

Date Prepared: 04/04/2025

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# LEASE LISTING AGREEMENT EXCLUSIVE AUTHORIZATION TO LEASE OR RENT

(C.A.R. Form LL, Revised 12/24)

1. EX	CLUSIV	E RIGHT TO L	_EASE: <u>Elisa B</u>	aran Trean			("Rental Prope		
		oloys and gran	ts	7	he Beverly Hills E	states			_("Broker")
beg	ginning (d	date)	04/04/2025	and ending at	11:59 P.M. on (date	;)	10/03/2025	("Listir	ng Period"
the	exclusiv	e and irrevoca	able right to lease	e or rent the real pro	perty in the City of	040 N D-	West Holly	<u>vood</u>	
	unty of _ <b>069</b>		Los Angeles	, Califo	rnia, described as	818 N DO	neny Dr #1103, V		remises").
								\'	, , , , , , , , , , , , , , , , , , ,
_	TING TE	ERMS: AMOUNT:	Nine T	barraged Field Hor	alve al Fifth	Dellar	o <sup>(†</sup> 0 050 00	nor	
			<u>міпе і і</u> Г \$19,700.00	housand, Eight Hur	A.R. Form SDDA fo				month
ъ.				O is advised to take					amounts.)
C.				apply): Month-to-r				101111000.)	
D.	ITEMS	INCLUDED I	N LEASE/RENT	<b>AL:</b> All fixtures and	fittings attached to	the Premis	ses and the follow	ving items of	of persona
	propert	y:							
E.				L NOT BE MAINT					
			ft on the Premise	es as a courtesy by F	RPO and are not wa	arranted in	any way, nor will	they be ma	intained o
	replace	ed by RPO:							
F	ITEMS	EXCLUDED I	FROM LEASE/R	ENTAL: Garage/0	Carport:				
				will be available fo		ı Διιαιιςt 2	2025		
О.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		o. <u>The property</u>	Will be available to	i move m otarting	Auguot L	, 2020.		
3. CO	MPENS	ATION:							
				l estate commiss		ed by lav	v. They are so	et by eac	h Brokei
ind	dividual	ly and may	be negotiable	between RPO and	d Broker.				
A.	ADVIS	ORY: Real	estate commiss	sions include all co	mpensation and f	fees to Bro	oker and are ful	ly negotial	ole.
В.				O agrees to pay to			services, as speci	fied below.	(Does no
				ker representing tena	ant. See <mark>paragrapl</mark>	n 3I):			
	` '	r fixed-term l							
	(A)	) (i) 🗌		e total rent payment					
				nent if rental agree				ion or is	prevented
	(D)			i)		Wonth's R	ent	·	if a
	(D)			or renewed for an a		Payment i	is due unon such		, if a
	(2) <b>F</b> o			percent of					or reflection.
			d term or mont		, 0.	(, Ψ	, o.		
				tion or RPO Defaul	t: If during the List	ing Period,	or any extension	າ, Broker, c	ooperating
	(* -,			rson procures a read					
				ccepted by RPO, pro					
				evented from doing					ny tenancy
		resulting fro	m such offer beg	ins during or after th	e expiration of the I	Listing Peri	od, or any extens	ion.)	
	(B)			ompensation for Br					
				d or any extension th					
				insferee") or that pe					
				Period or any extens					
		,	•	bmitted to RPO a sig	•			,	•
			-	under this <b>subpara</b>					-
	(C			n, Broker has given F					
	(0			ting: If, without Brol otherwise transferred					
			ny extension.	Outerwise Hallstelle	u, or made unimarke	ciani <del>c</del> ny a	voluntary act of f	u o during	uie risiiliõ
		1 Cilou, Oi al	Ty CALCITOIDIT.						

LEASE LISTING AGREEMENT (LL PAGE 1 OF 5)

Owner's Initials

The Beverly Hills Estates, 8878 W Sunset Blvd West Hollywood CA 90069 Phone: (808)276-2975 Fax:
Marikah Baran Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

Property Address: 818 N Doheny Dr #1103, West Hollywood, CA 90069 Date: 04/04/2025 C. TENANT BREACH AND RPO RECOVERY OF DAMAGES: If commencement of the lease or rental is prevented by a party to the transaction other than RPO, then compensation which otherwise would have been earned under paragraph 3B shall be payable only if and when RPO collects damages by suit, arbitration, settlement or otherwise, and then in an amount equal to the lesser of one-half of the damages recovered or the above compensation, after first deducting the expenses of collection, if any. **D. ADDITIONAL COMPENSATION:** In addition, RPO agrees to pay: E. COLLECTION OF COMPENSATION: Broker may retain compensation due from any move-in payments made by Tenant to Broker pursuant to the lease or rental agreement. Broker is authorized to instruct Tenant to deduct the amount of Broker compensation from any move-in payment and make a separate payment to Broker for such amount. COMPENSATION ON SUBSEQUENT SALE TO TENANT: RPO agrees to pay Broker if Tenant directly or indirectly acquires, or enters into an agreement to acquire title to Premises or any part thereof, whether by sale, exchange or otherwise, during the term or any extension of tenancy, compensation equal to percent of the selling price or total consideration in said transfer, whichever is greater (Does not include compensation, if any, to a broker representing tenant). Payment is due upon Tenant's direct or indirect acquisition of any legal or equitable interest in the Premises and, if there is an escrow, shall be through escrow. ADDITIONAL COMPENSATION DUE BROKER IF TENANT IS UNREPRESENTED: (1) For a fixed term lease, either percent of the total rent payments due under the lease or \$\Bigsis\$\$ ; OR or percent of amount specified in paragraph 3B(2) used to calculate (2) For a month to month rental, either Broker's percentage compensation, or \$\Bar{\$}\$ or H. COMPENSATION OBLIGATIONS TO OTHER RPO BROKERS: (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 paragraph 3H(1) during the time RPO is obligated to compensate another broker: (i) Broker is not entitled to compensation under this Agreement; and (ii) Broker is not obligated to represent RPO with respect to such transaction. COMPENSATION OBLIGATIONS TO TENANT BROKERS: Many tenants do not have sufficient funds to pay RPO a security deposit and first month's rent and also pay their own broker compensation. RPO may be requested to include a term in the lease or rental agreement agreeing to pay a tenant's broker for services rendered in tenant entering into, and if applicable renewing, a lease or rental. **TENANT PAYMENTS:** A. The following are due and payable to RPO, unless otherwise specified: 1. First Month's Rent: to Broker; due **x** at execution, upon possession, other Security Deposit: to Broker; due **x** at execution, upon possession, other 3. Other: to Broker; When due: 4. Other: to Broker; When due: DIRECT ELECTRONIC RENTAL PAYMENTS: If RPO permits Tenant to pay rent by direct deposit such as wire or electronic payment or other online method, RPO should discuss with a Landlord-Tenant attorney the implications of doing so in the event Tenant defaults and an eviction becomes necessary. See also: Wire Fraud Advisory (C.A.R. Form WFA) for additional information. KEYSAFE/LOCKBOX: (If checked) RPO authorizes the use of a keysafe/lockbox to allow entry into the Premises and agrees to sign a keysafe/lockbox addendum (C.A.R. Form KLA). **SIGN:** (If checked) RPO authorizes Broker to install a FOR LEASE sign on the Premises. MULTIPLE LISTING SERVICE: Information about this listing will (or will not) be provided to a multiple listing service(s) ("MLS") of 7. Broker's selection. If not, then MLS rules may require an exclusion form, such as its own form or C.A.R. Form MLSA, be submitted to the MLS. All terms of the transaction will be provided to the selected MLS for publication, dissemination and use by persons and entities on terms approved by the MLS. RPO authorizes Broker to comply with all applicable MLS rules. MLS rules allow MLS data to be made available by the MLS to additional Internet sites unless Broker gives the MLS instructions to the contrary. SECURITY AND INSURANCE: Broker is not responsible for loss of or damage to personal or real property, or person, whether 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:

Owner's Initials



Property Address: 818 N Doheny Dr #1103, West Hollywood, CA 90069 Date: 04/04/2025

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:

- A. CALIFORNIA WITHHOLDINGS: 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. FEDERAL WITHHOLDINGS: 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.
- C. 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:

- A. BROKER RESPONSIBILITY, AUTHORITY AND LIMITATIONS: 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 DISCLOSURES:** RPO agrees to complete a Rental Property Owner Disclosure (C.A.R. Form RPOD), 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 complete a Rental Property Intake Form (C.A.R. Form RPOI) within 3 Days of request by Broker (or attached).
- C. RPO GOOD FAITH: 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.
- D. INDEMNITY: 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, 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:

- **A. Disclosure:** If the listing is for a tenancy in excess of one year or compensation is owed to Broker under **paragraph 3F**, RPO acknowledges receipt of the "Disclosure Regarding Agency Real Estate Relationship" form (C.A.R. Form AD).
- B. RPO Representation: Broker shall represent RPO in any resulting transaction, except as specified in paragraph 3H.
- 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.
- **E. 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.

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Owner's Initials		_/	

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.

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).



Property Address: 818 N Doheny Dr #1103, West Hollywood, CA 90069 Date: **04/04/2025** By signing below, RPO acknowledges that RPO has read, understands, received a copy of, and agrees to the terms of this Agreement. ENTITY RENTAL PROPERTY OWNERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure (C.A.R. Form RCSD) is not required for the Legally Authorized Signers designated below.) (1) Non-Individual (entity) RPO: One or more RPOs is a trust, corporation, LLC, probate estate, partnership, holding a power of attorney or other entity. (2) Full entity name: The following is the full name of the entity (if a trust, enter the complete trust name; if under probate, enter full name of the estate, including case #): \_\_\_\_\_ (3) Contractual Identity of RPO: For purposes of this Agreement, when the name described below is used it shall be deemed to be the full entity name. (A) If a trust: The trustee(s) of the trust or a simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Doe Revocable Family Trust): (B) If Property is sold under the jurisdiction of a probate court: The name of the executor or administrator, or a simplified probate name (John Doe, executor, or Estate (or Conservatorship) of John Doe). (4) Legally Authorized Signer: (A) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an individual capacity. See paragraph 21 for additional terms. (B) The name(s) of the Legally Authorized Signer(s) is/are: RENTAL PROPERTY OWNER SIGNATURE(S): 4/5/2025 \_\_\_\_\_Date: (Signature) By, Printed name of RPO: Elisa Baran Trean Printed Name of Legally Authorized Signer: Title, if applicable, \_\_\_\_\_ City \_\_\_\_\_ State \_\_\_\_ Zip \_\_\_\_\_ Address Email elisabaran@gmail.com Social Security/Tax ID # (for reporting purposes): (Signature) By, Printed name of RPO: Printed Name of Legally Authorized Signer: \_\_\_\_\_\_ Title, if applicable, \_\_\_\_\_ \_\_\_\_\_ City \_\_\_\_\_ State Zip Address Phone # Email Social Security/Tax ID # (for reporting purposes): Additional Signature Addendum attached (C.A.R. Form ASA) **BROKER SIGNATURE(S):** Real Estate Broker (Firm) *The Beverly Hills Estates* DRE Lic. # **02126121** \_\_\_\_\_City \_\_\_\_\_\_State \_\_\_\_Zip \_\_\_\_\_4/5/2025 Address Marikah Baran Tel. (808)276-2975 E-mail marikahbaran@gmail.com DRE Lic# 02206049 Date Marikah Baran Tel. E-mail DRE Lic# Date Two Brokers with different companies are co-listing the Premises. Co-listing Broker information is on the attached Additional Broker

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Acknowledgement (C.A.R. Form ABA).



818 N Doheny Dr



## **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)

Rer	ntal F	Property Owner,		Elisa Baran Trean perty described as, County of		("RPO")
mal	kes t	he following disclosur	es with regard to the real pro	perty described as	818 N Doheny Dr #1	<b>103</b> ,
Uni	t#_	, situated in	West Hollywood	, County of	<u>Los Angeles</u> , Cali	fornia ("Premises").
				used to supplement the terms		rental with a tenant
`.				gement agreement with a broke		41 41
1.	age ins est est	ent(s), if any. This D pections or warranti ate licensee or othe	disclosure is not a warranty es the principal(s) may wis or person working with or to det to advise on real estate to	entations made by the RPC of any kind by the RPO or a h to obtain. Unless otherwis through Broker has not ver ransactions. If RPO or tenar	any agent(s) and is not a se specified in writing, B ified information provide	substitute for any Froker and any real ed by RPO. A real
2.	Not elin	te to RPO, PURPOSE	: To provide tenant and broke	er with information about know Premises and, where relevant		
•	•	<ul><li>Answer based o</li><li>Something that</li><li>Think about who</li><li>Read the questi</li></ul>	at you would want to know if y ons carefully and take your tir	may be perceived differently by ou were leasing or renting the ne.	Premises.	blue or decirebility of
3.		<ul><li>Premises and help to</li><li>Something that</li><li>If something is in</li></ul>	eliminate misunderstandings may be material or significant mportant to you, be sure to pu	re information about known ma about the condition of the Pre to you may not be perceived t at your concerns and questions by. RPO may not know about a	mises. he same way by the RPO. s in writing.	•
4.	Α "	<ul> <li>RPO's disclosur</li> <li>O's AWARENESS: For Yes" answer is appropriately</li> </ul>	es are not a substitute for you or each statement below, answ	ır own investigations, personal wer the question "Are you (RP0 ı ago the item being asked a	judgments, or common se O) aware of" by checking	either "Yes" or "No."
5.	LE	AD-BASED PAINT:	•		ARE YOU (F	RPO) AWARE OF
	В.	If yes, in accordance on the attached form Does RPO have any Were any renovation If yes, were such re	with federal law, Housing Pro (C.A.R. Form LPD) and a feder reports or records pertaining to is (i.e. sanding, cutting, demo enovations done in compliar	nuary 1, 1978 ovider gives and Tenant acknow erally approved lead pamphlet. lead-based paint or lead based lition) of lead-based paint surfance with Environmental Prote	wledges receipt of the disclept of the disclept of the premise paint hazards in the Premise paint hazards or completed to the completed of the paint hazards of the disclept of the paint hazards of the disclept of the disclept of the paint hazards of the disclept of the disclest of the	es Yes X No Yes X No I Paint
6.			<b>n:</b> ent health official has issued a	n Order identifying the Premise	ARE YOU (F s as being contaminated b	
	B.	If yes to A, has any of If yes, RPO will provious contamination as foll i. To Broker: the Order is	contamination specified in the ide a copy of the Order prohik ows: Within 3 days of providing this attached.	order not been remedied  piting occupancy of the Premises  Rental Property Owner Disclose  e or rental agreement, or attac	es because of methamphe	∖x No tamine
_						
7.			es is covered by a contract for ide Tenant a copy of the notic	periodic pest control treatmer e given to RPO or Housing Pro	nt of the Premises	
8.	А. В.	If yes to A, has RPO If yes, RPO agrees to	installed a submeter to meas	served by a single water mete ure and charge each individua 1954.201 through 1954-219 a SM).	rl unit for water usage	🗌 Yes 🕱 No
		-				
		alifornia Association of REA				企

Ū	/elope ID: 7ED99306-4186-489E-8F34-42B6D7AA2136	
9. M	DLD:	ARE YOU (RPO) AWARE OF
A.	Whether any elevated levels of mold are currently in the Premises	Yes X N
Б.	Whether any elevated levels of mold were previously detected the Premises(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	N/a If yes to A or B, does RPO have any reports or records pertaining to elevated levels of m	
C.	Explanation: N/a	
	BESTOS:	ARE YOU (RPO) AWARE OF.
	The presence of asbestos currently in the Premises	
B.	Whether asbestos was ever removed from the Premises	
	<ul><li>(1) If yes to B, identify the location and date(s) of the treatment:</li><li>(2) If yes to B, does RPO have any reports or records pertaining to asbestos in the Pren</li></ul>	
	(2) If yes to B, does RPO have any reports or records pertaining to asbestos in the Pren Explanation: N/a	nises
11. H	DMEOWNER ASSOCIATION/CONDOMINIUM/PLANNED DEVELOPMENT	ARE YOU (RPO) AWARE OF.
A.	Whether the Premises is a condominium or is located in a planned development, otl	
	otherwise subject to covenants, conditions, and restrictions	
	If yes, specify below any contact information for the HOA or other entity.	
В.		Yes N
	If yes to B, rules and CC&Rs may need to be provided to a tenant upon execution of a least Explanation: N/a	
12. M	LITARY ORDNANCE LOCATION:	ARE YOU (RPO) AWARE OF
	he Premises are located within one mile of an area once used for military training, and may co	
		Yes XN
	EATH ON PREMISES:	ARE YOU (RPO) AWARE OF
VV (1	nether an occupant of the Premises died on the Premises within the last 3 years If yes, does RPO knows the manner of death	Yes YNs
(1	If yes to (1), the manner of death could be a material fact to a tenant and should be disc	losed by PPO except for
(2	death due to HIV/AIDS	losed by Iti O except for
14. O	THER MATERIAL FACTS:	ARE YOU (RPO) AWARE OF
	y other material facts affecting the Premises	
	planation: N/a	
adden ackno that a	epresents that RPO has provided the answers and, if any, explanations and commeda and that such information is true and correct to the best of RPO's knowledge as wledges (i) RPO's obligation to disclose information requested by this form is indepreal estate licensee may have in this transaction, and (ii) nothing that any such real estate licensee may have in this transaction, and (ii) nothing that any such real estate licensee.	s of the date signed by RPO. RF endent from any duty of disclosu estate licensee does or says to RF
	$\cap \mathcal{O}$	4/5/2025
Rental	Property Owner Elisa B	aran Trean Date
Rental	Property Owner	Date
	ning below, Tenant acknowledges that Tenant has read, understands and has receive Disclosure form.	ed a copy of this Rental Property
Tenan	:	Date
I ACKI	NOWLEDGE RECEIPT OF A COPY OF THIS RENTAL PROPERTY OWNER DISCLOSUR	RE
	Marilel Person	4/5/2025

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Marikah Baran

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Real Estate Broker The Beverly Hills Estates

Date



## FAIR HOUSING AND DISCRIMINATION ADVISORY

(C.A.R. Form FHDA, Revised 12/24)

- 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.
- 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 (and race traits)	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 or Intersectionality

## 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
- Landlords/Housing Providers
- SublessorsProperty managers

- Real estate licenseesMobilehome parks
- Real estate brokerage firmsHomeowners Associations ("HOAs");
- Banks and Mortgage lenders

- Insurance companies
- Government housing services
- Appraisers

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

- Docusign Envelope ID: 7ED99306-4186-489E-8F34-42B6D7AA2136

  E. Iniquining 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 4/5/2025	
Seller/Housing Provider	Elisa Baran Trean Date	
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, Disclosure and Notice.
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Buyer/Seller/Landlord/Tenant Elisa Baran Trean	Date
Buyer/Seller/Landlord/Tenant	Date

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## Docusign Envelope ID: 7ED99306-4186-489E-8F34-42B6D7AA2136 REAL ESTATE AGENCY RELATIONSHIP

(As required by the Civil Code) (C.A.R. Form AD, Revised 12/24)

(If checked) This form is being provided in connection with a transaction for a leasehold interest exceeding one year as per Civil Code §§ 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. This includes a Buyer's agent under a buyer-broker representation agreement with the Buyer. 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.
- 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.
- 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 their 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 §§ 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully.

I'ME ACKNOW! EDGE BECEIPT OF A CODY OF THIS DISCLOSURE AND THE BORTIONS OF THE CIVIL CODE BRINTED ON

Note: Real estate broker commissions are not set by law and are fully negotiable.

		COPT OF THIS DISCLOSURE AND	THE FORTIONS OF THE CIV	IL CODE FIXINTED ON
THE SE	COND PAGE.	$C_{\alpha}$		4/5/2025
Buyer	Seller X Landlord Tenant	Color	Elisa Baran Trean	Date
Buyer	Seller Landlord Tenant			Date
Agent _		The Beverly Hills Estates	DRE Lic.	# 02126121
	Marikah Baran	Real Estate Broker (Firm)		4/5/2025
By	Thompson Double	Marikah Baran	DRE Lic. # <b>02206049</b>	Date '

(Salesperson or Broker-Associate, if any)

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

Docusign Envelope ID: 7ED99306-4186-489E-8F34-42B6D7AA2136 (2079.16 APPEARS ON THE FRONT)

2079.13. As used in this section and §§ 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 \$ 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with \$ 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 salespersons 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 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" means all real property in the state, except (1) single-family residential real property (2) dwelling units made subject to Chapter 2 (commencing with § 1940) of Title 5, (3) a mobilehome, as defined in § 798.3, (4) vacant land, or (5) a recreational vehicle, as defined in § 799.29. (d) "Dual agent" reason 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 estable license is required to the seller purchased in the listing of real property to a case an agent for compensation. (g) "Listing pri

**2079.14. (a)** A copy of the disclosure form specified in § 2079.16 shall be provided in a real property transaction as follows: (1) The seller's agent, if any, shall provide the disclosure form to the seller before entering into a listing agreement. (2) The buyer's agent shall provide the disclosure to the buyer as soon as practicable before the execution of a buyer-broker representation agreement and 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. (b) The agent providing the disclosure form specified in § 2079.16 shall obtain a signed acknowledgement of receipt from the buyer or seller except as provided in § 2079.15.

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

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

Seller's Brokerage Firm	DO NOT COMPLETE. 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 Selle	er's Agent. (salesperson or broker associate) $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	(dual agent)
Buyer's Brokerage Firm	DO NOT COMPLETE. SAMPLE ONLY	License Number
Is the broker of (check one	): ☐ the buyer; or ☐ both the buyer and seller. (dual agent)	
Buyer's Agent	DO NOT COMPLETE. SAMPLE ONLY	License Number
Is (check one):   the Buye	er's Agent. (salesperson or broker associate) $\sqcap$ 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 § 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 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 § 2079.14 and § 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.

2079.23 (a) 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. (b) A lender or an auction company retained by a lender to control aspects of a transaction of real property subject to this part, including validating the sales price, shall not require, as a condition of receiving the lender's approval of the transaction, the homeowner or listing agent to defend or indemnify the lender or auction company from any liability alleged to result from the actions of the lender or auction company. Any clause, provision, covenant, or agreement purporting to impose an obligation to defend or indemnify a lender or an auction company in violation of this subdivision is against public policy, void, and unenforceable.

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,

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.

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**AD REVISED 12/24 (PAGE 2 OF 2)** 



818 N Doheny Dr



## WIRE FRAUD AND ELECTRONIC FUNDS TRANSFER ADVISORY

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

Property Address: 818 N Doheny Dr #1103, West Hollywood, CA 90069 ("Property").

## **WIRE FRAUD AND ELECTRONIC FUNDS TRANSFERS ADVISORY:**

The ability to communicate and conduct business electronically is a convenience and reality in nearly all parts of our lives. At the same time, it has provided hackers and scammers new opportunities for their criminal activity. Many businesses have been victimized and the real estate business is no exception.

While wiring or electronically transferring funds is a welcome convenience, we all need to exercise extreme caution. Emails attempting to induce fraudulent wire transfers have been received and have appeared to be legitimate. Reports indicate that some hackers have been able to intercept emailed transfer instructions, obtain account information and, by altering some of the data, redirect the funds to a different account. It also appears that some hackers were able to provide false phone numbers for verifying the wiring or funds transfer instructions. In those cases, the victim called the number provided to confirm the instructions, and then unwittingly authorized a transfer to somewhere or someone other than the intended recipient.

## **ACCORDINGLY, YOU ARE ADVISED:**

- 1. Obtain phone numbers and account numbers only from Escrow Officers, Property Managers, or Landlords at the beginning of the transaction.
- 2. DO NOT EVER WIRE OR ELECTRONICALLY TRANSFER FUNDS PRIOR TO CALLING TO CONFIRM THE TRANSFER INSTRUCTIONS. ONLY USE A PHONE NUMBER YOU WERE PROVIDED PREVIOUSLY. Do not use any different phone number or account number included in any emailed transfer instructions.
- 3. Orally confirm the transfer instruction is legitimate and confirm the bank routing number, account numbers and other codes before taking steps to transfer the funds.
- 4. Avoid sending personal information in emails or texts. Provide such information in person or over the telephone directly to the Escrow Officer, Property Manager, or Landlord.
- 5. Take steps to secure the system you are using with your email account. These steps include creating strong passwords, using secure WiFi, and not using free services.

If you believe you have received questionable or suspicious wire or funds transfer instructions, immediately notify your bank, and the other party, and the Escrow Office, Landlord, or Property Manager. The sources below, as well as others, can also provide information:

Federal Bureau of Investigation: https://www.fbi.gov/; the FBI's IC3 at www.ic3.gov; or 310-477-6565

National White Collar Crime Center: http://www.nw3c.org/

On Guard Online: https://www.onguardonline.gov/

NOTE: There are existing alternatives to electronic and wired fund transfers such as cashier's checks. By signing below, the undersigned acknowledge that each has read, understands and has received a copy of this Wire Fraud and Electronic Funds Transfer Advisory.

Buyer/Tenant	Date
Buyer/Tenant Control	Date
Seller/Landlord Elisa Baran Trean	Date 4/5/2025
Seller/Landlord	Date

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