Form Code	Form Name	Replaces	Brief description of form or how the form was revised
ABA	Additional Broker Acknowledgement	6/1/22	Added paragraph 4 to include names of agents working for both brokers.
ABSPA	Already-Built Subdivision Purchase Agreement and Joint Escrow Instruction	12/1/22	Paragraphs 34, 35 and 36 modified to identify that SB 800 statutory warranties apply to all sales.
AOAA	Assignment of Agreement Addendum	12/1/21	Added paragraph 1C to distinguish a total assignment where no originally named buyers remain on contract from a total assignment of one buyer's interest but other originally named buyers remain on contract.
АТСА	Animal Terms and Conditions Addendum	11/1/13	Replaces form PET, Pet Addendum. New form can be used for service or support animals in addition to pets unrelated to disability status of the tenant. Most rules apply to all animals. Certain rules, identified in paragraph 12, only applies to nondisability related pets.
BBD	Bed Bug Disclosure	12/1/18	Change the word "landlord" to "housing provider" to be consistent with residential lease.
всо	Buyer Counter Offer	12/1/22	Includes an example in 1C explaining how an appraisal gap in original offer is affected by a change in price in a counter offer.
внаа	Buyer Homeowner Association Advisory	12/1/21	Added language to paragraph 10 explaining how HOA litigation ay impact the willingness of lenders to make a loan on the property.

Instruction page added that warns of need to seek legal counsel to determine if local laws need to be addressed and advising housing provider not to use self-help remedies. Paragraph 1 modified to make explicit that form is not just an offer of housing provider to pay but also an offer of tenant to surrender possession on the terms specified.	4/1/09	Cash For Keys	CFK
Paragraph 1 language changed to identify buyer right to get money back if property does not close, through no fault of buyer, and buyer has right to cancel or elect to continue if property does not close as scheduled.	6/1/22	Condominium Conversion Subdivision Purchase Agreement and Joint Escrow Instructions	CCSPA
Added language explaining how to fill out the form if one party is cancelling independently or proposing a mutual cancellation. Added language addressing a partial release if no deposit has been made.	6/1/22	Cancellation of Contract, Disposition of Deposit and Cancellation of Escrow	CC
Added contact information for buyers in signature paragraph.	12/1/22	Buyer Representation and Broker Compensation Agreement	BRBC
	12/1/19	Notice Regarding Background Investigation Reports Pursuant to California Law	BIRN

CR-B Bu	CR Co	COL Ca	CLR Ca	CLA CC
Buyer's Contingency Removal No.	Contingency Removal	Cancellation of Listing	Cancellation of Lease or Rent	Commercial Residential Income and Vacant Land Listing Agreement
New	Discontinued	6/1/18	6/1/17	6/1/22
Buyer portion of previous contingency removal form (CR) has been separated into its own form. Parenthetical language added to 2C(3) to make explicit that insurability of property is not its own contingency but part of the overall investigation contingency and is removed when the investigation contingency is removed. Options are added, in a vertical format for ease in readability, to allow a buyer to exclude fire or flood insurance or both from a removal of the rest of the investigation contingency.	Discontinued Replaced by CR-B and CR-S	Language added to clarify that any of the numbered paragraphs may be checked but both options within paragraph 1 may apply. Paragraph 2 modified to avoid confusion over amount to be paid in event property is listed with another broker.	Change the word "landlord" to "housing provider" to be consistent with residential lease.	Paragraph 4 conformed to residential listing agreement including the addition of smart home features. Paragraph 10B added to address presentation of offers, defaulting to offers to be presented as they are submitted and giving seller the option of holding offers to a specific date. Added contact information for sellers in signature paragraph.

Change the word "landlord" to "housing provider" to be consistent with residential lease.	12/1/19	Housing Provider in Default Addendum	HPID
(added date to signature lines)	4/1/05	Notice of Right to Receive Foreign Language Translation of Lease/Rental Agreements	FLTN
Changed reference from landlord to housing provider.	6/1/22	Fair Housing and Discrimination Advisory	FHDA
Change the word "landlord" to "housing provider" to be consistent with residential lease.	4/1/11	48 Hr Notice of Inspection Prior to Termination of Tenancy	FEHN
Added language in paragraph 1 for use if property contains 2-4 units.	6/1/21	Exempt Seller Disclosure	ESD
Change the word "landlord" to "housing provider" to be consistent with residential lease.	12/1/19	Extension of Lease	EL
Change the word "landlord" to "housing provider" to be consistent with residential lease.	12/1/19	Denial of Rental Application	DRA
Seller property questionnaire paragraph contains reminder that seller shall provide current and past reports and other relevant documents.	6/1/18	Disclosure Information Advisory	DIA
Instruction sheet modified to explain the Tenant Protection Act and how the form should be completed if the property is or is not covered by the Act. Form reformatted to make it easier to understand if the Act applies. Changed landlord to housing provider.	6/1/20	Notice of Change in Terms of Tenancy	СП
Seller portion of previous contingency removal form (CR) has been separated into its own form.	New	Seller's Contingency Removal No.	CR-S

Modify paragraph 1 to make explicit that seller must complete construction and provide exertificate of occupancy by date set for close of escrow. Also changed language to identify buyer right to get money back if property does not close, through no fault of buyer, and buyer has right to cancel or elect to continue if property does not close as scheduled. Paragraph 36, 37 and 38 modified to identify that SB 800 statutory warranties apply to all sales. NOE Notice of Entry 11/1/13 lease, (also added explanation for timing of mail delivery) Reformatted form and added language explaining that 2A should be used if the lease aready addresses the consequences of a bad check (like the C.A. F. form RLIMM) and optional 2B which alters the lease/rental if it does not already address dishonored checks. Mailing service removed as an option. Notice of Sale and Entry 11/1/13 lease, (also added explanation for timing of mail delivery) Notice to Quit 12/1/19 provider" to be consistent with residential provider "to be consistent with residential lease, (also added explanation for timing of mail delivery) Notice to Quit 12/1/19 lease, (also added explanation for timing of mail delivery)	from service date)			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or Lease Payments in Cash Notice of Sale and Entry 11/1/13	provider" to be consistent with residential	12/1/19	Notice to Quit	NTQ
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or Lease Payments in Cash Notice of Sale and Entry 11/1/13	Change the word "landlord" to "housing			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or Lease Payments in Cash Notice of Sale and Entry 11/1/13	mail delivery)			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or 4/1/11 Lease Payments in Cash	lease. (also added explanation for timing of	11/1/13	Notice of Sale and Elitiy	INSE
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or 4/1/11 Lease Payments in Cash	provider" to be consistent with residential	11/1/12	Notice of Cale and Entry	200
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or 4/1/11 Lease Payments in Cash	Change the word "landlord" to "housing			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or 4/1/11 Lease Payments in Cash	Mailing service removed as an option.			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or Lease Payments in Cash 4/1/11	does not already address dishonored checks.			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13 Notice of Obligation to Pay Rental or 4/1/11	optional 2B which alters the lease/rental if it			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13	check (like the C.A.R. Form RLMM) and		lease Payments in Cash	NPC
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13	already addresses the consequences of a bad		Notice of Obligation to Day Rental or	
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13	explaining that 2A should be used if the lease			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13	Reformatted form and added language			
New Construction Purchase Agreement 12/1/22 Notice of Entry 11/1/13	mail delivery)			
New Construction Purchase Agreement 12/1/22	lease. (also added explanation for timing of	11/1/13	ואטנוכב טו בוונוץ	70
New Construction Purchase Agreement 12/1/22	provider" to be consistent with residential	11/1/13	Notice of Entry	
New Construction Purchase Agreement 12/1/22	Change the word "landlord" to "housing			
New Construction Purchase Agreement 12/1/22	warranties apply to all sales.			
New Construction Purchase Agreement 12/1/22	modified to identify that SB 800 statutory			
New Construction Purchase Agreement 12/1/22	scheduled. Paragraph 36, 37 and 38			
New Construction Purchase Agreement 12/1/22	to continue if property does not close as			
New Construction Purchase Agreement 12/1/22	buyer, and buyer has right to cancel or elect			
Modify paragraph 1 to make explicit that seller must complete construction and provide certificate of occupancy by date set for close of escrow. Also changed language to identify buyer right to get money back if	property does not close, through no fault of	12/1/22	New Construction Purchase Agreement	NCPA
Modify paragraph 1 to make explicit that seller must complete construction and provide certificate of occupancy by date set for close of escrow. Also changed language	to identify buyer right to get money back if			
Modify paragraph 1 to make explicit that seller must complete construction and provide certificate of occupancy by date set	for close of escrow. Also changed language			
Modify paragraph 1 to make explicit that seller must complete construction and	provide certificate of occupancy by date set			
Modify paragraph 1 to make explicit that	seller must complete construction and			
	Modify paragraph 1 to make explicit that			

Change the word "landlord" to "housing provider" to be consistent with residential	6/1/17	Pre-possession Notice to Tenant to Pay	PPN
Paragraph 4B modified to require owner to provide to agent both a RPOD, Rental Property Owner Disclosure, and a RPOQ, Rental Property Owner Questionnaire. Only the RPOD is to be provided to a tenant. Signature paragraph changed to require signature by broker or office manager. Same notice added to subtitle of form.	12/1/22	Property Management Agreement	PMA
Instruction sheet modified to explain the Tenant Protection Act and how the form should be completed if the property is or is not covered by the Act. Form reformatted to make it easier to understand if the Act applies. Changed landlord to housing provider.	7/1/22	Notice To Perform Covenant (cure) or Quit	PCQ
Optional sentence added to court confirmation paragraph giving buyer a cancellation right it no confirmation date within 60 days of acceptance.	6/1/22	Purchase Agreement Probate Addendum	PA-PA
Instruction sheet modified to explain the Tenant Protection Act and how the form should be completed if the property is or is not covered by the Act. Form reformatted to make it easier to understand if the Act applies. Changed landlord to housing provider.	6/1/22	Notice of Termination of Tenancy	NTT

PRQ RCJC RCSD-B	Notice to Pay Rent or Quit Rent Cap and Just Cause Addendum Representative Capacity Signature Disclosure (for Buyer Representatives)	10/1/22	Change the word "landlord" to "housing provider" to be consistent with residential lease. (also instruction page added language about local rent and eviction control) Change the word "landlord" to "housing provider" to be consistent with residential lease. Remove separate signature boxes for buyer broker agreements and assignment agreements. Changed landlord to housing provider.
RCSD-B	Representative Capacity Signature Disclosure (for Buyer Representatives)	12/1/21	broker agreements and assignments agreements. Changed landlord to provider.
RCSD-HP	Representative Capacity Signature Disclosure for Housing Provider Representatives	Renamed	Remove separate signature boxes for lease, lease listing, property management or other agreements. Changed landlord to housing provider. Previously RCSD-LL
RCSD-T	Representative Capacity Signature Disclosure (for Tenant Representatives)	6/1/19	Remove separate signature boxes for lease, tenant representation, or other agreements
RIPA	Rental Income Property Purchase Agreement	12/1/22	Language was added to paragraphs 3M(1) and (2) make explicit that vacant units and seller occupied units are to be delivered vacant, and that form TOPA should be attached if there are tenant occupied units. Clarifying language regarding the TOPA was added to paragraph 7. Paragraph 14 now addresses prepaid but unearned rent.

Paragraph 38, Disclosure paragraph, revised to refer to disclosures made in the RPOD, Rental Property Owner Disclosure, for disclosures applicable to the Premises.	12/1/22	Residential Lease or Month-to-Month Rental Agreement	RLMM
Paragraph 4C added to address smart home features. Paragraph 10B added to address presentation of offers, defaulting to offers to be presented as they are submitted and giving seller the option of holding offers to a specific date. Added contact information for sellers in signature paragraph.	6/1/22	Residential Listing Agreement Seller Reserved	RLASR
Paragraph 4C added to address smart home features. Paragraph 10B added to address presentation of offers, defaulting to offers to be presented as they are submitted and giving seller the option of holding offers to a specific date. Added contact information for sellers in signature paragraph.	6/1/22	Residential Listing Agreement - Open	RLAN
Paragraph 4C added to address smart home features. Paragraph 10B added to address presentation of offers, defaulting to offers to be presented as they are submitted and giving seller the option of holding offers to a specific date. Added contact information for sellers in signature paragraph.	6/1/22	Residential Listing Agreement - Exclusive	RLA

Questionnaire portion for RPOD (Form split into two forms; a revised RPOD and a new Rental Property Owner Questionnaire)	New	Rental Property Owner Questionnaire	RPOQ
In the format of a SPQ, the form is used by a property owner to disclose to brokers and tenant conditions about the premises in 10 categories. RPOQ — Rental Property Owner Questionnaire In the format of a SPQ, the form is used by a property owner to disclose to brokers (not tenants) conditions about the premises in 20 categories. Some items contain affirmative obligations on the owner, such as water heater bracing and smoke alarm installation that cannot be avoided by disclosing noncompliance. Some items may be addressed in the body of the RLMM, such as gas and electric meters and parking and storage. Some items address items that can help a broker with management or in answering questions posed by potential tenants, such as trash pick-up days, location of mailboxes and whether the oner allows pets and if the property has a laundry room.	12/1/22	Rental Property Owner Disclosure	RPOD

SMCO Seller Multiple Counter Offer	SCO Seller Counter Offer	SBSA Statewide Buyer and Seller Advisory	RU-PA Residential Units Purchase Addendum
er Offer 12/1/22	12/1/22	seller Advisory 6/1/22	hase Addendum New
Includes an example in 1C explaining how an appraisal gap in original offer is affected by a change in price in a counter offer.	Includes an example in 1C explaining how an appraisal gap in original offer is affected by a change in price in a counter offer.	Paragraph A15 was added to explain preliminary reports and the importance of reading documents referred to in them, such as CCRs. Paragraph D10 was added to make the parties aware of the impact that State and local jurisdictions may have on the sale and continued use of the property due to laws eliminating the use of carbon fuel appliances in favor of those items powered by the electric grid. Paragraph F3 was modified to create awareness of the right to have discriminatory covenants removed from title. Paragraph F8 was modified to address those situations where fees or credits to solar power system owners may be reduced or otherwise changed.	of a mixed-us property that is primarily commercial. It should be used with a CPA or VLPA. If the primary purpose of the form is residential with an ancillary commercial use, then form MU-PA, Mixed-Use Purchase Addendum should be used with a RPA or RIPA.

broker.			
compensation rights between team members that might apply after termination of the agreement occur after first deducting	12/1/17	Team Agreement	TEAM
Added language below the title for use if property contains 2-4 units.	12/1/21	Real Estate Transfer Disclosure Statement	TDS
Language added to optional paragraph 1B to indicate that if seller has already entered into a contract to acquire other property then the continency for finding replacement property is eliminated. Paragraphs 4 and 5 were added to identify the buyer and seller respective rights to cancel.	6/1/21	Seller's Purchasae of Replacement Property	SPRP
Added language above paragraph 1 for use if property contains 2-4 units.	6/1/22	Seller Property Questionnaire	SPQ
Instructions were added to make clear that the form is only needed if: (i)a buyer representation agreement has already been signed; and (ii)the compensation offered through the MLS will not cover the entire payment the buyer would be responsible for paying the buyer's broker. Paragraph titles have been added to the first three paragraphs.	12/1/22	Seller Payment for Buyer's Broker	SPBB
Paragraph 6A(9) was added as a catch-all for any material fact that the seller needs to disclose about the solar power system.	12/1/22	Solar Advisory and Questionnaire	SOLAR

VLPA Vacant Land Purchase Agreement 6/1/22	VLL Vacant Land Listing Agreement 6/1/20	TOPA Tenant Occupied Property Addendum 12/1/21	TFHD Tenant Flood Hazard Disclosure 12/1/18
Paragraph 3E(3) modified to reflect that the property will either be investment purposes or something else – not ordinarily a primary or secondary home unless a buyer intends to build after the purchase. Paragraph 3Q(2) added a parenthetical to clarify that the environmental survey indicated is for Phase I only. Paragraph 3Q(3) modified to make explicit that government fees are for		Paragraph 1B(3) added to create an obligation of the seller to identify the names of all adult occupants on the property, whether or not paying rent.	Change the word "landlord" to "housing l8 provider" to be consistent with residential lease.

lease.			
provider" to be consistent with residential	6/1/17	Water Submeter Addendum	MSM
Change the word "landlord" to "housing			