

Estate Representation

INSTRUCTIONS FOR OFFER SUBMISSION & ADDITIONAL TERMS TRUST SALE

- 1. All offers to be submitted on C.A.R. Residential Purchase Agreement (RPA) form with Trust Advisory attached.
- 2. The property is being sold "as is" with no representations or warranties implied or expressed made by Seller or Seller's agents and/or representatives.
- 3. Seller to select all services.
- 4. Buyer will be responsible for repairs (if any).
- 5. Buyer will be responsible for the pest control report and/or repairs (if any).
- 6. Seller to be responsible for smoke detectors, carbon monoxide detectors and water heater strapping prior to the close of escrow. Buyer to be responsible for any other retrofitting costs and/or completion of work after the close of escrow.
- 7. Buyer will be responsible for cost/coverage of home protection plan (if Buyer so elects).
- 8. Buyer to verify all information including square footage, bedroom/bathroom count permits, etc.
- 9. All offers must be accompanied by verification of 3% deposit.
- 10. Buyer deposit to be 3% of the purchase price and is to be submitted within one (1) business day of acceptance.
- 11. Offer shall provide exact vesting of Buyer; may not stipulate "assignees" or "to be determined" in Escrow.
- 12. County and city transfer taxes and fees shall be paid one-half by Buyer and one-half by Seller.
- 13. If the offer will be submitted by an entity, please provide appropriate documentation.
 - a. If LLC:
 - i. Operating Agreement, Articles of Organization, and Tax ID #.
 - b. If Trust:
 - i. A notarized trust certification.
 - c. If Partnership:
 - i. Partnership Agreement and Tax ID #



Estate Representation

- d. If Corporation:
 - i. Articles of Incorporation, Bylaws, certificate of good standing, and Tax ID#