The following terms and conditions are hereby incorporated in and made a part of the Contract for the
Sale and Purchase of Real Property dated ______________ for a ______% undivided interest in the
property known as ____________________________________________________________, California (the
“Property”) between ________________________________________________________________, the Buyer, and
__________________________________________________________, the Seller. Buyer will be assigned the
exclusive right to occupy unit #___________, along with the following other areas of the Property:
__________________________________________________________.

1. DISCLOSURES: Buyer understands and acknowledges the following very important things about
this purchase:

A. The Property has not been divided into condominiums and Buyer is not buying a
condominium. Buyer is buying an undivided percentage of an apartment building, and
will co-own the Property with others as a tenancy in common. Buyer will not
individually own any particular apartment, or obtain a deeded right to any particular
area of the Property.

Buyer to print on line below “I have read and understand Disclosure A above”.

B. The right to use or rent out a particular apartment (and possibly other areas such as
parking spaces, storage areas, decks etc.), along with the allocation of group costs, will
be described in a Tenancy In Common Agreement (a “TIC Agreement”). It is essential
that every co-owner that is part of the initial group buying the Property sign the TIC
Agreement, and it is equally important that, when a TIC share is resold, the buyer and
seller sign a resale amendment or addendum to the TIC Agreement. If this does not
happen, Buyer may not have the legal right to occupy a specific apartment in the
Property.

Buyer to print on lines below “I have read and understand Disclosure C above”.

C. There is no guarantee that individual TIC loans will be available in the future when
Buyer needs or wants to resell or refinance, or if Buyer has a balloon payment due.
Even if individual TIC loans are available, they may be difficult and/or expensive to
obtain. If individual TIC loans are not unavailable, the only alternative financing plan
would be for the entire TIC group to agree to get an apartment building loan together.
Unless the TIC Agreement says something different, the group loan approach would be
blocked if any one co-owner disagreed. If the TIC did get group financing, Buyer's risk
would increase because the failure of any one co-owner to pay his/her share of the
payments could cause all of the co-owners to lose their homes and some or all of their
equity.

Buyer to print on lines below “I have read and understand Disclosure C above”.

D. Since Buyer will be relying on others to help pay the property tax and other group costs
(and also the mortgage if the co-owners ever obtain a group loan), it is essential that
Buyer investigate the creditworthiness and financial strength of the other co-owners. Buyer agrees to take responsibility to investigate the creditworthiness and financial strength of the other co-owners. Buyer agrees that he/she will not rely on Seller, or any real estate agent or loan agent, to evaluate the creditworthiness and financial strength of the other co-owners, and will not hold Seller or any real estate agent or loan agent responsible if another co-owner cannot or does not pay his/her share of group costs or has difficulty qualifying for financing.

Buyer to print on lines below “I have read and understand Disclosure D above”.

2. **TIC AGREEMENT**: Buyer acknowledges that he/she has been strongly advised to consult with an attorney familiar with tenancy in common ownership. Regardless of whether Buyer actually undertakes his/her own investigation, Buyer agrees that he/she will not rely on information or advice provided by Seller or any real estate or loan agent in evaluating the pros and cons of tenancy in common ownership, or the quality or terms of the TIC Agreement. The appropriate paragraph below should be initialed and completed.

____ Buyer Has Already Approved TIC Agreement: If this option is selected, a TIC Agreement has already been provided to Buyer, and Buyer has had the opportunity to review it him/herself and to consult with attorneys and other advisors about it. Buyer hereby approves of the TIC Agreement.

____ Buyer Has Not Yet Approved TIC Agreement: If this option is selected, a TIC Agreement has been provided to Buyer, and Buyer has until _____ to notify Seller in writing that Buyer unconditionally approves of the TIC Agreement. If Buyer fails to provide such notification by the deadline, either Buyer or Seller may terminate this Contract.

____ TIC Agreement To Be Created By Seller: If this option is selected, a TIC Agreement shall be provided to Buyer within fourteen (14) or _______ days, and Buyer shall have fourteen (14) or _____ days thereafter to notify Seller in writing that Buyer unconditionally approves of the TIC Agreement. If Seller fails to provide a TIC Agreement by the deadline, or Buyer fails to provide such notification of approval by the deadline, either Buyer or Seller may terminate this Contract.

____ TIC Agreement To Be Created By Buyer: If this option is selected, Buyer shall have fourteen (14) or _______ days to notify Seller in writing that Buyer has created and is willing to execute a TIC Agreement, or is willing to waive this contingency. If Buyer fails to provide such notification by the deadline, either Buyer or Seller may terminate this Contract.

By initialing the first line above, or by unconditionally approving a TIC Agreement prior to close of escrow, Buyer unconditionally agrees to assume all of the obligations of the TIC interest Buyer is purchasing and to comply with all terms of the TIC Agreement. If Buyer is part of the initial group forming the TIC, Buyer agrees to execute the TIC Agreement in its current form prior to close of escrow. If Buyer is purchasing after the formation the TIC, Buyer agrees to execute a resale assumption of, or amendment to, the TIC Agreement (in the form required by the TIC Agreement, to be prepared at Seller’s expense) at, or prior to, close of escrow.

Buyer to print on lines below either “I have consulted/plan to consult with (specify attorney name) about this purchase” or “I have decided not to consult with an attorney about this purchase”.

______________________________
3. APPROVAL OF AND BY OTHER CO-OWNERS:

A. Seller is hereby authorized to share Buyer’s loan application, credit report, and any additional information requested by Seller, with existing co-owners and prospective co-owners. Buyer agrees to meet with existing co-owners and prospective co-owners within three (3) or _______ days of a written request to do so. In the event that any such person makes a reasonable, written objection to Buyer’s participation in the co-ownership, Seller may terminate this Contract.

B. Buyer shall have the opportunity to review financial information for, and to meet, any existing co-owner or prospective co-owner. With regard to each existing co-owner and each prospective co-owner who has been identified on the date of ratification, the “Review Period” shall extend for seven (7) or _______ days following ratification. For any each prospective co-owner identified after ratification, the “Review Period” shall extend for seven (7) or _______ days following written notification by Seller of the identity of the prospective co-owner. If Buyer makes a reasonable written objection to an existing co-owner or prospective co-owner within three (3) days following expiration of the “Review Period” for such co-owner, Buyer may terminate this Contract.

4. ADDITIONAL DISCLOSURES: By initialing below, Buyer acknowledges receipt of the attached disclosures:

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<th>Buyers Initials</th>
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5. ADDITIONAL TERMS AND CONDITIONS:

____________________________________________________________________________________________________
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____________________________________________________________________________________________________
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THE FOREGOING TERMS AND CONDITIONS ARE HEREBY AGREED TO AND THE UNDERSIGNED ACKNOWLEDGE RECEIPT OF A COPY OF THIS ADDENDUM.

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