



## PURCHASE AGREEMENT Farm and Ranch

			Prepared by: Agent Robin W. Smith	Phone	(555) 444-3	333
			Broker Robin W. Smith	Email	testy@exan	nple.com
Π						
			n is used by a buyer's agent, or a seller's agent as the counterof to prepare an offer to purchase the property.	fer, wher	າ a buyer will	purchase a farm or
lè	anch pro	ррепц,	to prepare an oner to purchase the property.			
DΑ	<b>TE</b> : <u>Ju</u>	ly 27	, 20_24, at _123 Main St #234, San Francisco CA, 9	4106		, California.
Ite	ms left l	blank c	r unchecked are not applicable.			
	CTS:					
1.	Recei	ved fro	m Property Received from	Amount	t for deposit	, as the Buyer(s),
	1.1	tne su	m of $\frac{12,345.67}{}$ , evidenced by $\  \  \  \  \  \  \  \  \  \  \  \  \ $	<u>Amoum</u>	<u>. TOT GEDOSIL</u>	entance of this offer
			it to be applied toward Buyer's obligations under this agreement			
			terest acquired will be fee simple, unless ☒ leasehold or ☐ <u>Intere</u>			
	1.4	This a	greement is comprised of this five-page form and <u>12,345</u> pages	of adde	nda/attachme	ents.
PR	ROPERT	ΓY:				
2.			purtenances, improvements, accessories and crops are collectiv			
	2.1	The pr	operty's assessor parcel number(s) is Property Assessor Parcel	cel Numl	<u>oer</u> , s	situated in the city o
	2.2	rofeitre	perty Assessor Parcel _, County of _Property Assessor Parcel (ed to as _Lorem ipsum dolor sit amet, consectetur adipiscing	County elit sed	do eiusmod	, California,
	2.2	ГСНОГІУС	d to as adipose six affect, consecretal adiposeing	Circ, Scu	do clasifica	tempor.
		togeth	ner with all related rights, privileges and appurtenances, includi	ing but n	ot limited to:	water rights, claims
			s, easements, and cooperative or association memberships.			_
	2.3		ty description (type of crop(s), total square ft. planted, etc.) Lo	rem ips	<u>um dolor sit</u>	amet, consectetur
		<u>ашрі</u> а.	scing elit, sed do eiusmod tempor.  ☑ See Paragraph 20 for additional descriptions, or □ attached F	Form Add	dondum [Soc	DDI Form 159 /1
			$oxed{eta}$ See Paragraph 20 for additional descriptions, or $oxed{eta}$ attached P $_{oxed{eta}}$ : Property Zoning	aiiii Aud	aeridum. [See	; <b>KFI</b> FOIII 130-4]
ES	CROW	•	<u> </u>			
3.			tion to be escrowed with Escrow Transaction			
			eliver instructions to escrow within five, or 🛭 12345, days a	after acc	eptance.	
			w holder is authorized and instructed to act on the provisions of t	_		
			ctions of the parties and to draft any additional instructions neces	ssary to	close this trar	ısaction. [See <b>RPI</b>
		Form 4	ีขา] พ to be handed all instruments needed to close escrow on or bei	fore July	v 27	20 24 or within
	0.2		days after acceptance. Parties to hand Escrow all documents			
			hird parties to this transaction prior to seven days before the dat	•	•	
TE	RMS: E	Buyer 1	o pay the purchase price as follows:			
4.			nt through escrow, including deposits, in the amount of			
_	4.1	Other	consideration paid through escrow Other consideration throu	igh escr	<u>ow</u>	\$ 12,345.67
5.			ain a 🗵 first, or 🗆 second, trust deed that tipther amount of			\$_12,345.67
	Intere	ne app st on c	roximately $12,345.67$ monthly for a period of $12345$ losing not to exceed $50.3$ %, $\mathbb{X}$ ARM. Loan points not to expression $\mathbb{Z}$	xceed	years. _oan	
6.			r existing financing in the amount of			\$ 12,345.67
	6.1	Terms	Other New Or Existing Financing Terms	r	not to	
7.	X Take	e title s	subject to, or   Assume, an existing first trust deed note held by	First tr	exected not	e unpaid principal
			aid principal balance of		e.description	ı\$ <u>12,345.67</u>
	payab X AR		2,345.67 monthly, including interest not exceeding 50.3	_%,		
			sing, loan balance differences per beneficiary statement(s) to be	adiusted	d into:	
			$a_{1} = a_{2} + a_{3} + a_{4} + a_{5} + a_{5$	aajaotot	2 II 110.	
8.	X Take	e title s	subject to, or   Assume, an existing second trust deed note held			
	12,3		with an unpaid principal	balance	of	\$_12,345.67
			2,345.67 monthly, including interest not exceeding 50.3 July 27 , 20 24	%,		
9.			improvement bond lien with an unpaid principal balance of			\$ 12.345.67
٠.	, 100a	<b>.</b> an				<u>,</u>
			PAGE 1 OF 5 — FORM 158			

	seanvil.co	·PAGE 2 OF 5 — FORM 158		
10. As	ssume a	solar bond lien with an unpaid principal balance of		
<b>11.</b> No	ote for th	ne balance of the purchase price in the amount of	\$ 12,345.67	
to	be exe	cuted by Buyer in favor of Seller on the terms attached. [See <b>RPI</b> Form 158-3]	<b>a</b> 12 2/5 67	
12. 10 12.		hase price is	12,343.07	
12.		2,345.67 per square foot of real estate conveyed.		
	\$ <u>12</u>	,345.67 per acre foot of real estate conveyed.		
13. IN		EMENTS AND ACCESSORIES:		
13.	1 The	following items, if any exist, are included in the purchase price unless otherwise exclu	ıded:	
	a.	Farm and Ranch Improvements: windmills, tanks, barns, pens, fences, gates, gara outbuildings, corrals, and: Lorem ipsum dolor sit amet, consectetur adipiscing tempor.		
	b.	i.   See Paragraph 20 for additional improvements, or □ attached Addendum. [See Farm and Ranch Accessories: portable buildings, hunting blinds, game feeders, live troughs, irrigation equipment, fuel tanks, submersible pumps, pressure tanks, corrand: Lorem ipsum dolor sit amet, consectetur adipiscing elit, sed do eiusmod	estock feeders and als, gates, chutes,	
	C.	i. ⋈ See Paragraph 20 for additional accessories, or □ attached Farm Addendum Livestock: Lorem ipsum dolor sit amet, consectetur adipiscing elit, sed do eius		
	d.	i. ⋈ See Paragraph 20 for additional livestock, or □ attached Farm Addendum. [S ⋈ Residential units: Number of residential units on the property: _Improvement . [s		
13.2	2 <b>CRO</b> Prop	PS: Seller ĭ has, □ does not have, the right to harvest all growing crops until deliver Accessories	y of possession of the	
	a.	CROP PRODUCTION RECORDS: On acceptance, Seller to hand Buyer the crop p for Buyer's review within 12345 days of receipt. Buyer may terminate the agreement period based on a reasonable disapproval of the information received.	roduction records ent during the review	
13.3	13.3 <b>EXCLUSIONS:</b> The following improvements, accessories, and crops will be retained by Seller and from sale: Lorem ipsum dolor sit amet, consectetur adipiscing elit, sed do eiusmod tempor.			
	 a.		e <b>RPI</b> Form 158-4]	
13.4		<b>ERVATIONS:</b> Seller reserves the following mineral, water, royalty, timber, or other int	erests:	
	Lor	em ipsum dolor sit amet, consectetur adipiscing elit, sed do eiusmod tempor.		
	a. 		•	
13.		SONAL PROPERTY:   See attached Personal Property Inventory. [See RPI Form 2:	56]	
		ANCE AND PERFORMANCE:	422   6   1	
14.	and a	offer to be deemed revoked unless accepted in writing $\mbox{\sc M}$ on presentation, or $\mbox{\sc M}$ within acceptance is personally delivered or faxed to Offeror or Offeror's Broker within this personal conditions Statement to Buyer with	ettod.	
	or 🗆	Acceptance And [See RPI Form 158-2]	•	
14.3		er acceptance, Broker(s) are authorized to extend any performance date up to one n		
14.4	term	ne inability of Buyer to obtain or assume financing as agreed by the date scheduled in the first statement in the control of t		
14.	busir	ication of downpayment and closing costs to be provided to Seller, and Buyer to apply ness days of acceptence, or 🛭 <u>business days of</u> .		
14.6	refer	er's close of escrow is conditioned 6ਜਿਲਪੈਂ9ਵਿੱਤ ਐੱlor or concurrent closing on a sale of oth red to as <u>Acceptance And Performance Escrow Conditioned</u>	·	
14.7		he exact size and boundaries of the real estate conveyed to be established and has sed surveyor employed by $oxtimes$ Seller, or $\Box$ Buyer.	anded to escrow by a	
14.8	8 Surv	eys, engineering, maps and plans prepared for the use of property and available to	Seller to be handed to	

-------PAGE 2 OF 5 — FORM 158 ------

------PAGE 3 OF 5 — FORM 158 ------

14.9 Any termination of the agreement shall be by written Notice of Cancellation timely delivered to the other party, the other party's Broker or escrow, with instructions to escrow to return all instruments and funds to the parties depositing them. [See **RPI** Form 183]

- 14.10 Both parties reserve their rights to assign and agree to cooperate in effecting an Internal Revenue Code §1031 exchange prior to close of escrow on either party's written notice. [See **RPI** Forms 171 or 172-2]
- 14.11 Before any party to this agreement files an action on a dispute arising out of this agreement which remains unresolved after 30 days of informal negotiations, the parties agree to enter into non-binding mediation administered by a neutral dispute resolution organization and undertake a good faith effort during mediation to settle the dispute.

14.12 Should Buyer breach the agreement, Bu	ıyer's monetary liability to Seller is limited to ☒ \$
or □ the deposit receipted in Section 1.	

## 15. PROPERTY CONDITIONS:

- 15.1 Seller to furnish prior to closing:
  - a. X a certificate of occupancy, or other clearance or retrofitting, required by local ordinance for the transfer of possession or title.

  - c. M Energy Audit Report stating the rating for the property's improvements is no greater than Property
  - d. Mary Property Conditions Furnish Prior Other Description 1

Conditions Furnish

- 15.2 Buyer to inspect the property twice:
  - a. An **initial property inspection** is required on acceptance to confirm the property's condition silon substantially the same as observed by Buyer and represented by Seller or Seller's Agents proregerty acceptance, and if not substantially the same, Buyer to promptly notify Seller in writing of undistricted material defects discovered. [See **RPI** Form 269] Seller to repair, replace or correct noticed defects prior to closing; and
  - b. A **final walk-through inspection** is required within five days before closing to confirm the correction of any noticed defects. [See **RPI** Form 270]
- 15.3 The property is located in: ⋈ an industrial use area, □ a military ordnance area, □ a rent control area, □ airport, farmland, San Francisco Bay or mining operation area, see attached Notice Addendum [See RPI Form 308] or □ Property Conditions Location Other Description
- 15.4 On acceptance, Seller to hand Buyer the following property operating information:
  - a. 

    Property Expense Report for Buyer's review within ten days of receipt; Buyer may terminate the agreement during the review period based on a reasonable disapproval of the information received.
  - b. M See attached Leasing and Operating Addendum for additional conditions. [See RPI Form 275]
- 15.5 ☒ Surface Leases: Prior to the execution of the contract, Seller to provide Buyer with copies of written leases and give notice of oral leases (Leases) ☒ listed below or □ on the attached exhibit.
  - a. The following Leases will be exceptions listed in the Title Policy issued to Buyer: <u>Lorem ipsum dolor</u> sit amet, consectetur adipiscing elit, sed do eiusmod tempor.
- 15.6 A solar equipment lease lien exists on the property for the solar equipment located on the property payable \$12,345.67 monthly, expiring July 27 , 20 24 .
  - On acceptance, Seller to hand Buyer all documentation concerning the solar bond lien on the property and solar equipment lease. Within ten days after receipt, Buyer may terminate the agreement based on Buyer's reasonable disapproval of the documents. [See RPI Form 183]
  - b. Solar equipment lease to be assumed by Buyer and pro rated to close of escrow.
- 15.7 Possession of the property and keys/access codes to be delivered: ⋈ on close of escrow, or □ as stated in the attached Occupancy Agreement.
- 15.8 Seller to maintain the property in good condition until possession is delivered.

## 16. CLOSING CONDITIONS:

16.1 ☐ Escrow instructions, prepared and signed by the parties, are attached to be handed to escro			to escrow on
	acceptance. [See <b>RPI</b> Form 401]		
16.2	Each party to pay its customary escrow charges, or ⊠	Closing Conditions Each	[See <b>RPI</b> Form 401]
16.3	Buyer's title to be subject to covenants, conditions, res	trictions, จะระหงาโกคร and ease	ements of record.
	Closing Conditions Subject To Covenants	Description	

16.4	Title to be vested in Buyer or Assignee free of	f encumbrances other than those set fo	rth herein. Buyer's interest
	in title to be insured under a policy issued by	Closing Conditions Buyers Interest	title company on a(n) □
		Under Policy	

PAGE 3 OF 5 — FORM 158------

http		ended by ATMI anvil.com PAGE 4 OF 5 — FORM 158				
		Homeowner(s) policy (one-to-four units), □ Residential ALTA-R policy (vacant or improved residential parcel), □ Owner's policy (other than one-to-four units),□ CLTA Joint Protection policy (also naming Carryback Seller or purchase-assist lender), or □ Binder (to insure resale or refinance within two years).				
		a.   M American Land Title Association (ALTA) survey of the property to be obtained by Buyer from a licensed surveyor employed by Buyer within <u>Closi</u> days after acceptance.				
		b. Endorsements Closing Conditions Buyers Interest Endorsements				
	40 =	c.				
	16.5	A UCC-11 Information Request Form is to be ordered from the Secretary of State and approved by Buyer prior to close of escrow. [See §10.4 for UCC-1 filing; See RPI Form 436-3]				
	16.6	Buyer to furnish a new fire and/or liability insurance policy covering the property.				
	16.7	Taxes, assessments, insurance premiums, rents, interest and other expenses to be pro rated to close of escrow, unless otherwise provided.  Num-				
	16.8	Bill of Sale to be executed for any personal property being transferred. [See §10.4 for UCC-1 filing; See RPI Form 436-3]  Of				
	16.9	If Seller is unable to convey marketable title as agree@ags if the improvements on the property are materially damaged prior to closing, Buyer may terminate the agreement. Seller to pay all reasonable escrow cancellation charges. [See <b>RPI</b> Form 183]				
17		Should escrow fail to close for any reason, all engineering plans, permits or other items specifically mentioned in this agreement and obtained by Buyer to be transferred to Seller by Buyer, at no expense to Seller.  DTICE OF YOUR SUPPLEMENTAL PROPERTY TAX BILL:				
17		ornia property tax law requires the Assessor to revalue real property at the time the ownership				
		e property changes. Because of this law, you may receive one or two supplemental tax bills,				
		depending on when your loan closes.				
	•	The supplemental tax bills are not mailed to your lender. If you have arranged for your property tax				
	payn	nents to be paid through an impound account, the supplemental tax bills will not be paid by your er. It is your responsibility to pay these supplemental bills directly to the Tax Collector.				
	•	u have any questions concerning this matter, please call your local Tax Collector's Office.				
18.	NO	TICE REGARDING GAS AND HAZARDOUS LIQUID PIPELINES:				
	liquid site m inforn pipeli	notice is being provided simply to inform you that information about the general location of gas and hazardous transmission pipelines is available to the public via the National Pipeline Mapping System (NPMS) Internet Web naintained by the United States Department of Transportation at http://www.npms.phmsa.dot.gov/. To seek further nation about possible transmission pipelines near the property, you may contact your local gas utility or other ne operators in the area. Contact information for pipeline operators is searchable by ZIP Code and county on the S Internet Web site.				
19.	BRO	OKERAGE FEE:				
	19.1	Parties to pay the below mentioned Broker(s) a fee now due of $\[ \] \$ \$\\ \] 12,345.67 , or $\[ \] 50.3$ % of the purchase price as follows:				
		a. Seller to pay the brokerage fee on the change of ownership.				
		b. The party wrongfully preventing this change of ownership to pay the brokerage fee.				
	19.2	Buyer's Broker and Seller's Broker, respectively, to share the brokerage fee 12,345 : 12,345 or 🛮 as specified in the attached Fee Sharing Agreement. [See <b>RPI</b> Form 105]				
	19.3	Attached is the Agency Law Disclosure. [See RPI Form 305]				
	19.4	Broker is authorized to report the sale, its price and terms for dissemination and use of participants in brokerage trade associations or listing services.				
20.		HER TERMS:				
	_	Lorem ipsum dolor sit amet, consectetur adipiscing elit, sed do eiusmod tempor.				
	20.1					
21.	ADI	DITIONAL EXPLANATIONS AND DESCRIPTIONS:				
	_	Lorem ipsum dolor sit amet, consectetur adipiscing elit, sed do eiusmod tempor.				

------PAGE 4 OF 5 — FORM 158------

Seller's Broker: Robin W. Smith	Buyer's Broker: Robin W. Smith		
Broker's DRE #: Seller Brokers DRE Number	Broker's DRE #: Buyer Brokers DRE Number		
is the broker for: ☒ Seller	is the broker for: ☒ Buyer		
□ both Buyer and Seller (dual agent)	□ both Buyer and Seller (dual agent)		
Seller's Agent: Robin W. Smith	Buyer's Agent: Robin W. Smith		
Agent's DRE #: Seller Agents DRE Number	Agent's DRE #: Buyer Agents DRE Number		
is ☒ Seller's agent (salesperson or broker-associate)  □ both Buyer's and Seller's agent (dual agent)	is ⊠ Buyer's agent (salesperson or broker-associate)  □ both Buyer's and Seller's agent (dual agent)		
Signature:	Signature:		
Address: 123 Main St #234 San Francisco CA, 94106	Address: 123 Main St #234 San Francisco CA, 94106		
Phone: (555) 444-3333 Cell: Seller Agektr Cell	Phone: (555) 444-3333 Cell: Buyer Browketr Ceell		
Email: testy@example.com	Email: testy@example.com		
I agree to the terms stated above.  ☑ See Signature Page Addendum. [RPI Form 251]  Date:, 20  Buyer:Robin W. Smith  Signature:  Buyer:Robin W. Smith	I agree to the terms stated above.  X See Signature Page Addendum. [RPI Form 251]  Date:, 20  Seller:, Robin W. Smith  Signature:  Seller:		
Signature:	Signature:		
REJECTION	N OF OFFER		
Undersigned hereby rejects this offer in its entirety. No counted Date:, 20 Name:Robin W. Smith	eroffer will be forthcoming.		
Signature:			
Signature:			

**FORM 158** 

01-19

©2019 RPI — Realty Publications, Inc., P.O. BOX 5707, RIVERSIDE, CA 92517