LISTING SERVICE: Information about this listing will (or $ oxdot$ will not) be provided to a multip	
		Broker's selection. If not, then MLS rules may require an exclusion form, such as C.A.R Form SELM,	
		erms of the transaction will be provided to the selected MLS for publication, dissemination and use by	
		pproved by the MLS. RPO authorizes Broker to comply with all applicable MLS rules. MLS rules allow M	ิMLS data to be made available
•		y the MLS to additional Internet sites unless Broker gives the MLS instructions to the contrary.	
8.		ECURITY AND INSURANCE: Broker is not responsible for loss of or damage to personal or real	

- attributable to use of a keysafe/lockbox, a showing of the Premises, or otherwise. Third parties, including, but not limited to, inspectors, brokers and prospective tenants, may have access to, and take videos and photographs of, the interior of the Premises. RPO agrees: (i) to take reasonable precautions to safeguard and protect valuables that might be accessible during showings of the Premises; and (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect RPO.
- OWNERSHIP, TITLE AND AUTHORITY: RPO warrants that: (i) RPO is the legal RPO of the Premises; (ii) no other persons or entities have title to the Premises; and (iii) RPO has the authority to both execute this Agreement and lease or rent the Premises. Exceptions to ownership, title and authority:
- 10. RPO REPRESENTATIONS: RPO represents that, unless otherwise specified in writing, RPO is unaware of: (i) any recorded Notice of Default affecting the Premises; (ii) any delinquent amounts due under any loan secured by, or other obligation affecting, the Premises; (iii) any bankruptcy, insolvency or similar proceeding affecting the Premises; (iv) any litigation, arbitration, administrative action, government investigation, or other pending or threatened action that does or may affect the Premises or RPO's ability to lease, rent or transfer it; and (v) any current, pending or proposed special assessments affecting the Premises. RPO shall promptly notify Broker in writing if RPO becomes aware of any of these items during the Listing Period or any extension thereof.

11. TAX WITHHOLDING AND REPORTING:

- If RPO is not a California Resident or a corporation or LLC qualified to conduct business in California, RPO authorizes Broker to withhold and transmit to California Franchise Tax Board ("FTB") 7% of the GROSS payments to RPO that exceed \$1,500 received by Broker in a calendar year, unless RPO completes and transmits to Broker FTB form 589, nonresident reduced withholding request, FTB form 588, nonresident withholding waiver, or FTB form 590, withholding exemption certificate.
- B. If RPO is a nonresident alien individual, a foreign entity, or other non-U.S. person, (Foreign Investor) RPO authorizes Broker to withhold and transmit to the Internal Revenue Service (IRS) 30% of the GROSS rental receipts unless RPO elects to treat rental income as "effectively connected income" by submitting to Broker a fully completed IRS form W-8ECI, Certificate of Foreign Person's Claim for Exemption from Withholding on Income Connected With the Conduct of a Trade of Business in the United States. A Foreign Investor RPO will need to obtain a U.S. tax payer identification number and file declaration with the IRS regarding effectively connected income in order to complete the form given to Broker. Further, the Foreign Investor RPO will be responsible for making any necessary estimated tax payments.
- Broker has a legal duty to report rental income received to tax collection agencies via IRS form 1099.

12. BROKER'S AND RPO'S DUTIES:

- Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement. Unless RPO gives Broker written instructions to the contrary, Broker is authorized to advertise and market the Premises in any medium, selected by Broker including MLS and the Internet and, to the extent permitted by these media, including MLS, control the dissemination of the information submitted to any medium.
- B. RPO agrees to complete a Rental Property Owner Disclosure (C.A.R. Form RPOD) and Rental Property Owner Questionnaire (C.A.R. Form RPOQ), which shall be provided to Broker within **3 Days** of completing (or with) this Agreement. RPO authorizes Broker to provide tenant with the RPOD completed by RPO with any lease or rental agreement.
- RPO agrees to consider offers presented by Broker and to act in good faith to accomplish the lease or rental of the Premises by, among other things, making the Premises available for showing at reasonable times and referring to Broker all inquiries of any party interested in the Premises subject to 3G, and following all applicable fair housing laws. RPO is responsible for determining at what price and terms to list and lease or rent the Premises. RPO, but NOT Broker, is responsible for compliance with all health and safety legal requirements, such as but not limited to smoke alarm and carbon monoxide detector installation, and water heater bracing.

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Property Address: 925 N SAN VICENTE BLVD #1B, WEST HOLLYWOOD, CA 90069 Date: 07/11/2024

RPO agrees to indemnify, defend and hold harmless Broker and all persons in Broker's firm, as permitted by law, from all costs, expenses, suits, claims, liabilities, damages, judgments, attorney fees and claims of every type, including but not limited to those arising out of injury or death of any person, or damage to any real or personal property of any person, including RPO, (i) for those acts relating to the leasing of the Property by Broker, or any person operating through Broker's license, or the performance or exercise of any of the duties, powers, or authorities granted to Broker; (ii) from any incorrect or incomplete information supplied by RPO; (iii) from any material facts that RPO knows but fails to disclose including dangerous or hidden conditions on the Premises, and (iv) actions brought by the Department of Fair Employment and Housing or other government regulatory body. This paragraph shall apply to all actions and claims, including those arising out of Broker's negligence but not to the willful misconduct or gross negligence of Broker and shall extend to claims occurring after this Agreement is terminated as well as while it is in force. RPO's obligations under this paragraph will not be limited by insurance requirements or by any other provision of this Agreement.

13. AGENCY RELATIONSHIPS:

- Disclosure: If the listing is for a tenancy in excess of one year or compensation is owed to Broker under paragraph 3E, RPO acknowledges receipt of the "Disclosuré Regarding Agency Real Estate Relationship" form (C.A.R. Form AD)
- RPO Representation: Broker shall represent RPO in any resulting transaction, except as specified in paragraph 3G.
- C. Possible Dual Agency With Tenant: Depending upon the circumstances, it may be necessary or appropriate for Broker to act as an agent for both RPO and Tenant. Broker shall, as soon as practicable, disclose to RPO any election to act as a dual agent representing both RPO and Tenant. If a Tenant is procured directly by Broker or an associate licensee in Broker's firm, RPO hereby consents to Broker acting as a dual agent for RPO and such Tenant.
- D. Other RPOs: RPO understands that Broker may have or obtain listings on other properties and that potential tenants may consider, make offers on, or lease or rent through Broker, premises the same as or similar to RPO's Premises. RPO consents to Broker's representation of RPOs and tenants of other properties before, during and after the end of this Agreement.
- Confirmation: If the Premises includes residential property with one to four dwelling units, and the agreed-upon lease is for a tenancy in excess of one year, Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or coincident with RPO's and Tenant's execution of such lease.
- Termination of Agency Relationship: RPO acknowledges and agrees that unless RPO and Broker enter into a separate property management agreement, Broker will not represent RPO in any manner regarding the management of the Premises. RPO further agrees that the representation duties of, and agency relationship with, Broker terminate at the earlier of (i) or (ii) below: (i) Entering into a rental or lease agreement for the Premises and, if checked, (choose all that apply) Tenant occupancy, delivering to Tenant keys or other means of entering the Premises, Tenant walkthrough, completion of Move In Inspection (such as C.A.R. Form MII or comparable form agreed-to by the parties); or (ii) If no lease is already entered into, at the expiration of this Agreement.
- 14. ATTORNEY'S FEES: In any action, proceeding or arbitration between RPO and Broker arising out of this Agreement, RPO and Broker shall be responsible for paying their own attorney's fees and costs except as provided in **paragraph 15A**.
- 15. DISPUTE RESOLUTION:

MEDIATION:

- (1) RPO and Broker agree to mediate any dispute or claim arising between them regarding the obligation to pay compensation under this Agreement, before resorting to arbitration or court action.
- Mediation fees, if any, shall be divided equally among the parties involved.
- (3) 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, and that party is the losing party in any such action, the prevailing party shall be entitled to recover attorney fees, notwithstanding paragraph 14. Exclusions from this mediation agreement are specified in paragraph 15B.
- B. ADDITIONAL MEDIATION TERMS: The following matters shall be excluded from mediation: (i) a judicial or nonjudicial 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 filing 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 filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provisions.
- C. ADVISORY: If RPO and Broker desire to resolve disputes arising between them through arbitration rather than court, they can document their agreement by attaching and signing an Arbitration Agreement (C.A.R. Form ARB).
- 16. MANAGEMENT APPROVAL: If a salesperson or broker-associate enters this Agreement on Broker's behalf, and Broker/Manager does not approve of its terms, Broker/Manager has the right to cancel this Agreement, in writing, within 5 calendar days after its execution.

 17. EQUAL HOUSING OPPORTUNITY: The Premises is offered in compliance with federal, state and local anti-discrimination laws.
- 18. ADDITIONAL TERMS:
 - Rental Property Owner Disclosure (C.A.R. Form RPOD);
 - Rental Property Owner Questionnaire (C.A.R. Form RPOQ);
 - C. X Fair Housing and Discrimination Advisory (C.A.R. Form FHDA)
 - X California Consumer Privacy Act Advisory (C.A.R. Form CCPA);
 - ☑ Disclosure Regarding Real Estate Agency Relationships (C.A.R. Form AD)
 - X Keysafe/Lockbox-Addendum (C.A.R. Form KLA); G. Other:

- 19. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon RPO and RPO's successors and assigns.
- 20. 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. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed except in writing. 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.

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Property Address: 925 N SAN VICENTE BLVD #1B, WEST HOLLYWOOD, CA 90069 Date: 07/11/2024

21. LEGALLY AUTHORIZED SIGNER: Wherever the signature or initials of the Legally Authorized Signer, identified in the signature block below, appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Legally Authorized Signer (i) represents that the entity for which that person is acting already exists and is in good standing to do business in California and (ii) shall deliver to Broker, within 3 Days after execution of this Agreement, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

By signing below, RPO acknowledges that RPO has read, understands, received a copy of, and agrees to the terms of this Agreement.

_		ERS: (Note: If this paragraph is co						
		equired for the Legally Authorized Sig pration, LLC, probate estate, partnersh						
(2)	(2) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herself as a individual. See paragraph 20 for additional terms.							
(3)) The name(s) of the Legally Authoriz	zed Signer(s) is: James Killi	ian ,					
(4)		of the trust or by simplified trust name	e (ex. John Doe, co-trus	stee, Jane Doe, co-trustee				
/=	or Doe Revocable Family Trust).							
(5)) If the entity is a trust or under proba	ate, the following is the full name of the	e trust or probate case,	including case #:				
				.				
	ROPERTY OWNER SIGNATURE(S):	•						
(Signature)	_{By,} James Killian			Date: 07/13/2024				
Printed na	ame of RPO: <u>925 SAN VICENTE ASS</u>	SOCIATES LLC						
X Prin	ted Name of Legally Authorized Signe	er: James Killian	Title, if applicable, _	Authorized Signer				
		City EL SEGUNDO						
Email <i>jak</i>	@coastlinerea.com		Phone #	(310)374-9400 x1018				
Social Se		s):						
(Signature)	Ву,			Date:				
		er:						
		City						
			Phone #					
	curity/Tax ID # (for reporting purposes							
	al Signature Addendum attached (C.A	* -						
Real Estate	Broker (Firm) COMPASS		DRE Lic. #	# <u>01991628</u>				
Address 85	60 W Sunset Blvd 3rd Floor	City West Hollywood	State	e <u>CA</u> Zip <u>90069</u>				
_{Bv} Jordan	Portugal	Jordan Portugal		Date 07/11/2024				
Tel. <u>(847)4</u>	3 6-4917 E-mail <i>jorda</i>	n.portugal@compass.com	DRE Lic	# <u>0219</u> 6878				
Ву				Date				
_ , Tel.	E-mail		DRE Lic					
		listing the Premises. Co-listing Broker	information is on the a	attached Additional Broke				
Acknowled	gement (C.A.R. Form ABA).							

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RENTAL PROPERTY OWNER DISCLOSURE

(Intended to be provided with a lease listing or property management agreement and with a residential lease) (C.A.R. Form RPOD, Revised 6/23)

COMPASS

		Property Owner,		25 SAN VICENTE AS		("RPO")
mak	es tl	he following disclosure	es with regard to the real pr	operty described as _	925 N SAN VI	CENTE BLVD #1B
Unit	#_	1B , situated in	WEST HOLLYWOOL	County of	LOS ANGELES	, California ("Premises").
						al lease or rental with a tenant
•	,		ase listing or property man	0		4
1.	age insp esta esta	ent(s), if any. This Di pections or warranticate licensee or other	sclosure is not a warrant es the principal(s) may w r person working with or d to advise on real estate	y of any kind by the sh to obtain. Unless through Broker has	RPO or any agent(s) and otherwise specified in not verified information	the representations of the nd is not a substitute for any writing, Broker and any real on provided by RPO. A real I advice, they should consult
2.	Not elim	e to RPO, PURPOSE ninate misunderstandin uirements.	: To provide tenant and bro	e Premises and, where		affecting the Premises, to help RPO's response to contractual
		Something that yThink about whaRead the question	ou do not consider materia t you would want to know if ons carefully and take your	I may be perceived diff you were leasing or re ime.	nting the Premises.	
3.	Not the	Premises and help toSomething that rIf something is in	PURPOSE: To give you meliminate misunderstanding nay be material or significal portant to you, be sure to peclose what they actually known.	is about the condition on to you may not be poor out your concerns and	of the Premises. Procived the same way by questions in writing.	
4.	A "	 RPO's disclosure D's AWARENESS: Fo Yes" answer is appre 	es are not a substitute for your reach statement below, an	our own investigations, swer the question "Are ng ago the item being	personal judgments, or o you (RPO) aware of" b	common sense. y checking either "Yes" or "No." d or was documented unless
5.		AD-BASED PAINT:				RE YOU (RPO) AWARE OF
	В.	If yes, in accordance on the attached form of Does RPO have any reward were any renovations. If yes, were such reached Renovation Rule	with federal law, Housing P (C.A.R. Form LPD) and a fe eports or records pertaining t	rovider gives and Tena derally approved lead p o lead-based paint or le olition) of lead-based p ance with Environmer	nt acknowledges receipt amphlet. ad based paint hazards in paint surfaces started or d tal Protection Agency L	the Premises Yes No completed Yes No lead-Based Paint
6.	ME.	TH CONTAMINATION	l•		^	RE YOU (RPO) AWARE OF
о.	A.	Whether a government of the state of the sta	nt health official has issuedontamination specified in the de a copy of the Order prob	e order not been reme	e Premises as being cont	aminated by methamphetamine ☐ Yes ☐ No ☐ Yes ☐ No
		the Order is ii. To Tenant: F	Vithin 3 days of providing thattached. Prior to Tenant signing a lea	ase or rental agreemen	t, or attached to such ag	
7.		If yes, RPO will provid A copy of the notice	s is covered by a contract f de Tenant a copy of the not e is attached.	ice given to RPO or Ho	treatment of the Premise busing Provider by the pe	RE YOU (RPO) AWARE OF es
8.	WA	TER SUBMETERS:				RE YOU (RPO) AWARE OF
	А. В.	Whether the Premise If yes to A, has RPO If yes, RPO agrees to required Water Subm	s contains two or more unit installed a submeter to mea o comply with Civil Code § eter Notice (C.A.R. Form V	asure and charge each § 1954.201 through 19 /SM).	ater meterindividual unit for water i 54-219 and to provide ai	
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RPOD REVISED 6/23 (PAGE 1 OF 2)

9.	MOLD:	ARE YOU (RPO) AWARE OF
	A. Whether any elevated levels of mold are currently in the Premises	Yes No
	B. Whether any elevated levels of mold were previously detected the Premises	Yes No
	(1) If yes to B, was the Premises treated and the mold eradicated	Yes No
	If yes to B(1), identify the location and date(s) of the treatment:	
	C. If yes to A or B, does RPO have any reports or records pertaining to elevated levels of mold Explanation:	in the Premises Yes No
10	ASBESTOS:	ARE YOU (RPO) AWARE OF
10.	A. The presence of asbestos currently in the Premises	
	B. Whether asbestos was ever removed from the Premises	1 es
	(1) If yes to B, identify the location and date(s) of the treatment. (2) If yes to B, does RPO have any reports or records pertaining to asbestos in the Premise	you No
	Explanation:	S Tes INO
11	HOMEOWNER ASSOCIATION/CONDOMINIUM/PLANNED DEVELOPMENT	ARE YOU (RPO) AWARE OF
• • • •	Whether the Premises is a condominium or is located in a planned development, other common	
	subject to covenants, conditions, and restrictions	
	(1) If yes, are you aware of any known restrictions on rentals or use of the Premises	
		🗀 165 🗀 110
	(2) If yes to A, specify below any contact information for the HOA or other entity	
	(3) If yes to A, rules and CC&Rs may need to be provided to a tenant upon execution of a lease	
	Explanation:	
12.	MILITARY ORDNANCE LOCATION:	ARE YOU (RPO) AWARE OF
	If the Premises are located within one mile of an area once used for military training, and may conta	in potentially explosive munitions.
	, , ,	
13.		ARE YOU (RPO) AWARE OF
	Whether an occupant of the Premises died on the Premises within the last 3 years	Yes No
	(1) If yes, does RPO knows the manner of death	
	(2) If yes to (1), the manner of death could be a material fact to a tenant and should be disclose	
	death due to HIV/AIDS	
14.	OTHER MATERIAL FACTS:	ARE YOU (RPO) AWARE OF
	Any other material facts affecting the Premises	
	Explanation:	
ado ack tha	PO represents that RPO has provided the answers and, if any, explanations and comments denda and that such information is true and correct to the best of RPO's knowledge as of knowledges (i) RPO's obligation to disclose information requested by this form is independent a real estate licensee may have in this transaction, and (ii) nothing that any such real estate license rown duty of disclosure.	f the date signed by RPO. RPO lent from any duty of disclosure
Rer	ntal Property Owner James Killian 925 SAN VICENTE ASSOCIAT	ES LLC Date 07/13/2024
Rer	ntal Property Owner	Date
	provided to Tenant by signing below, Tenant acknowledges that Tenant has read, understa s Rental Property Owner Disclosure Form.	nds and has received a copy of
Ter	nant	Date
Ter	nant	Date
IA	CKNOWLEDGE RECEIPT OF A COPY OF THIS RENTAL PROPERTY OWNER DISCLOSURE.	
Rea	al Estate Broker <u>COMPASS</u> , By <u>Jordan Portugal</u>	Date 07/11/2024
© 20	Jordan Portugal O23. California Association of REALTORS®. Inc. United States convigint law (Title 17 U.S. Code) forbids the unauthorized of	distribution display and reproduction of this

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EQUAL HOUSING OPPORTUNITY

RPOD REVISED 6/23 (PAGE 2 OF 2)



RENTAL PROPERTY OWNER QUESTIONNAIRE

(Intended to be provided with a lease listing or property management agreement and not with a residential lease) (C.A.R. Form RPOQ, 6/23)

COMPASS

			ITE ASSOCIATES LLC	("RPO")
provides	the following answer	s with regard to the real property describe	ed as 925 N	SAN VICENTE BLVD #1B
Unit # _ 1	/B , situated in	WEST HOLLYWOOD , C	ounty of <i>LOS AN</i> (GELES , California ("Premises").
RPO auth	norizes that the answ	ers provided on this form may be used to	supplement a lease listir	ng or property management agreement
with a bro	oker and in preparation	n of executing a lease with a tenant.		
1. Note	to RPO, PURPOSE	: To provide a broker with information abo	ut known material facts a	iffecting the Premises, to help eliminate
misu		the condition of the Premises and, wh		
•		n actual knowledge and recollection.		
		ou do not consider material may be perce	ived differently by others	
		t you would want to know if you were leasi		
	 Read the question 	ons carefully and take your time.		
the a	applicable legal stand	UIREMENTS: RPO is advised that many ard prior to leasing or renting the Premise not have expertise in these areas. If Forney.	es. A real estate broker	is qualified to advise on real estate
A "Y	es" answer is appr	r each statement below, answer the questi opriate no matter how long ago the iter olain any "Yes" answers in the space provi	n being asked about ha	e of" by checking either "Yes" or "No." appened or was documented unless
4 14/47		NUMBER OF STREET		ARE YOU (RPO) AWARE OF
Whe	ther the Premises wa	'LUMBING FIXTURES: s built prior to January 1, 1994		Yes No
· · · · ·	(1) If Yes, have any p	plumbing fixtures been installed to be complia	int plumbing fixtures as de	fined by Civil Code Section
1	(2) If Yes to (1), are	there any remaining plumbing fixtures o	on the Premises that are	non-compliant plumbing
famil	y, to be equipped with	of the Civil Code requires all commercial a water-conserving plumbing fixtures.		, including both single family and multi-
Whe acco	rdance with applicab	ter heater with a capacity of not more tha e law		
				100 /00 /000
Whe	s, has RPO installed	ETECTORS: s a fossil fuel burning heater, appliance, or any carbon monoxide detector		Yes No
7. SMC	KE ALARMS:			ARE YOU (RPO) AWARE OF
Whe bedr	ther smoke alarm(s) l	nave been installed in compliance with legan or whether or not a bedroom is located on		pedroom, in the hallway outside of each
9 <u>POO</u>	DL/SPA SAFETY:			ARE VOIL (RRO) AWARE OF
		spa on the Premises		ARE YOU (RPO) AWARE OF
	(1) If yes, does any p(2) If yes, are there	ool or spa on the Premises NOT have an ap any other safety features installed on the	proved anti-entrapment d le Premises, such as ga	rain cover Yes No ates, alarms, or keyed or
Expla	4!			
9. <u>BED</u>	BUG:			ARE YOU (RPO) AWARE OF
Whe Note provi	ther there is any curr : RPO acknowledges ided a notice regardi erty if there is a know	ent infestation of bed bugsthat beginning July 1, 2017, for new tenaring bed bugs (C.A.R. Form BBD). RPO funcurrent bed bug infestation.	nts and January 1, 2018 rther acknowledges that	☐ Yes

RPOQ 6/23 (PAGE 1 OF 3)

10.	PROPOSITION 65 WARNING NOTICE: Whether a Proposition 65 warning notice has been posted on the Premises	
	Note: Proposition 65 warning notice is required when there are more than 10 employees, which n RPO or Property Manager. Explanation:	nay include both employees of the
11.	GAS METER(S): A. Whether there are separate gas meters for different rental units on the Premises	ARE YOU (RPO) AWARE OF
	 If yes to A, specify below which unit(s) have separate gas meters: If yes to A, specify below which, if any, meters on the Premises are equipped with earther valves and the location of the shutoff valves. Explanation:	_
12		ARE YOU (RPO) AWARE OF
12.	A. Whether there are separate electric meters for different rental units on the Premises If yes to A, specify below which unit(s) have separate electric meters. Explanation:	
13.	WATER METER(S):	ARE YOU (RPO) AWARE OF
	A. Whether the water meter(s) servicing the Premises are equipped with a shutoff safety valve If yes to A, specify below the location of the shutoff valves Explanation:	
14.	PERMITS:	ARE YOU (RPO) AWARE OF
	 A. Any room additions, structural modification, or other alterations or repairs made without nece B. Whether any residential unit(s) on the Premises do not contain all permits and governme lease or rent any such dwelling 	ntal approvals needed to lawfully Yes No
	Explanation:	
15.	PARKING:	ARE YOU (RPO) AWARE OF
	 A. Whether Premises contains any on site parking	
40	STORAGE:	ADE VOIL (DDO) AMADE OF
10.	A. Whether Premises contains any on site storage space apart from the rental unit	
	Explanation:	
17.	TRASH PICKUP:	ARE YOU (RPO) AWARE OF
•••	A. Whether the Premises contains scheduled trash pickup	OYes No
	(2) If yes, specify below any specific restrictions or obligations regarding trash recycling or s Explanation:	eparation
18.	LAWN WATERING:	ARE YOU (RPO) AWARE OF
	Whether the tenants are obligated to water any lawns or other landscaping on the Premises If yes, specify below any local watering restrictions limiting the amount or frequency of any watering Explanation:	Yes N o
19.	PETS: Whether the RPO maintains a "pet policy" for the Premises	ARE YOU (RPO) AWARE OF
	If yes, specify below the specifics or limitations of any such policy. RPO is advised that RPO may from having a qualified service or support animal. Explanation:	
20.	KEYS	ARE YOU (RPO) AWARE OF
	A. Whether the Premises has been re-keyed since the previous occupant vacated B. Whether additional keys are needed to access the amenities provided with the premises, pools, laundry rooms, storage units, or other areas C. Whether there are any garage door or gate openers/remotes Explanation:	such as other doors, mailboxes, Yes \[\] No

RPOQ 6/23 (PAGE 2 OF 3)



21. MAILBOXES: Whether the Premises contains separate individual mailboxes for the units				ARE YOU (RPO) AWAI	
	(1) If yes, are the m	nailboxes keyed or otherwise sep		Yes No	,o
		ne location of any mailboxes			
	шхріапацоп. <u> </u>				
22.	LAUNDRY ROOM/A			ARE YOU (RPO) AWAI	
					es No
			oliances are provided for u	use by the tenants or are the tenants	
		provide their own machines	lad with a lagge	₩.	DN-
		are appliances that will be provid ok all that will be provided	led with a lease		sino
		, oven(s), stove/oven combo(s);	Refrigerator(s)	Wine Refrigerator(s)	
	× Washer(x Dryer(s);	Dishwasher(s)	
	× Microwa		Other:	Dishwasher(s) Other:	
			vendor	Yes No	
				Yes No	
	Explanation:				
23.	OTHER MATERIAL			ARE YOU (RPO) AWAI	RE OF
	Any other material fa	acts affecting the Premises		Ye	
	Explanation:				
	-				
RP	O represents that R	PO has provided the answers	s and, if any, explanation	s and comments on this form and any a	attached
				nowledge as of the date signed by RPO	
				person working with or through Broker	
ver	ified information pro	ovided by RPO.			
		Authentisign'			
Rer	ntal Property Owner	James Killian 925 SAN VICENTE ASSOCIAT		Date 07/13/2024	
		925 SAN VICENTE ASSOCIAT	TES LLC		
Rer	ntal Property Owner			Date	
	N/NOW!	FIRT OF A CORV OF THE PE	NTAL BROBERTY CHILL		
IAC	CKNOWLEDGE REC	EIPT OF A COPY OF THIS RE	NTAL PROPERTY OWNER	R QUESTIONNAIRE.	
	CKNOWLEDGE REC		NTAL PROPERTY OWNER , By Jordan Portuga Jordan Portugal		·

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RPOQ 6/23 (PAGE 3 OF 3)





FAIR HOUSING AND DISCRIMINATION ADVISORY

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

COMPASS

- 1. 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.
- 2. 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;
 - **B.** 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 in protected classes;
 - D. 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
 - **E.** 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.
- 3. 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.
- 4. 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.
 - **B.** 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
- 6. 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®.
- 7. 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

8. EXAMPLES OF CONDUCT THAT MAY NOT BE MOTIVATED BY DISCRIMINATORY INTENT BUT COULD HAVE A DISCRIMINATORY EFFECT:

- A. 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.
- **B.** 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.
- 9. 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;
 - B. 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;
 C. "Blockbusting" or causing "panic selling" by inducing a listing, sale or rental based on the grounds of loss of value of property,
 - **C.** "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)

PAGE 1 OF 2)

www.lwolf.com

- 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);
- 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;
- 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:

- 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.
- 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 you 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
 - Federal: https://www.hud.gov/program_offices/fair_housing_equal_opp
 - 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.
 - Legally compliant senior housing is exempt from FHA, FEHA and Unruh as related to age or familial status only;
 - 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.

Buyer/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
Seller/Housing Provider James Killian	925 SAN VICENTE ASSOCIATES LLC Date 07/13/2024
Seller/Housing Provider	Date

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CALIFORNIA CONSUMER PRIVACY ACT ADVISORY, COMPASS 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, Disclosure and Notice.

Buyer/Seller/Landlord/Tenant	James Killian	Date 07/13/2024
9	25 SAN VICENTE ASSOCIATES LLC	
Buyer/Seller/Landlord/Tenant _		Date

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CCPA REVISED 12/22 (PAGE 1 OF 1)



TEXT OVERFLOW ADDENDUM No.

This addendum is given in connection with the property known as 925 N SAN VICENTE BLVD #1B, WEST HOLLYWOOD, CA 90069

(C.A.R. Form TOA, Revis	sea 6/23)	

		("Property"),
in which	925 SAN VICENTE ASSOCIATES LLC	is referred to as ("Seller/Housing Provider/RPO")
and	COMPASS	is referred to as ("Brokerage").
4) 44 - 15 4	00.4489	
	2G, Additional Terms:	- Land Mark David and Control of Transition
	g Spot. Commission is only paid on the first year of the	
	ission to be 4% of Total Annual Rent. Landlord agrees t	to offer 2 weeks free (and 4 weeks free if tenant moves
in before 8/1).		
		·
	erms and conditions are hereby incorporated in and	
document to which	ch this TOA is attached. The undersigned acknowledge	receipt of a copy of this TOA.
Seller/Housing Pro	ovider/RPO James Killian	Date 07/13/2024
	925 SAN VICENTE ASSOCIATES LLC	
Callar/Harrainar Dra		Data
Seller/Housing Pro	ovider/RPO	Date
Brokerage	COMPAS	SS
By Tordan Portug		Date 07/11/2024
- J J · · · · · · · · · · · · · · · · · 		Date 0//11/2024
Jordan Portug	idi	
	ciation of REALTORS®, Inc. United States copyright law (Title 17 U.S. Co	
anno de any donnoù ide	ereor by photocopy machine or any other means including facsimile o	a componenzeu ionnais, i mo combi mao been approvel) BY THE

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TOA REVISED 6/23 (PAGE 1 OF 1)

TEXT OVERFLOW ADDENDUM (TOA PAGE 1 OF 1)



KEYSAFE/LOCKBOX ADDENDUM AND TENANT PERMISSION TO ACCESS PROPERTY

COMPASS

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

	ersigned seller and, if applicable, Housing Provider		N VICENTE ASSOCIA	ATES LLC	_("Owner") ("Broker")
dated	red into an agreement with, to market for sale, lease o		PASS al property located at	925 N SAN VIC	
	1B, WEST HOLLYWOOD, CA 90069	TOTAL LITO TO	ar proporty recutou at		Property").
1. DISC A. A by au Pr cc B. M wi (i) pr C. Br ar ke D. Br	ELOSURES REGARDING ACCESS TO AND PROTECT Reysafe/lockbox is designed to hold a key to the above a Broker, other brokers and real estate licensees who athorized appraisers and inspectors, and accompanies reperty. These individuals may take videos or photographically and use of images by any substitution of block the taking of and use of images by any substitution of the MLS to which the listing has been substituted in accordance with the standards required by the property.	ve Property, or are particiled persons graphs of the such person perty to be submitted. Gere use of it the MLS, ensees, the mage or other and other and other wards and other wards and other wards and other part and other particles.	permitting access to pants of the Multiple interested in purchase Property. Broker does not be provided and the provided reasonable must be provided and the pr	the interior of the Listing Service (sing, leasing or loes not have the cess device in a croved access deand timely acces and timely acces is a result of the other occupants of the coperty maintain	ne Property (s) ("MLS"), renting the ne ability to accordance evice is one ess to listed EALTORS® the use of a s. n insurance
	nd belongings, including cash, jewelry, drugs, firearms				z p. op o. t,
Owne	er PERMISSION FOR USE OF A KEYSAFE/LOCKE or hereby authorizes Broker to use a keysafe/lockbox of permission may be required and is recommended. Co. 107/413/2024 James Killian	x. If the Pro			
	<u>925 SAN VICENTE ASSOCIATES LLC</u> (Print Name)		/Driv	nt Name)	
I am	the current tenant of the above referenced Property, y authority granted in the lease or rental agreement, I Broker may use a keysafe/lockbox. Broker may show the Property as follows:			tements above.	In addition
	(For Single-Family Dwellings:) Broker may post a "Fo	OR SALE",	"FOR LEASE", "FOR	RENT" or "SOL	D" sign on
	acknowledges receipt of a copy of this document.	5 /			
Date		Date			
Tenant		Tenant			
	(Print Name)		(Prir	nt Name)	
or any portic ASSOCIATION TRANSACT CONSULT A of REALTON NATIONAL	ifornia Association of REALTORS®, Inc. United States copyright law (Title 17 on thereof, by photocopy machine or any other means, including facsimile or ON OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO ION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISION AN APPROPRIATE PROFESSIONAL. This form is made available to real estances. It is not intended to identify the user as a REALTOR®. REALTOR® is a ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics. ublished and Distributed by:	or computerízed f THE LEGAL VAI E ON REAL EST ate professionals	ormats. THIS FORM HAS BEI LIDITY OR ACCURACY OF A FATE TRANSACTIONS. IF YO through an agreement with or p	EN APPROVED BY TH ANY PROVISION IN A DU DESIRE LEGAL OF Durchase from the Califo	HE CALIFORNIA ANY SPECIFIC R TAX ADVICE, ornia Association
■ R	EAL ESTATE BUSINESS SERVICES, LLC.				_

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a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020



DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

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

(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.

Buyer Seller X Lan	dlord Tenant James Killian	925 SAN VICENTE ASSOCIATES LLC Date 07/13/2024	
	dlord 🗌 Tenant	Date	
Agent	COMPASS	DRE Lic. # <u>01991628</u>	
Agent _{Authentisson} Jordan Portugal	Real Estate Broker (Firm)	Portugal DRE Lic. # 02196878 Date 07/11/2024	
-	Salesperson or Broker-Associate, if any)		

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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 roperty 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 the salesperson or broker associates who perform as agents of the agent. (b) "Buyer" means a transferee 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 transaction, and appropriately from a salesperson or broker associate functions. 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 from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. "Buyer" includes a vendee or lessee of real property. (c) "Commercial 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) "Dual 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 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" means a person who has obtained a listing of real property to act as an agent for compensation. (g) "Listing price" is the amount expressed in dollars specified in the listing for which the seller is willing to sell the real property through the real property. (i) "Offer to purchase" means a written contract executed by a buyer acting through a buyer's agent that becomes the contract for the sale of the real property upon acceptance by the seller. (j) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property, and includes (1) single-family residential property, (2) multiunit residential property with more than four dwelling units, including a real property between the seller and buyer, transactions for the creation of a real property sales contract within the meaning of Section 2985, and transactions for the creation of a leasehold exceeding one year's duration. (n) "Seller" means the transferor in a real property transaction and includes an owner who lists real property with an agent, whether or not a transfer results, or who receives an offer to purchase real property of which he or she is the owner from an agent on behalf of another. "Seller" includes both a vendor and a lessor of 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 zorns.17(a) As soon as practicable, the buyer's agent shall disclose to 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, 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		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) $ \square $ both the Buyer's a	and Seller's Agent. (dual agent)
	DO NOT COMPLETE. SAMPLE ONLY	License Number
Is the broker of (check one):	☐ the buyer; or ☐ both the buyer and seller. (dual agent)	
	DO NOT COMPLETE. SAMPLE ONLY	License Number
Is (check one): ☐ the Buver	's Agent. (salesperson or broker associate) \square both the Buver's a	and Seller's Agent. (dual agent)

(d) The disclosurés 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)
2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily

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.

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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CALIFORNIA CONSUMER PRIVACY ACT ADVISORY, COMPASS 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, Disclosure and Notice.		
Buyer/Seller/Landlord/Tenant James Killian	Date ^{07/13/2024}	
925 SAN VICENTE ASSOCIATES LLC		
Buyer/Seller/Landlord/Tenant	Date	

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COMPASS

DISCLOSURE REGARDING RENTAL APPLICATION

Landlord is aware that, in the course of finding a tenant for Landlord's Property, Broker will procure information regarding each prospective tenant (an Application to Rent, Credit Reports, other documents reasonably requested by Landlord) (the "Information") and will provide that Information to Landlord for Landlord's review and analysis. Based on Landlord's review of the Information, Landlord alone shall make all decisions regarding which tenant's Application to accept and Landlord alone shall determine the financial viability and reliability of each prospective tenant. Broker shall only provide the Information to Landlord, shall not vet or investigate the prospective tenants in any way, including through the internet or public record, and shall not make any decisions regarding who to accept as a tenant or on what terms to lease the Property to any particular tenant. All such vetting and decisions shall be the sole responsibility of Landlord.

James Killian

07/13/24

Landlord

Date

925 SAN VICENTE ASSOCIATES LLC



Seller or Tenant Acknowledgment of Obligation to Secure and Protect Personal Belongings

Property Address 925 N SAN VICENTE BLVD #1B, WEST HOLLYWOOD, CA 90069 ("the Property")

During the listing period, whether for lease or sale, and any subsequent escrow period, potential buyers, real estate licensees, inspectors, and others will have access to the Property. Owner/Tenant should take appropriate precautions to protect personal belongings from damage or loss.

Jewelry, prescription drugs/medication, and other valuables/private items should be placed in a locked or otherwise secured area while the Property is being marketed for lease or sale. If you elect to keep valuables at the Property, you do so at your own risk.

It is recommended that you consult with your insurance carrier to ensure that coverage is adequate for any losses or damages which may occur, including, but not limited to personal injury, property damage and theft.

Compass cannot be held responsible for loss or damages, for that reason we are advising you take the necessary precautions to protect your belongings.

*Vacant properties may require special coverage.

