

DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP

(Seller's Brokerage Firm to Seller) (As required by the Civil Code) (C.A.R. Form AD, Revised 12/18)

[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(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. 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 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.
- (b) 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 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 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.

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 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 Seller Landlord Tenant City of Coachella	Date
Buyer	Seller Landlord Tenant William Pattison City Manager	Date
Agent	Johnson Commercial Real Estate	DRE Lic. # <u>02043758</u>
Ву	Real Estate Broker (Firm) DRE Lic. # <u>01375777</u>	Date
© 1991-20	(Salesperson or Broker-Associate, if any) Jim Towery 18, California Association of REALTORS®, Inc.	_

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

EQUAL HOUSING OPPORTUNITY

CIVIL CODE SECTIONS 2079.13 - 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13. As used in Sections 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 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. 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 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 Section 1940) of Title 5, (3) a mobilehome, as defined in Section 798.3, (4) vacant land, or (5) a recreational vehicle, as defined in Section 799.29. (d) "Dual agent" means 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 estate license is required to the seller pursuant to the terms of the agreement. (f) "Seller's agent" means a person who has obtained a listing of real property to act as an agent for compensation.(g) "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 seller's agent. (h) "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. (i) "Offer to purchase" means a written contract executed by a buyer acting through a buyer's agent that becomes the contract for the sale of the real property. (i) "Offer to purchase" means a written contract executed by a buyer acting through a buyer's agent that becomes the contract for the sale of the real property upon acceptance by the seller. (j) "Real property" means any estate specified by subdivision (1) or (2) of Section 761 in property, and includes (1) single-family residential property, (2) multiunit residential property with more than four dwelling units, (3) commercial real property, (4) vacant land, (5) a ground lease coupled with improvements, or (6) a manufactured home as defined in Section 18007 of the Health and Safety Code, or a mobilehome as defined in Section 18008 of the Health and Safety Code, when offered for sale or sold through an agent pursuant to the authority contained in Section 10131.6 of the Business and Professions Code. (k) "Real property transaction" means a transaction for the sale of real property in which an agent is retained by a buyer, seller, or both a buyer and seller to act in that transaction, and includes a listing or an offer to purchase. (I) "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. (m) "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 of real property. (n) "Buyer's agent" means an agent who represents a buyer in a real property transaction.

2079.14. A seller's agent and buyer's agent shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and shall obtain a signed acknowledgment of receipt from that seller and buyer, except as provided in Section 2079.15, as follows: (a) The seller's agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The buyer's agent shall provide the disclosure form to the buyer as soon as practicable prior to 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.

2079.15. In any circumstance in which the seller or buyer refuses to sign an acknowledgment of receipt pursuant to Section 2079.14, the 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 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. CONFIRMATION: The following agency relationships are confirmed for this transaction:

Seller's Brokerage Firm	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 Seller's Agent, (salesperson or broker associate) [both the Buyer's and Seller's Agent	nt. (dual agent)
Buyer's Brokerage Firm <u>DO NOT COMPLETE. SAMPLE ONLY</u>	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 Buyer's Agent. (salesperson or broker associate) both the Buyer's and Seller's Agent.	nt. (dual agent)
The disclosures and confirmation required by this section shall be in addition to the disclosure and the	

this section shall be in addition to the disclosure required by Section 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

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) A dual agent may not, without the express permission of the seller, disclose to the buyer 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 accept that does not of itself, make that agent a dual agent.

agent, that 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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POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER - DISCLOSURE AND CONSENT

(C.A.R. Form PRBS, Revised 12/18)

A real estate broker (Broker), whether a corporation, partnership or sole proprietorship, may represent more than one buyer or seller. This multiple representation can occur through an individual licensed as a broker or salesperson or through different individual broker's or salespersons (associate licensees) acting under the Broker's license. The associate licensees may be working out of the same or different office locations.

Multiple Buyers: Broker (individually or through its associate licensees) may be working with many prospective buyers at the same time. These prospective buyers may have an interest in, and make offers on, the same properties. Some of these properties may be listed with Broker and some may not. Broker will not limit or restrict any particular buyer from making an offer on any particular property whether or not Broker represents other buyers interested in the same property.

Multiple Sellers: Broker (individually or through its associate licensees) may have listings on many properties at the same time. As a result, Broker will attempt to find buyers for each of those listed properties. Some listed properties may appeal to the same prospective buyers. Some properties may attract more prospective buyers than others. Some of these prospective buyers may be represented by Broker and some may not. Broker will market all listed properties to all prospective buyers whether or not Broker has another or other listed properties that may appeal to the same prospective buyers.

Dual Agency: If Seller is represented by Broker, Seller acknowledges that broker may represent prospective buyers of Seller's property and consents to Broker acting as a dual agent for both seller and buyer in that transaction. If Buyer is represented by Broker, buyer acknowledges that Broker may represent sellers of property that Buyer is interested in acquiring and consents to Broker acting as a dual agent for both buyer and seller with regard to that property.

In the event of dual agency, seller and buyer agree that: 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; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.

Offers not necessarily confidential: Buyer is advised that seller or listing agent may disclose the existence, terms, or conditions of buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether any such information is actually disclosed depends on many factors, such as current market conditions, the prevailing practice in the real estate community, the listing agent's marketing strategy and the instructions of the seller.

Buyer and seller understand that Broker may represent more than one buyer or more than one seller and even both buyer and seller on the same transaction and consents to such relationships.

Seller and/or Buyer acknowledges reading and understanding this Possible Representation of More Than One Buyer or Seller - Disclosure and Consent and agrees to the agency possibilities disclosed.

Seller	City of Coachella Date			
Seller William Pattison City Manager Da				
Buyer		Date		
Buyer		_ Date		
Buyer's Brokerage Firm	DRE Lic#	Date		
Ву	DRE Lic#	Date		
Seller's Brokerage Firm Johnson Commercial Real Estate	DRE Lic # 02043758	Date 07/16/2020		
Ву	DRE Lic # 01375777	Date		
Jim Towery		A Section of the sect		

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37.3 acres SE

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POSSIBLE REPRESENTATION OF MORE THAN ONE BUYER OR SELLER (PRBS PAGE 1 OF 1)



VACANT LAND LISTING AGREEMENT

(C.A.R. Form VLL, Revised 6/20)

Date Prepared: July 16, 2020

1.	EXCLUSIVE AUTHORIZAT	ON: <u>City of Coachella, William Pattison City Manager</u> ("Owner")
	hereby employs and grant	Johnson Commercial Real Estate ("Broker")
		716, 2020 and ending at 11:59 P.M. on (date) December 31, 2020 ("Listing Period")
	the exclusive and irrevocable	right to: X SELL, LEASE, EXCHANGE, OPTION, or OTHER
	the real property described a	
		thella (City), Riverside (County), California, 92236 (Zip Code),
2		7-720-001-019 ("Property").
2.	LISTING PRICE AND TERI	
	A. The listing price shall be	Three Million, Two Hundred Fifty Thousand
	B. Additional Terms:	Dollars (\$ 3,250,000.00).
	D. Additional Terms.	
3.	COMPENSATION TO BRO	ER:
		of real estate commissions is not fixed by law. They are set by each Broker individually and
	may be negotiable between	Owner and Broker (real estate commissions include all compensation and fees to Broker)
	 A. Owner agrees to pay t 	Broker as compensation for services irrespective of agency relationship(s): X 6,000 percent
	of the listing price (or	a purchase agreement is entered into, of the contract price), or \$,
	AND	, as follows:
	(1) If during the Listing	Period, or any extension, Broker, cooperating broker, Owner or any other person procures a ready, willing
	and able buyer(s)	r transferee(s) whose offer to purchase, lease, exchange, option, or otherwise transfer the Property on
	doing so by Owne	is accepted by Owner, provided the Buyer or Transferee completes the transaction or is prevented from (It is agreed by Owner that any reference to Buyer or Prospective Buyer in this Agreement shall and
	does also include	ransferee or Prospective Transferee. Broker is entitled to compensation whether any escrow or other
	transfer resulting fr	m such offer closes during or after the expiration of the Listing Period or any extension.)
	OR (2) If within cal	ndar days (a) after the end of the Listing Period or any extension; or (b) after any cancellation of this
	Agreement, unless	therwise agreed, Owner enters into a contract to sell, convey, lease or otherwise transfer the Property to
	anyone ("Prospect	e Buyer") or that person's related entity: (i) who physically entered and was shown the Property
	during the Listing	eriod or any extension by Broker or a cooperating broker; or (ii) for whom Broker or any cooperating
	broker submitted	Owner a signed, written offer to acquire, lease exchange or obtain an option on the Property.
	Owner, nowever, s	nall have no obligation to Broker under paragraph 3A(2) unless, not later than the end of the Listing
	OR (3) If without Broker'	on or cancellation, Broker has given Owner a written notice of the names of such Prospective Buyers. prior written consent, the Property is withdrawn from sale, conveyed, leased, rented, otherwise
	transferred or made	e unmarketable by a voluntary act of Owner during the Listing Period, or any extension.
	B. If completion of the sa	e is prevented by a party to the transaction other than Owner, then compensation which otherwise
	would have been earne	d under paragraph 3A shall be payable only if and when Owner collects damages by suit, arbitration,
	settlement or otherwis	and then in an amount equal to the lesser of one-half of the damages recovered or the above
	compensation, after firs	deducting title and escrow expenses and the expenses of collection, if any.
	C. In addition, Owner agree	s to pay Broker:
	D. Owner has been advis	d of Broker's policy regarding cooperation with, and the amount of compensation offered to, other
	brokers.	to account with and account but a sufficient with the sufficient w
	(I) Broker is authorize	to cooperate with and compensate brokers participating through the multiple listing service(s) ("MLS")
	price, or \$	prokers out of Broker's compensation specified in 3A, either
	(2) Broker is authorize	to cooperate with and compensate brokers operating outside the MLS as per Broker's policy.
	E. Owner hereby irrevoca	ly assigns to Broker the above compensation from Owner's funds and proceeds in escrow. Broker
	may submit this Agree	nent, as instructions to compensate Broker pursuant to paragraph 3A, to any escrow regarding the
	Property involving Own	r and a buyer, Prospective Buyer or other transferee.
	F. (1) Owner represents	hat Owner has not previously entered into a listing agreement with another broker regarding the
	Property, unless sp	ecified as follows:
	(2) Owner warrants the	at Owner has no obligation to pay compensation to any other broker regarding the Property unless
	the Property is trar	ferred to any of the following individuals or entities:
	9	
	(3) If the Property is	sold to anyone listed above during the time Owner is obligated to compensate another broker:
	such transaction.	titled to compensation under this Agreement; and (ii) Broker is not obligated to represent Owner in
	Such transaction.	
© 20	020, California Association of REALTO	RS®, Inc Owner's Initials () ()
VI	L REVISED 6/20 (PAGE 1 O	

VACANT LAND LISTING AGREEMENT (VLL PAGE 1 OF 5)

4.		Address: <u>37.3 acres SE Corner of 50th and Calhoun Tract Map 32074-1-2, Coachella, 92236</u> Date: <u>July 16, 2020</u>					
	Α	ITEMS EXCLUDED AND INCLUDED: Unless otherwise specified in a real estate purchase agreement, all fixtures and fittings that are attached to the Property are included, and personal property items are excluded, from the purchase price. ADDITIONAL ITEMS EXCLUDED:					
		ADDITIONAL ITEMS INCLUDED: Tract Map 32074-1-2 recorded map for 155 sfr lots					
		Owner intends that the above items be excluded or included in offering the Property for sale, but understands that, (i) the					
		purchase agreement supersedes any intention expressed above and will ultimately determine which items are excluded and					
		included in the sale; and (ii) Broker is not responsible for and does not guarantee that the above exclusions and/or inclusions					
	_	will be in the purchase agreement.					
	B. (1) LEASED OR NOT OWNED ITEMS: The following items are leased or not owned by Owner:						
	Solar power system Water Softener						
		(2) LIENED ITEMS: The following items have been financed and a lien has been placed on the Property to secure payment:					
		Solar power system					
		Owner will provide to Buyer, as part of the sales agreement, copies of lease documents, or other documents obligating					
		Owner to pay for any such leased or liened item.					
5.		LTIPLE LISTING SERVICE:					
	A.	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. As set forth in paragraph 7, participants and					
		subscribers conducting public marketing of a property listing must submit the property information to the MLS. Property information submitted to the MLS describes the price towards and conditions under which the Owner to the MLS.					
		information submitted to the MLS describes the price, terms and conditions under which the Owner'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 listing information to Internet sites that post property listings online.					
	B.	WHAT INFORMATION IS PROVIDED TO THE MLS: 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 was not listed					
		with the MLS. Owner consents to Broker providing a copy of this listing agreement to the MLS if required by the MLS.					
	C.	WHAT IS BROKER'S MLS? Broker is a participant/subscriber to loop net, Costar, Dacie Multiple Listing Service					
		(MLS) and possibly others. That MLS is (or if checked is not) the primary MLS for the geographic area of the Property					
		When required by paragraph 7 or by the MLS, Property will be listed with the MLS(s) specified above.					
6.	BE	NEFITS OF USING THE MLS; IMPACT OF OPTING OUT OF THE MLS					
	Α.	EXPOSURE TO BUYERS THROUGH MLS: Listing property with an MLS exposes an 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. The MLS may further transmit the MLS database to Internet sites that post property listings online.					
	В.	IMPACT OF OPTING OUT OF MLS: If Owner elects to exclude the Property from the MLS. Owner understands and					
		acknowledges that: (i) Owner is authorizing limited exposure of the Property and NO marketing or advertising of the					
	Property to the public will occur: (ii) real estate agents and brokers from other real estate offices, and their buyer						
		Property to the public will occur; (ii) real estate agents and brokers from other real estate offices, and their buyer					
		Property to the public will occur; (ii) 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 Owner's Property is offered for sale; (iii) Information					
		Property to the public will occur; (ii) 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 Owner's Property is offered for sale; (iii) Information about Owner's Property will not be transmitted from the MLS to various real estate Internet sites that are used by the					
		Property to the public will occur; (ii) 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 Owner's Property is offered for sale; (iii) Information about Owner's Property will not be transmitted from the MLS to various real estate Internet sites that are used by the public to search for property listings and; (iv) real estate agents, brokers and members of the public may be unaware					
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Pro	erty Address: 37.3 acres SE Corner of 50th and Calhoun Tract Map 32074-1-2, Coachella, 92236 Date: July 16, 2020
	OR (2) Owner instructs Broker NOT to market the Property to the public. (MLS may require C.A.R. Form SELM or local equivalent form) Owner understands that no public marketing will occur and the scope of marketing that will occur will consist only of direct one-on-one promotion between the brokers and licensees affiliated with the
	listing brokerage and their respective clients. E. Whether 7D(1) or 7D(2) is selected, Owner understands and agrees that should any public marketing of the
	property occur, the Property listing will be submitted to the MLS within 1 business day.
	7B, 7D and 7E do not apply to this listing. Broker shall disclose to Owner and obtain Owner's consent for any instruction to not market the Property on the MLS or to the public.
8.	MLS DATA ON THE INTERNET: 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. Specific information that can be excluded from the Internet as permitted by (or in accordance with) the MLS is as follows:
	A. PROPERTY OR PROPERTY ADDRESS: Owner can instruct Broker to have the MLS not display the Property or the
	Property address on the Internet (C.A.R. Form SELI). Owner 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.
	B. FEATURE OPT-OUTS: Owner can instruct Broker to advise the MLS that Owner does not want visitors to MLS Participant or Subscriber Websites or Electronic Displays that display the Property listing to have the features below
	(C.A.R. Form SELI). Owner 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.
	(1) 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.
	(2) 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. Owner elects to opt out of certain Internet features as provided by C.A.R. Form SELI or the local equivalent form.
9.	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
10.	these items during the Listing Period or any extension thereof. BROKER'S AND OWNER'S DUTIES:
	A. Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement. Unless
	Owner gives Broker written instructions to the contrary, Broker is authorized, but not required, to (i) order reports and disclosures including those specified in 7C as necessary, (ii) advertise and market the Property by any method
	and in any medium selected by Broker, including MLS and the Internet, and, to the extent permitted by these media, control the dissemination of the information submitted to any medium; and (iii) disclose to any real estate licensee
	making an inquiry the receipt of any offers on the Property and the offering price of such offers.
	B. Broker agrees to present all offers received for Owner's Property, and present them to Owner as soon as possible, unless Owner gives Broker written instructions to the contrary.
	C. Owner agrees to consider offers presented by Broker, and to act in good faith to accomplish the sale of the Property
	by, among other things, making the Property available for showing at reasonable times and, subject to paragraph 3F, referring to Broker all inquiries of any party interested in the Property. Owner is responsible for determining at what price to list and sell the Property.
	D. Investigations and Reports: Owner agrees, within 5 (or) Days of the beginning date of this Agreement, to pay for the
	following pre-sale reports: Structural Pest Control General Property Inspection Homeowners Association Documents Other
	Development or Homeowners Association, Owner is advised that there may be benefits to obtaining any required documents
	prior to entering into escrow with any buyer. Such benefits may include, but not be limited to, potentially being able to lower
	costs in obtaining the documents and avoiding any potential delays or complications due to late or slow delivery of such documents. E. 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, or, 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.
	F. 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.
	G. (If checked) The attached property disclosures is part of this Listing Agreement and may be provided to Prospective Transferees.
11. 12	DEPOSIT: Broker is authorized to accept and hold on Owner's behalf any deposits to be applied toward the purchase price. AGENCY RELATIONSHIPS:
	A. DISCLOSURE: The Seller acknowledges receipt of a 💢 "Disclosure Regarding Real Estate Agency Relationships" (C.A.R. Form AD).
VLI	REVISED 6/20 (PAGE 3 OF 5) Owner's Initials ()
	VACANT LAND LISTING AGREEMENT (VLL PAGE 3 OF 5)

Property Address: 37.3 acres SE Corner of 50th and Calhoun Tract Map 32074-1-2, Coachella, 92236 Date: July 16, 2020

B. OWNER REPRESENTATION: Broker shall represent Owner in any resulting transaction, except as specified in

paragraph 3F.

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 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: 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 Owner's financial position, motivations, bargaining position, or other personal information that may impact price, including the Owner'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; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.

D. CONFIRMATION: Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or

concurrent with Owner's execution of a purchase agreement.

E. Potentially Competing Sellers and Buyers: Owner understands that Broker may have or obtain listings on other properties, and that potential buyers may consider, make offers on, or purchase through Broker, property the same as or similar to Owner's Property. Owner consents to Broker's representation of sellers and buyers of other properties before, during and after the end of this Agreement. Owner acknowledges receipt of a X "Possible Representation of More than One Buyer or Seller -Disclosure and Consent" (C.A.R. Form PRBS).

13. 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 interior 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 "nanny cams" and hidden security cameras). Owner is advised to post notice disclosing the existence of security devices.

14. PHOTOGRAPHS AND INTERNET ADVERTISING:

- A. In order to effectively market the Property for sale it is often necessary to provide photographs, including aerial photographs, virtual tours and other media to buyers. Owner agrees (or if checked, does not agree) that Broker or others may photograph or otherwise electronically capture images of the exterior and interior of the Property ("Images") for static and/or virtual tours of the Property by buyers and others for use on Broker's website, the MLS, and other marketing materials and sites. Owner acknowledges that if Broker engages third parties to capture and/or reproduce and display Images, the agreement between Broker and those third parties may provide such third parties with certain rights to those Images. The rights to the Images may impact Broker's control or lack of control of future use of the Images. If Owner is concerned, Owner should request that Broker provide any third parties' agreement impacting the Images. Owner also acknowledges that once Images are placed on the Internet neither Broker nor Owner has control over who can view such Images and what use viewers may make of the Images, or how long such Images may remain available on the Internet. Owner further assigns any rights in all Images to the Broker/Agent and agrees that such Images are the property of Broker/Agent and that Broker/Agent may use such Images for advertising, including post sale and for Broker/Agent's business in the future.
- B. Owner acknowledges that prospective buyers and/or other persons coming onto the property may take photographs, videos or other images of the property. Owner understands that Broker does not have the ability to control or block the taking and use of Images by any such persons. (If checked) Owner instructs Broker to publish in the MLS that taking of Images is limited to those persons preparing Appraisal or Inspection reports. Owner acknowledges that unauthorized persons may take in mages who do not have access to or have not read any limiting instruction in the MLS or who take images regardless of any limiting instruction in the MLS. Once Images are taken and/or put into electronic display on the Internet or otherwise, neither Broker nor Owner has control over who views such Images nor what use viewers may make of the Images.
- 15. KEYSAFE/LOCKBOX: A key safe/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 accompanied prospective buyers. Owner further agrees that Broker, at Broker's discretion, and without further approval from Owner, shall have the right to grant access to and convey Owner's consent to access the Property to inspectors, appraisers, workers, repair persons, and other persons requiring entry to the Property in order to facilitate the sale of the Property. 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 key safe/lockbox. Owner does (or if checked does not) authorize Broker to install a key safe/lockbox. If Owner does not occupy the Property, Owner shall be responsible for obtaining occupant(s)' written permission for use of a key safe/lockbox (C.A.R. Form KLA).
- 16. SIGN: Owner does (or if checked does not) authorize Broker to install a FOR SALE/SOLD sign on the Property.
- 17. EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws.
- 18. ATTORNEY 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 fees and costs from the non-prevailing Owner or Broker, except as provided in paragraph 22A.

19.	ADDITIONAL TERMS: [REO Adviso	ory Listing (C	A.R. For	m REOL)	Short	Sale	Information	and Advisory	(C.A.R.	Form	SSIA
	Trust Advisory (C.A.R.									(- 11 11 11		
	Owner intends to inclu	do a contingo	acy to nurcha	oo o ronk	acomont no			L _ £	.141	Sapranov.		

Owner intends to include a contingency to purchase a replacement property as part of any resulting transaction APN'S 767-720-001-019; 767-721-001-036; 767-721-039-052; 767-722-001-017; 767-730-001-052; 767-731-001-024

Property Address: 37.3	3 acres SE Corn	er of	50th and Calhoun Tra	ict l	Map 32074	-1-2, C	oachella, 9223	6	Date: July 16, 202	20	
20. MANAGEMENT	APPROVAL:	If an	associate-licensee	in	Broker's	office	(salesperson	or	broker-associate)	enters	into

this Agreement on Broker's behalf, and Broker or Manager does not approve of its terms, Broker or Manager has the right to cancel this Agreement, in writing, within 5 Days after its execution.

21. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Owner and Owner's successors and assigns.

22. DISPUTE RESOLUTION:

A. MEDIATION: Owner and Broker agree to mediate any dispute or claim arising between them regarding the obligation to pay compensation under this Agreement, before resorting to arbitration or court action. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. Exclusions from this mediation agreement are specified in paragraph 22B.

B. ADDITIONAL MEDIATION TERMS: The following matters shall be excluded from mediation: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provisions.

C. ARBITRATION ADVISORY: If Seller and Broker desire to resolve disputes arising between them through arbitration rather than court, they can document their agreement by attaching and signing an Arbitration Agreement (C.A.R. Form ARB).

23. ENTIRE AGREEMENT: All prior discussions, negotiations and agreements between the parties concerning the subject matter of this Agreement are superseded by this Agreement, which constitutes the entire contract and a complete and exclusive expression of their agreement and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. This Agreement and any supplement, addendum or modification, including any photocopy or facsimile, may be executed in counterparts.

24. OWNERSHIP, TITLE AND AUTHORITY: Owner warrants that: (i) Owner is the owner of the Property; (ii) no other persons or entities have title to the Property; and (iii) Owner has the authority to both execute this Agreement and sell the Property. Exceptions to ownership, title and authority are as follows:

REPRESENTATIVE CAPACITY: This Listing Agreement is being signed for Owner by an individual acting in a Representative Capacity as specified in the attached Representative Capacity Signature Disclosure (C.A.R. Form RCSD-S). Wherever the signature or initials of the representative identified in the RCSD 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. Owner (i) represents that the entity for which the individual is signing already exists and (ii) shall Deliver to Broker, within 3 Days after execution of this Agreement, evidence of authority to act (such as but not limited to: applicable trust document, or portion thereof, letters testamentary, court order, power of attorney, resolution, or formation documents of the business entity).

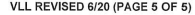
By signing below, Owner acknowledges that Owner has read, understands, received a copy of and agrees to the terms of this Listing Agreement and any attached schedule of compensation.

OWING!			City of Coa	icnella Date
Address 53-990 Enterprise Way		City Coachella	State CA	Zip 92236
Telephone <u>(760)398-310276</u> Fax E-mail <u>Ilopez@coach</u>			org	
Owner		William Pa	attison City Ma	anager Date
Address		City	State	Zip
Telephone	_Fax	E-mail	THE STREET	
Additional Signature Addendum	attached (C.A.R. Form	ASA)		
Real Estate Broker (Firm) Johnson				Lic. # <u>02043758</u>
Address 72000 Magnesia Falls Dr	rive, Suite 4	City <i>Rancho Mirage</i>	State <u>CA</u>	Zip 92270
By	Tel. <u>(760)779-4000</u>	E-mail jim@johnsoncommercial.net	_DRE Lic.# <u>013</u>	75777 Date
By	Tel	E-mail	DRE Lic.#	Date
Two Brokers with different compacknowledgement (C.A.R. Form AB	panies are co-listing the	e Property. Co-listing Broker informa	tion is on the	attached Additional Broke

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d by



Owner

Reviewed by



SELLER'S VACANT LAND ADVISORY

(C.A.R. Form SVLA, 12/19)

1. INTRODUCTION: Selling property in California is a process that involves many steps. From start to finish, it could take anywhere from a few weeks to many months, depending upon the condition of your Property, local market conditions and other factors. You have already taken an important step by listing your Property for sale with a licensed real estate broker. Your broker will help guide you through the process and may refer you to other professionals, as needed. This advisory addresses many things you may need to think about and do as you market your Property. Some of these things are requirements imposed upon you, either by law or by the listing or sale contract. Others are simply practical matters that may arise during the process. Please read this document carefully and, if you have any questions, ask your broker or appropriate legal or tax advisor for help.

2. DISCLOSURES:

A. General Disclosure Duties: You must affirmatively disclose to the buyer, in writing, any and all known facts that materially affect the value or desirability of your Property. You must disclose these facts whether or not asked about such matters by the buyer, any broker, or anyone else. This duty to disclose applies even if the buyer agrees to purchase your Property in its present condition without requiring you to make any repairs. If you do not know what or how to disclose, you should consult a real estate attorney in California of your choosing. Broker cannot advise you on the legal sufficiency of any disclosures you make.

B. Specific Contractual Disclosure Duties:

(1) The Vacant Land Purchase Agreement provides that the seller shall, if required by Law, deliver to buyer information regarding earthquakes, environmental hazards, flood hazards, and fire hazards

(2) If seller has actual knowledge, the Purchase Contract requires seller to disclose (i) Legal Proceedings affecting the Property, (ii) Agricultural Use restrictions, (iii) Deed restrictions; (iv) Farm Use and right to farm issues, (v) Endangered Species issues, (vi) Environmental Hazards, (vii) Common Walls, (viii) Landlocked property, (ix) Easements and Encroachments, (x) Soil fill and Soil problems, (xi) Earthquake damage, (xii) Zoning Issues, (xiii) Neighborhood problems.

(3) Existing Rental and Service agreements must be disclosed.

(4) Seller is also required to make a good faith effort to obtain and deliver to the buyer a disclosure notice from the appropriate local agency(ies) about any special tax levied on your Property pursuant to the Mello-Roos Community Facilities Act, the Improvement Bond Act of 1915, and a notice concerning the contractual assessment provided by section 5898.24 of the Streets and Highways Code.

(5) Common Interest Developments: If the Property is in a common interest development, you must provide to the buyer copies of the governing documents, the most recent financial statements distributed, and other documents required by law or contract. If you do not have a current version of these documents, you can request them from the management of your homeowners' association. To avoid delays, you are encouraged to obtain these documents as soon as possible, even if you have not yet entered into a purchase agreement to sell your Property.

(6) Contract Terms and Conditions: A buyer may request, as part of the contract for the sale of your Property, that you pay for repairs to the Property and other items. Your decision on whether or not to comply with a buyer's requests may affect your ability to sell your Property at a specified price.

C. Other Legal Duties Withholding Taxes: Under federal and California tax laws, a buyer is required to withhold a portion of the purchase price from your sale proceeds for tax purposes unless you sign an affidavit of non-foreign status and California residency, or some other exemption applies and is documented. D. Prohibition Against Discrimination: Discriminatory conduct in the sale of real property against individuals

belonging to legally protected classes is a violation of the law.

LEGAL AND TAX IMPLICATIONS: Your Property may have legal, tax, insurance, title or other implications. You should consult an appropriate professional for advice on these matters.

4. MARKETING CONSIDERATIONS:

- A. Pre-Sale Inspections and Considerations: You should consider doing what you can to prepare your Property for sale. Many people are not aware of defects in or problems with their own Property. One way to make yourself aware is to obtain professional inspections prior to sale. Pre-sale inspections may include a general property inspection and an inspection of the septic or well systems, if any, among others. By doing this, you then have an opportunity to make repairs before your Property is sold, which may enhance its marketability. Keep in mind, however, that any problems revealed by such inspection reports or repairs that have been made, whether or not disclosed in a report, should be disclosed to the buyer (see "Disclosures" in paragraph 2 above). This is true even if the buyer gets his/her own inspections covering the same area. Obtaining inspection reports may also assist you during contract negotiations with the buyer.
- B. Safety Precautions: Advertising and marketing your Property for sale, including, but not limited to, placing a

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keysafe/lockbox, erecting FOR SALE signs, and disseminating photographs, videotapes, and virtual tours of the Property, may jeopardize the safety of your Property. You are strongly encouraged to maintain insurance, and to take any and all possible precautions and safeguards to protect Property, and your belongings, including valuables located on the Property.

C. Expenses: You are advised that you, not the Broker, are responsible for the fees and costs, if any, to comply with your duties and obligations to the buyer of your Property.

OTHER ITEMS:							
Seller has read and understands this Advisory. By signing below, Seller acknowledges receipt of a copy of this document.							
Seller		Date					
<u>City of Coachella</u> Print Name							
Seller		Date					
William Pattison City Manager Print Name							
Real Estate Broker (Listing Firm) Johnson Con	nmercial Real Estate	_DRE Lic# @	2043758				
Ву	Jim Towery DRE Lic # 01375777	Date					
Ву	DRE Lic #						
Address 72000 Magnesia Falls Drive, Suite 4	City Rancho Mirage	_ State <u>CA</u>	Zip 92270				
Telephone <u>(760)779-4000</u> Fax	E-mail <i>jim</i> @	iohnsoncom	mercial.net				

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CALIFORNIA CONSUMER PRIVACY ACT ADVISORY

(C.A.R. Form CCPA, 12/19)

As of January 1, 2020, the California Consumer Privacy Act (commencing with Civil Code § 1798.100) ("CCPA") grants to California residents certain rights in their private, personal information that is collected by companies with whom they do business. Under the CCPA, "personal information" is defined broadly to encompass non-public records information that could reasonably be linked directly or indirectly to you, including, potentially, photographs of or sales information about your property. Some of your personal information will be collected and likely shared with others during the process of buying and selling real estate. Depending on the situation, you may have the right to "opt out" or stop the transfer of your personal information to others and request that certain businesses delete your personal information altogether. Not all businesses you interact with are required to comply with the law, primarily just those who meet the criteria of a covered "Business" as set forth in Section 1798.140 (c)]. For more information, you may ask your Broker for a copy of the C.A.R. Legal Q&A on the subject.

A real estate broker is likely to submit personal information to a Multiple Listing Service ("MLS") in order to help find a buyer for a seller's property. Through the MLS, the information is made available to real estate brokers and salespeople, and others. Even after a sale is complete, the MLS distributes sales information to the real estate community. Brokers, agents and MLSs may also share your personal information with others who post the personal information on websites or elsewhere, or otherwise use it. Thus, there are various service providers and companies in a real estate transaction who may be engaged in using or sharing data involving your personal information.

If your broker is a covered Business, it should have a privacy policy explaining your rights on its website and giving you an opportunity to request that personal information not be shared, used and even deleted. Even if your real estate brokerage is a covered Business, it needs, and is allowed, to keep your information to effectuate a sale and, by law, is required to maintain such information for three years to comply with regulatory requirements. Not all brokers are covered Businesses, however, and those that are not, do not have to comply with the CCPA.

Similarly, most MLSs will not be considered a covered Business. Instead, the MLS may be considered a Third Party in the event a covered Business (ex: brokerages, real estate listing aggregation or advertising internet sites or other outlets who meet the criteria of covered Businesses) exchanges personal information with the MLS. You do not have the right under the CCPA to require a Third Party to delete your personal information. And like real estate brokerages, even if an MLS is a covered Business, MLSs are also required by law to retain and make accessible in its computer system any and all listing and other information for three years.

Whether an MLS is a covered Business or a Third Party, you have a right to be notified about the sharing of your personal information and your right to contact a covered Business to opt out of your personal information being used, or shared with Third Parties. Since the MLSs and/or other entities receiving your personal information do not have direct contact with buyers and sellers and also may not be aware of which entities exchanging personal information are covered Businesses, this form is being used to notify you of your rights under the CCPA and your ability to direct requests to covered Businesses not to share personal information with Third Parties. One way to limit access to your personal information, is to inform your broker or salesperson you want to opt-out of the MLS, and if so, you will be asked to sign a document (Form SELM) confirming your request to keep your listing off the MLS. However, if you do so, it may be more difficult to sell your property or obtain the highest price for it because your property will not be exposed to the greatest number of real estate licensees and others.

I/we acknowledge receipt of a copy of this California Consumer Privacy Act Advisory.

Buyer/Seller/Landlord/Tenant	Date
City of Coachella	
Buyer/Seller/Landlord/Tenant	Date
William Pattison City Manager	

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EQUAL HOUSING OPPORTUNITY

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CALIFORNIA CONSUMER PRIVACY ACT ADVISORY (CCPA PAGE 1 OF 1)