## **COMPLAINT FORM INFORMATION**

#### RE 519A (Rev. 6/24)

Thank you for contacting the Department of Real Estate. We hope that we can be of assistance to you with your real estate problem. Please review the following information carefully as it will assist you in filing your complaint.

The Department of Real Estate investigates complaints against real estate brokers and salespersons who are accused of misleading or defrauding consumers. If we can prove a violation of the real estate license laws within our jurisdiction, a formal hearing may be held which could result in discipline of the agent's license.

We also investigate complaints against subdividers who are accused of violating subdivision laws and, if we can prove a violation, further sales may be stopped by the issuance of a Desist and Refrain Order until the violations are corrected.

All complaints must be in writing. Upon receipt, your complaint will be reviewed and you may be requested to provide additional information. If your complaint is assigned for investigation, you will be notified of the name of the investigator as well as the outcome of our inquiry.

Please understand that we cannot act as a court of law, thus we are not able to order that monies be refunded, contracts be cancelled, damages be awarded, etc. If you have this type of concern, you should consult with an attorney since we are not authorized to give legal advice or act as your counsel. Most county bar associations in the state have lawyer referral services which are able to arrange a consultation for a modest fee.

In preparing your complaint, please summarize your concerns in a chronological manner using these guidelines:

- Tell us *what* happened. Start from the beginning and describe the events as they occurred. Be specific as to *what* was said and *who* said it.
- Tell us *who* was present during these conversations or acts.
- Tell us when and where these conversations/acts took place.

Documentary evidence is especially important! Therefore you should include legible photocopies of all documents relating to your transaction such as listings, offers, deposit receipts, notes and trust deeds, correspondence, copies of the front and back of checks involved, escrow documents, advertising, etc., and attach them to the written complaint. If you are unable to submit photocopies, you may submit the originals which will be copied and returned to you.

Although the Department is anxious to assist you, it should be noted that the burden of proof established for license disciplinary actions exceeds that required to prove a case in civil court proceedings. Prior to filing its disciplinary actions, the Department must have evidence that will clearly and convincingly demonstrate to an Administrative Law Judge that a violation of the Real Estate Law has occurred. This means, for example, that where the parties offer conflicting testimony and the complainants version is either not supported by additional evidence or is contradicted by a written document, the Department's burden of proof will not have been met and the Commissioner would not be in a position to proceed with disciplinary action against the licensee.

In addition, the period of time during which the Commissioner can exercise the Department's disciplinary functions is governed by a statute of limitations. Generally, formal disciplinary action must be filed by the Department of Real Estate not later than three years from the occurrence of the alleged grounds for license discipline. However, when the acts or omissions with which the licensee is charged involve fraud, misrepresentation or a false promise, formal charges can also be filed within one year after the date of discovery by the aggrieved party. In no case shall formal pleadings be filed later than ten years from the occurrence of the alleged grounds for disciplinary action.

Disciplinary hearings are presided over by an Administrative Law Judge who is employed by a state agency independent of the Department of Real Estate. The hearings are conducted in a manner similar to court trials without a jury. At the hearing, the Department has the burden of proving the charges contained in the pleadings and usually does so by calling witnesses and presenting documents in evidence. After the hearing is concluded, the Administrative Law Judge prepares a proposed decision which is sent to the Real Estate Commissioner for his/her consideration and final decision.

We at the Department of Real Estate trust that this information has been of assistance and ask that you retain this material for your future reference. If you have Internet access, much more information about the Department and its functions is available on our Web page at *www.dre.ca.gov*. This includes access to the public license information records of brokers and salespersons, and the actual text of the license and subdivisions laws we administer.

Thank you.

#### SUBMITTING THE COMPLAINT FORM

Mail or hand deliver your completed complaint form and attachments to DRE, Attention: Complaints.

	- Ditte, i internetit e empiration
Fresno	2550 Mariposa Mall, Room 3070 Fresno, CA 93721-2273
Los Angeles	320 West 4th Street, Suite 350 Los Angeles, CA 90013-1105
Oakland	1515 Clay Street, Suite 702 Oakland, CA 94612-1462
Sacramento	651 Bannon Street, STE 503 Sacramento, CA 95811
San Diego	8620 Spectrum Center Blvd., Suite 301 San Diego, CA 92123

The Department of Real Estate does not discriminate on the basis of race, color, creed, national origin, ancestry, sex, marital status, domestic partnership, religion, age, sexual orientation or disability in employment or the provision of services.

# LICENSING/SUBDIVIDER COMPLAINT

### RE 519 (Rev. 2/20)

<ul> <li>Read instructions on Com form.</li> </ul>	plaint Form Ins	structions (RE 5	519A) before co	mpleting	g this	RECEIVED DATE
<ul> <li>Type or print clearly in ink.</li> </ul>						
<ul> <li>Mail or hand deliver compl RE 519A.</li> </ul>	leted form and	attachments to	the appropriate	office;	see	
		INFORMATIO	N ABOUT YOU			
NAME (ENTER YOUR FULL NAME)						
RESIDENCE ADDRESS (STREET ADDRESS, C	CITY, STATE AND ZIP CO	DDE)				
BUSINESS ADDRESS (STREET ADDRESS, CI	TY, STATE AND ZIP COL	DE)				
OCCUPATION		BUSINESS TELEPHONE NO. (INCLUDE AREA CODE)			RESIDENCE TELEPHONE NO. (INCLUDE AREA CODE)	
CELL PHONE NO. (INCLUDE AREA CODE)		EMAIL ADDRESS			1	
NAME OF NEAREST RELATIVE					RELATIVE'S PHONE N	IUMBER (INCLUDE AREA CODE)
INFORMAT	ION ABOUT P	ERSON/COMP	ANY YOU ARE	COMP	LAINING AGAI	NST
1. FULL NAME OF BUSINESS, COMPANY, FIRM	Λ			LICENSE	NUMBER	NMLS ID NUMBER
BUSINESS ADDRESS (STREET ADDRESS, G	CITY, STATE AND ZIP CO	DDE; INCLUDE ROOM, A	APARTMENT OR SUITE #	I , IF ANY)	BUSINESS TELEPHON	I NE NO. (INCLUDE AREA CODE)
2. FULL NAME OF SALESPERSON, AGENT, OF	REPRESENTATIVE	LICENSE NUMBER	NMLS ID NUMBER	AFFILIATE	ED WITH	
FULL NAME OF SECOND LICENSEE, IF ANY		LICENSE NUMBER	NMLS ID NUMBER	AFFILIATE	ED WITH	
3. DATE(S) OF TRANSACTION	PLACE(S) WHERE TR	ANSACTION(S) OCCUR	RED			
ADDRESS OF PROPERTY INVOLVED						
4. HAVE YOU CONTACTED THE BUSINESS RE						
DATE(S) OF CONTACT	PERSON(S) CONTAC	TED				
RESULTS OF CONTACT						

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		NOTHER LAW ENFORCEMENT OR CONSUMER PROT ETE THE FOLLOWING.	FECTION AGENCY	?	
			RESS OF AGENC	Y	
RESULTS OF THAT	COMPLAINT				
		SSIST IN RESOLVING THIS MATTER? LETE THE FOLLOWING.			
		LETE THE FOLLOWING.			BUSINESS TELEPHONE NUMBER
ADDRESS OF ATTC	DRNEY				
		REFERENCE TO THIS MATTER?			
7. IS THIS COMPLAIN	IT INVOLVED IN A CIVIL A	CTION (LAWSUIT) FILED OR PENDING IN ANY COUR	Γ?		
NAME OF COURT					
ADDRESS OF COU	RT				
TYPE OF ACTION					CASE NUMBER
	TO APPEAR AS A WITNE	SS, BE SWORN, TESTIFY AND CROSS-EXAMINED CO	DNCERNING THE	ALLEGATIONS MADE IN TH	IS COMPLAINT?
		SCRIBED TRANSACTIONS?			
		LETE THE FOLLOWING AND DESCRIBE IN ITE	M #11 WHAT TH	IEY SPECIFICALLY WI	INESSED.
RESIDENCE ADDR	ESS				
YOUR RELATIONS	HIP TO THE WITNESS	BUSINESS TELEPHONE NUMBER (INCLUDE AREA	CODE)	RESIDENCE TELEPHON	E NUMBER (INCLUDE AREA CODE)
FULL NAME OF WI	TNESS #2		·		
RESIDENCE ADDR					
RESIDENCE ADDR	200	1			
YOUR RELATIONS	HIP TO THE WITNESS	BUSINESS TELEPHONE NUMBER (INCLUDE AREA	CODE)	RESIDENCE TELEPHON	E NUMBER (INCLUDE AREA CODE)
10. INDICATE WHICH	OF THE FOLLOWING DO	DCUMENTS ARE ATTACHED, INCORPORATED AND MA	ADE PART OF THIS	S COMPLAINT.	
<u>ATTACHED</u>	<u>NOT AVAILABLE</u>	TYPE OF DOCUMENT			
		LISTING AGREEMENT			
		DEPOSIT RECEIPT (OFFER)			
		CASH RECEIPT(S)			
		CANCELLED CHECK(S)			
		ESCROW INSTRUCTIONS, AMENDMENTS &	CLOSING STAT	EMENTS (IF ANY)	
		COPIES OF ALL DOCUMENTS WHICH RELAT	TE TO YOUR CO	OMPLAINT AND WHICH	ARE NOT LISTED ABOVE.

IN THE FORM OF A BRIEF STATEMENT, GIVE THE FULL ESSENTIALS OF YOUR COMPLAINT BELOW.

- REFER TO RE 519A FOR GUIDELINES RELATING TO STATEMENT PREPARATION.
- INCLUDE FULL NAMES OF INDIVIDUALS, INCLUDING ALL WITNESSES PRESENT DURING THE TRANSACTION(S). BE FACTUAL. TRY TO ANSWER THE QUESTIONS WHO, WHAT, WHERE AND WHEN. ATTACH EXTRA SHEETS IF MORE ROOM IS NEEDED.



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l certity under penalty of perjury that the this day of	foregoing statement and attachments thereto are true and correct. Signed ,, in the , State of California.