

DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Listing Firm to Seller) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/14)

[(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(k), (I) and (m).

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 selling 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 associate licensees, 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, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered.

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.

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 BACK (OR A SEPARATE PAGE).

Buyer X S	eller 🗌 Landlord 🔲 Tenant			Date					
	Tulare	Local Healthcare District							
☐ Buyer ☐ S	eller 🗌 Landlord 🔲 Tenant			Date					
Agent		iates, Inc. & Zeeb Con	nmercial	DRE Lic. # <u>01222088/00847045</u>					
	Real E	state Broker (Firm)							
Ву			Lic. # 00665248	Date					
(Sal	esperson or Broker-Associate)	Craig Smith							
Agency Disclos	Agency Disclosure Compliance (Civil Code §2079.14):								
	When the listing brokerage company also represents Buyer/Tenant: The Listing Agent shall have one AD form signed by Seller/Landlord and a								
	form signed by Buyer/Tenant.								
 When Seller/I 	Landlord and Buyer/Tenant are	represented by differen	t brokerage companies	s: (i) the Listing Agent shall have one AD form signed by					
Seller/Landlo	rd and (ii) the Buyer's/Tenant's	s Agent shall have one	e AD form signed by	Buyer/Tenant and either that same or a different AD form					
presented to	presented to Seller/Landlord for signature prior to presentation of the offer. If the same form is used, Seller may sign here:								
(SEL	LER/LANDLORD: DO NOT SI	GN HERE)	(SELLER/LANDLORD: DO NOT SIGN HERE)					
Seller/Landlord		Date	Seller/Land	dlord Date					

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Fax: (559)686-2809

CIVIL CODE SECTIONS 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings: (a) "Agent" means a person acting under provisions of Title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate license and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee 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 associate licensee functions. (c) "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 vendee or lessee. (d) "Commercial real property" means all real property in the state, except single-family residential real property, dwelling units made subject to Chapter 2 (commencing with Section 1940) of Title 5, mobilehomes, as defined in Section 798.3, or recreational vehicles, as defined in Section 799.29. (e) "Dual agent" means an agent acting, either directly or through an associate licensee, as agent for both the seller and the buyer in a real property transaction. (f) "Listing agreement" means a contract between an owner 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. (g) "Listing agent" means a person who has obtained a listing of real property to act as an agent for compensation. (h) "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 listing agent. (i) "Offering price" is the amount expressed in dollars specified in an offer to purchase for which the buyer is willing to buy the real property. (j) "Offer to purchase" means a written contract executed by a buyer acting through a selling agent that becomes the contract for the sale of the real property upon acceptance by the seller. (k) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property that constitutes or is improved with one to four dwelling units, any commercial real property, any leasehold in these types of property exceeding one year's duration, and mobilehomes, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (I) "Real property transaction" means a transaction for the sale of real property in which an agent is employed by one or more of the principals to act in that transaction, and includes a listing or an offer to purchase. (m) "Sell," "sale," or "sold" refers to a transaction for the transfer of real property from the seller to the buyer, and includes exchanges of 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. (o) "Selling agent" means a listing agent who acts alone, or an agent who acts in cooperation with a listing agent, and who sells or finds and obtains a buyer for the real property, or an agent who locates property for a buyer or who finds a buyer for a property for which no listing exists and presents an offer to purchase to the seller. (p) "Subagent" means a person to whom an agent delegates agency powers as provided in Article 5 (commencing with Section 2349) of Chapter 1 of Title 9. However, "subagent" does not include an associate licensee who is acting under the supervision of an agent in a real property transaction.

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase, except that if the offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an 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 selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller'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 selling agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively 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 listing agent prior to or coincident with the execution of that contract by the seller.

The confirmation required by subdivisions (a) and (b) shall be	e in the following form.	
(DO NOT COMPLETE. SAMPLE ONLY)	is the agent of (check one):	the seller exclusively; or both the buyer and seller
ne of Listing Agent)		
(DO NOT COMPLETE. SAMPLE ONLY)	_ is the agent of (check one):	the buyer exclusively; or the seller exclusively; or
ne of Selling Agent if not the same as the Listing Agent)		both the buyer and seller.
	(DO NOT COMPLETE. SAMPLE ONLY) ne of Listing Agent)	ne of Listing Agent) (DO NOT COMPLETE. SAMPLE ONLY) is the agent of (check one):

(d) The disclosures and confirmation required by this section shall be in addition to the disclosure required by Section 2079.14.

2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in the transaction.

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 dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. 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 listing agent from also being a selling agent, and the combination of these functions in one agent 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.

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VACANT LAND LISTING AGREEMENT

(C.A.R. Form VLL, Revised 6/17)

Date Prepared: November 30, 2018

1.	EXC	CLUS	SIVE AUTHORIZATION:	Tula	are Local Healtho	eare District	("Owner")
	here	eby e	employs and grants	Craig Smith & Assoc	iates, Inc. & Zeeb	Commercial	("Broker") beginning
			November 30, 2018	and ending at 11:59 P.M	1. on (date)	May 30, 2019	("Listing Period") the
	exc	lusiv	e and irrevocable right to:	SELL, LEASE, EXCH	ANGE, OPTION	N, or OTHER	
				Tulare			, California, Assessor's
			lo.: See Section 15 , des	scribed as:	Lots 24, 26, and	d 35 in Tulare	("Property").
2.	ITE	MS E	EXCLUDED AND INCLUDE	ED: Unless otherwise specific	ed in an agreemen	nt between Owner and	
				erty are included, and persor			
	ADI	DITIO	ONAL ITEMS EXCLUDED				
	ADI	DITIO	ONAL ITEMS INCLUDED:				
	Owi	ner i	ntends that the above iter	ns be excluded or included	in listing the Pro	perty, but understand	ds that: (i) the Agreement
	betv	veen	owner and transferee sup	ersedes any intention expres	sed above and wi	ill ultimately determine	which items are excluded
	and	incl	uded in the transaction; ar	id (ii) Broker is not responsi	ble for and does	not guarantee that the	above exclusions and/or
	incl	usior	ns will be in the Agreement	between Owner and transfere	ee.		
3.	LIS'	TING	PRICE AND TERMS:				
	A.	The	listing price shall be				
						Dollars (\$).
	В.	Add	litional Terms: See Section	n 15: Additional Terms			
4.			NSATION TO BROKER:				
				estate commissions is not			
				d Broker (real estate comm			
				as compensation for services			
	listir	ng pr	ice (or if an agreement is er	ntered into, of the contract pri	ce), 🗍 \$,OR in accordance with
	Brol	ker's	attached schedule of comp	ensation; as follows:			_
		(1)	If during the Listing Period	d, or any extension, Broker,	cooperating broke	er, Seller or any other	person procures a ready,
				vhose offer to purchase the F			
				action or is prevented from d			
				offer closes during or after the			
		(2)		ar days after the end of the Li			
		(-/		onvey or otherwise transfer			
				ically entered and was showr			
				r (ii) for whom Broker or any			
				or obtain an option on the Pi			
				s, not later than the end of th			
				he names of such Prospectiv			community aromon mad given.
		(3)		written consent, the Propert		om sale lease exch	ange option or other as
		(-)		or is sold, conveyed, leased			
				ry act of Owner during the Lis			mee transferred, or made
	В.	If co		n is prevented by a party to			compensation due under
				e only if and when Owner co			
				e lesser of one-half of the da			
				the expenses of collection, if		of the above compen-	sation, arter mot accusting
	C.		ddition, Owner agrees to pa		arry.		
	•	u	danion, owner agreed to pa	y Broker:			
	D. ⁻	(1)	Broker is authorized to coo	operate and compensate bro	kers participating	through the multiple lis	sting service(s) ("MLS"): (i)
				X 2.500 percent of the			;OR (ii)
			hecked) as per Broker's		io paronaco prico,	σ	,;;; ()
				perate and compensate brok	ers operating outs	side the MLS as ner Br	oker's policy
	E.			gns to Broker the above comp			
				as instructions to compensa			
				as instructions to compensate buyer, transferee or Prospe		it to paragraph 4A, to	any coolow regarding the
	F.					a agreement with and	other broker regarding the
	٠.			wner has not previously ent	בוכט ווונט מ וואנווונֶ.	y agreement with and	mei biokei regalullig tile
		(2)	perty, unless specified as fo	er has no obligation to pay co	mnoncation to an	w other broker regard	ng the Property upless the
		(4)				iy other broker regardi	ing the Property unless the
		(2)	If the Droporty is transferred to a	iny of the following Prospective	ve i ransierees:	bliggted to common	another broken (1) Droken in
		(3)		to anyone listed above during			
o ••	.4	. 116		under this Listing Agreement;			
© 20 VLI	RE	VISE	ia Association of REALTORS®, Inc E D 6/17 (PAGE 1 OF 5)		C	Owner's Initials (

EQUAL HOUSING OPPORTUNITY

Property Address: Tulare, CA 93274 Date: November 30, 2018

5. MULTIPLE LISTING SERVICE:

A. Broker is a participant/subscriber to TCMLS, Kings MLS, Bakersfield MLS, CCMLS

Multiple Listing Service (MLS) and possibly others. Unless otherwise instructed in writing the Property will be listed with the MLS(s) specified above. That MLS is (or if checked is not) the primary MLS for the geographic area of the Property. All terms of the transaction, including sales price and financing, if applicable, (i) will be provided to the MLS in which the property is listed for publication, dissemination and use by persons and entities on terms approved by the MLS and (ii) may be provided to the MLS even if the Property is not listed with the MLS.

BENEFITS OF USING THE MLS; IMPACT OF OPTING OUT OF THE MLS; PRESENTING ALL OFFERS

WHAT IS AN MLS? The MLS is a database of properties for sale that is available and disseminated to and accessible by all other real estate agents who are participants or subscribers to the MLS. Property information submitted to the MLS describes the price, terms and conditions under which the Seller's property is offered for sale (including but not limited to the listing broker's offer of compensation to other brokers). It is likely that a significant number of real estate practitioners in any given area are participants or subscribers to the MLS. The MLS may also be part of a reciprocal agreement to which other multiple listing services belong. Real estate agents belonging to other multiple listing services that have reciprocal agreements with the MLS also have access to the information submitted to the MLS. The MLS may further transmit the MLS database to Internet sites that post property listings online.

EXPOSURE TO BUYERS THROUGH MLS: Listing property with an MLS exposes a seller's property to all real estate agents and brokers (and their potential buyer clients) who are participants or subscribers to the MLS or a reciprocating MLS.

CLOSED/PRIVATE LISTING CLUBS OR GROUPS: Closed or private listing clubs or groups are not the same as the MLS. The MLS referred to above is accessible to all eligible real estate licensees and provides broad exposure for a listed property. Private or closed listing clubs or groups of licensees may have been formed outside the MLS. Private or closed listing clubs or groups are accessible to a more limited number of licensees and generally offer less exposure for listed property. Whether listing property through a closed, private network - and excluding it from the MLS - is advantageous or disadvantageous to an seller, and why, should be discussed with the agent taking the Seller's listing.

NOT LISTING PROPERTY IN A LOCAL MLS: If the Property is listed in an MLS which does not cover the geographic area where the Property is located then real estate agents and brokers working that territory, and Buyers they represent looking for property in the neighborhood, may not be aware the Property is for sale.

OPTING OUT OF MLS: If Owner elects to exclude the Property from the MLS, Seller understands and acknowledges that: **(a)** real estate agents and brokers from other real estate offices, and their buyer clients, who have access to that MLS may not be aware that Seller's Property is offered for sale; **(b)** Information about Seller's Property will not be transmitted to various real estate Internet sites that are used by the public to search for property listings; **(c)** real estate agents, brokers and members of the public may be unaware of the terms and conditions under which Seller is marketing the Property.

REDUCTION IN EXPOSURE: Any reduction in exposure of the Property may lower the number of offers and negatively impact the sales price.

PRESENTING ALL OFFERS: Seller understands that Broker must present all offers received for Seller's Property unless Seller gives Broker written instructions to the contrary.

Seller's Initials () ()			→			Broke	r's/Ag	ent's Init	tials () (
					_						 	

- **B.** MLS rules generally provide that residential real property and vacant lot listings be submitted to the MLS within 2 days or some other period of time after all necessary signatures have been obtained on the listing agreement. Broker will not have to submit this listing to the MLS if, within that time, Broker submits to the MLS a form signed by Seller (C.A.R. Form SELM or the local equivalent form).
- **C.** 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. Seller acknowledges that for any of the below opt-out instructions to be effective, Seller must make them on a separate instruction to Broker signed by Seller. Specific information that can be excluded from the Internet as permitted by (or in accordance with) the MLS is as follows:
 - (1) Property Availability On The MLS; Address On the MLS: Seller can instruct Broker to have the MLS not display the Property or the Property address on the Internet. Seller understands that either of these opt-outs would mean consumers searching for listings on the Internet may not see the Property or Property's address in response to their search.
 - (2) Feature Opt-Outs: Seller can instruct Broker to advise the MLS that Seller does not want visitors to MLS Participant or Subscriber Websites or Electronic Displays that display the Property listing to have the features below. Seller understands (i) that these opt-outs apply only to Websites or Electronic Displays of MLS Participants and Subscribers who are real estate broker and agent members of the MLS; (ii) that other Internet sites may or may not have the features set forth herein; and (iii) that neither Broker nor the MLS may have the ability to control or block such features on other Internet sites.
 - (a) Comments And Reviews: The ability to write comments or reviews about the Property on those sites; or the ability to link to another site containing such comments or reviews if the link is in immediate conjunction with the Property display.
 - (b) Automated Estimate Of Value: The ability to create an automated estimate of value or to link to another site containing such an estimate of value if the link is in immediate conjunction with the Property display.

 Seller elects to opt out of certain Internet features as provided by C.A.R. Form SELI or the local equivalent form.

Owner's Initials	()(((



Property Address: Tulare, CA 93274 Date: November 30, 2018

6. OWNER REPRESENTATIONS: Owner represents that, unless otherwise specified in writing, Owner is unaware of: (i) any Notice of Default recorded against the Property; (ii) any delinquent amounts due under any loan secured by, or other obligation affecting, the Property; (iii) any bankruptcy, insolvency or similar proceeding affecting the Property; (iv) any litigation, arbitration, administrative action, government investigation, or other pending or threatened action that affects or may affect the Property or Owner's ability to transfer it; and (v) any current, pending or proposed special assessments affecting the Property. Owner shall promptly notify Broker in writing if Owner becomes aware of any of these items during the Listing Period or any extension thereof.

- BROKER'S AND OWNER'S DUTIES: Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Listing Agreement. Unless Owner gives Broker written instructions to the contrary, Broker is authorized to order reports and disclosures as appropriate or necessary, and advertise and market the Property in any method and medium, including the Internet, selected by Broker, and, to the extent permitted by these media, including MLS, control the dissemination of the information submitted to any medium. Owner agrees to consider offers presented by Broker, and to act in good faith toward accomplishing the transfer of the Property by, among other things, making the Property available for showing at reasonable times and referring to Broker all inquiries of any party interested in the Property. Owner agrees to provide Broker and transferee(s) all written disclosures, as required by law. Owner further agrees to immediately disclose in writing any condition known to Owner that affects the Property, including, but not limited to, any past or current generation, storage, release, threatened release, disposal, and presence and location of asbestos, PCB transformers, petroleum products, flammable explosives, underground storage tanks and other hazardous, toxic or contaminated substances or conditions in, on, or about the Property. Owner shall maintain public liability and property damage insurance on the Property during the Listing Period or any extension. Owner waives all subrogation rights under any insurance against Broker, cooperating brokers or employees. Owner is responsible for determining at what price to list and transfer the Property. Owner further agrees to indemnify, defend and hold Broker harmless from all claims, disputes, litigation, judgments attorney fees and costs arising from any incorrect or incomplete information supplied by Owner, or from any material facts that Owner knows but fails to disclose including dangerous or hidden conditions on the Property.
 - [If checked] The attached property disclosure is part of this Listing Agreement and may be provided to Prospective Transferees.
- B. **DEPOSIT:** Broker is authorized to accept and hold on Owner's behalf any deposits to be applied toward the contract price.
- 9. AGENCY RELATIONSHIPS:
 - **A. Disclosure:** Owner acknowledges receipt of a "Disclosure Regarding Real Estate Agency Relationship" (C.A.R. Form AD) form which is required to be provided to Owner prior to entering into this Listing Agreement.
 - B. Owner Representation: Broker shall represent Owner in any resulting transaction, except as specified in paragraph 4F.
 - C. Possible Dual Agency With Buyer: Depending upon the circumstances, it may be necessary or appropriate for Broker to act as an agent for both Owner and buyer, exchange party, or one or more additional parties ("Buyer"). Broker shall, as soon as practicable, disclose to Owner any election to act as a dual agent representing both Owner and Buyer. If a Buyer is procured directly by Broker or an associate licensee in Broker's firm, Owner hereby consents to Broker acting as a dual agent for Owner and such Buyer. In the event of an exchange, Owner hereby consents to Broker collecting compensation from additional parties for services rendered, provided there is disclosure to all parties of such agency and compensation. Owner understands and agrees that: (i) Broker, without the prior written consent of Owner, will not disclose to Buyer that Owner is willing to transfer the Property at a price less than the listing price; (ii) Broker, without the prior written consent of Buyer, will not disclose to Owner that Buyer is willing to pay a price greater than the offered price; and (iii) except for (i) and (ii) above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.
 - **D.** Other Owners: Owner understands that Broker may have or obtain listings on other properties, and that potential buyers may consider, make offers on, or acquire through Broker, property the same as or similar to Owner's Property. Owner consents to Broker's representation of owners and buyers of other properties before, during, and after the end of this Listing Agreement.
 - **E. Confirmation:** Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or concurrent with Owner's execution of an agreement to sell.
- 10. SECURITY, INSURANCE, SHOWINGS, AUDIO AND VIDEO: 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 Property, or otherwise. Third parties, including, but not limited to, appraisers, inspectors, brokers and prospective buyers, may have access to, and take videos and photographs of, the Property. Owner agrees: (i) to take reasonable precautions to safeguard and protect valuables that might be accessible during showings of the Property; (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect Owner. Persons visiting the Property may not be aware that they could be recorded by audio or visual devices installed by Owner (such as hidden security cameras) and may claim an invasion of privacy. Owner is advised to post notices disclosing the existence of security devices.
 - (i) to take reasonable precautions to safeguard and protect valuables that might be accessible during showings of the Property; and (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect Owner.
- 11. KEYSAFE/LOCKBOX: A keysafe/lockbox is designed to hold a key to the Property to permit access to the Property by Broker, cooperating brokers, MLS participants, their authorized licensees and representatives, authorized inspectors and accompanying prospective buyers. Broker, cooperating brokers, MLS and Associations/Boards of REALTORS® are not insurers against injury, theft, loss, vandalism, or damage attributed to the use of a keysafe/lockbox. Owner does (or if checked ___ does not) authorize Broker to install a keysafe/lockbox. If Owner does not occupy the Property, Owner shall be responsible for obtaining occupant(s)' written permission for use of a keysafe/lockbox.
- 12. SIGN: Owner authorizes Broker to install a FOR SALE/SOLD/LEASE sign on the Property unless otherwise indicated in writing.
- 13. EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws.
- 14. ATTORNEY'S FEES: In any action, proceeding, or arbitration between Owner and Broker to enforce the compensation provisions of this Agreement, the prevailing Owner or Broker shall be entitled to reasonable attorney's fees and costs, except as provided in paragraph 18A.

Owner's Initials () (



	nd 35 in Tulare		D	oto: November 20, 2019
Property Address: <i>Tulare, CA 93</i>			Da	ate: <i>November 30, 2018</i>
15. ADDITIONAL TERMS: Listing prices are as follows				
Lot 24 (APN 170-340-023) \$				
Lot 26 (APN 170-340-040) \$2	210,000			
Lot 35 (APN 170-340-035) \$	140,000			
Agreement on Broker's behall Listing Agreement, in writing, 17. SUCCESSORS AND AS 18. DISPUTE RESOLUTION A. MEDIATION: Owner compensation under equally among the paction without first at mediate after a requotherwise be available paragraph 18B. B. ADDITIONAL MEDIA judicial foreclosure contract as defined lien; and (iv) any more court action to enal other provisional recond can document their as 15.	f, and Broker or Marwithin 5 days after its SIGNS: This Listing at and Broker agree to this Agreement, be arties involved. If, foottempting to resolve uest has been made ble to that party in ATION TERMS: The or other action of in Civil Code §298 atter that is within ble the recording of er and Broker desire agreement by attaching greement by attaching within ble the recording of the process of the code of the c	e-licensee in Broker's office (sanager does not approve of its to execution. Agreement shall be binding upon to mediate any dispute or claim fore resorting to arbitration or any dispute or claim to which the matter through mediation, at the matter through mediation, at the that party shall not be any such action. Exclusions To following matters shall be proceeding to enforce a continuous to the jurisdiction of a probate of a notice of pending action, for the interest of the process of the process of the process of the process of the pending action, for the process of the pending action, for the pending and signing an Arbitration Agreements is a process of the pending and agreements in the pending and agreements is the pending and agreements in the pending and agreements in the pending action, and agreements is the pending and agreements in the pending action, and agreements in the pending action action.	erms, Broker or Manager has nowner and Owner's successive arising between them regal court action. Mediation feet this paragraph applies, and or (ii) before commencementially to recover attorney from this mediation agree excluded from mediation from this mediation agree excluded from mediation; (iii) the filing or enformation; (iii) the filing or enformation of attachment, regal of the mediation and arbured ween them through arbitrativement (C.A.R. Form ARE	essors and assigns. rding the obligation to pay is, if any, shall be divided by party (i) commences an int of an action, refuses to a fees, even if they would element are specified in on: (i) a judicial or non-or installment land sale rement of a mechanic's tey court. The filing of a ceivership, injunction, or itration provisions. ion rather than court, they is.
exclusive expression of to oral agreement. If any pro- given full force and effec- facsimile, may be execute 20. OWNERSHIP, TITLE AN	their agreement, and ovision of this Agreement. This Listing Agreement in counterparts. ID AUTHORITY: Owroperty, and (iii) Owr	this Listing Agreement, which may not be contradicted by ement is held to be ineffective or ement and any supplement, adviner warrants that: (i) Owner is the has the authority to both exerce as follows:	vidence of any prior agreed invalid, the remaining providendum, or modification, in the owner of the Property	ment or contemporaneous isions will nevertheless be including any photocopy or y; (ii) no other persons or
Capacity as specified in the at initials of the representative ic representative capacity for the the entity for which the indiv Agreement, evidence of authorized and the capacity as specified in the attribute	ttached Representation dentified in the RCSE e entity described an vidual is signing alre- prity to act (such as	g Agreement is being signed for we Capacity Signature Disclosu D appear on this Agreement or d not in an individual capacity, eady exists and (ii) shall Delive but not limited to: applicable true, or formation documents of the	re (C.A.R. Form RCSD-S). any related documents, it s unless otherwise indicated ver to Broker, within 3 Day ust document, or portion the	Wherever the signature or shall be deemed to be in a . Owner (i) represents that ys After Execution of this
By signing below, Owner ac Listing Agreement and any		wner has read, understands, of compensation.	received a copy of and aç	grees to the terms of this
Owner			Tulare Local Healthcare L	District Date
Address 869 No. Cherry St.		City Tulare	State CA	Zip 93274
Telephone <u>(559)805-9076</u>	Fax	E-mail <i>northe</i>	e@aol.com	
Owner				Date
		City	State	Date _ Zip
Address Telephone	Fax	E-mail		
				Date
Address		City	State	Zip
Address Telephone	Fax	E-mail		
		Ov	vner's Initials () ((

Lots 24, 26, and 35 in Tulare

Property Address: <i>Tulare, CA</i> 93274			Date: No	vember 30, 2018
Additional Signature Addendum att	ached (C.A.R. Form A	ASA)		
Real Estate Broker (Firm) Craig Smit	th & Associates, Inc.	& Zeeb Commercial	DRE Lic. # (01222088/00847045
Address 1695 E. Prosperity Ave.		City <i>Tulare</i>	State <u>CA</u> Zip	93274
By	Tel. <u>(559)737-1750</u>	E-mail craig@craigsmithandassoc.com	DRE Lic.# <u>00665248</u>	Date
By Kyle Rhinebeck	Tel. <u>(559)696-2842</u>	E-mail <u>callkyle@callkyle.com</u>	DRE Lic.# <u>00928751</u>	Date
Two Brokers with different compar Acknowledgement (C.A.R. Form ABA)	-	Property. Co-listing Broker informat	ion is on the attache	ed Additional Broker

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