Notice of Intention (Time-Share)

RE 668A (Rev. 6/05)

INSTRUCTIONS

- ➤ This Notice of Intention is only for specific time-share interests in single-site or multi-site time-share plans. Please read RE 668 before completing this form.
- ➤ RE 668A is one of the forms required for a time-share plan public report unless the time-share plan offering is a nonspecific time-share interest in a multi-site time-share plan as defined in Section 11212(z)(2)(B) of the California Business and Professions (B&P) Code. A public report must be obtained by the developer before offering for sale or lease in California any interest(s) in a time-share plan, as those terms are defined in Section 11212(z) B&P Code.
- ➤ A separate **RE 668B** must be completed and fee paid for offerings of a nonspecific interest in a multi-site time-share plan not currently covered by a California public report/permit.
- > Submit this package and one photocopy of page 1. Attach filing fee to the photocopy.
- Please read Notice of Appeal Process on last page.

USE OF MASTER FILE

➤ If you are submitting the first phase/location of a multiplephased time-share plan, you may elect to designate this application FOR DRE USE ONLY

FILE NUMBER	
AMOUNT REQUIRED	
\$	
AMOUNT RECEIVED	
\$	
REFUND AMOUNT	
\$	
AMT TRANSFERRED	FOR INTERESTS
\$	
FROM FILE #	

as a "Master File" for the subsequent applications. By this means you may use certain documentation contained in the Master File to serve in subsequent applications without having to re-submit the same item.

➤ If you are submitting an application for a subsequent phase of the time-share plan, certain documents submitted with the Master File are not required. Refer to item name for "Master File Item" phrase.

1.			GENER	RAL INF	ORMATION		
A.	TYPE OF APPLICATION (CHECK ALL APPL	ICABLE)		E.	SINGLE RESPONSIBILITY PARTY (SF	P) — CONTACT PE	RSON
	FINAL PUBLIC REPORT			<u> </u>			
	CONDITIONAL PUBLIC REPORT				BUSINESS ADDRESS		
B.	THIS APPLICATION IS BEING SUBMITTED	AS: (CHECK ON	NE)				
	SINGLE PHASE TS PLAN	MULTI-F	PHASE TS PLAN		CITY		STATE
	SUBSEQUENT PHASE OF AN EX	ISTING TS PL	AN				
	MASTER FILE # (IF APPLICABLE)				ZIP CODE	COUNTRY	
C.	WHEN PUBLIC REPORT IS READY:			_ _	TELEPHONE NO. (INCLUDE AREA CO	DE)	
	MAIL TO SRP	CALL SF	RP FOR PICK UP				
D.	DEVELOPER INFORMATION — NAME			F.	ATTORNEY FOR DEVELOPER		
				_ -	BUSINESS ADDRESS		
	DEVELOPER'S ASSUMED NAME (IF APP	LICABLE)					_
					CITY		STATE
	BUSINESS ADDRESS						
					ZIP CODE	COUNTRY	
	CITY		STATE				
					TELEPHONE NO. (INCLUDE AREA CO	DE)	
	ZIP CODE	COUNTRY					
				G.	TIME-SHARE ASSOCIATION BUDGET	PREPARER	
	TELEPHONE NO. (INCLUDE AREA CODE	E)					
_					BUSINESS ADDRESS		
	MAILING ADDRESS (IF DIFFERENT)						
_					CITY		STATE
	BUSINESS ADDRESS						
_					ZIP CODE	COUNTRY	
	CITY		STATE				
_					TELEPHONE NO. (INCLUDE AREA CO	DE)	
	ZIP CODE	COUNTRY		_			

Н.		ffering a "single site time-share plan" with right to use accommodations at a singe time-roperty as defined in B&P Codes Section 11212(z)(1)?	□ Yes	□ No
I.	defined a contra	e offering consist of a specific time-share interest in a multi-site time-share plan as in B&P Code Section 11212(z)(2)(A) that <i>will be</i> affiliated with component sites under actual or membership program through a reservation system at the time the public report d?	□ Yes	□ No
	If YES	, please answer the following question:		
	tio	ill the purchaser receive a priority right of not less than 60 days to reserve accommodans at that specific time-share property without competing with other owners of time-share erests at other time-share properties that are part of the multi-site time-share plan?	□ Yes	□ No
		NO to I1, the offering will not qualify as a specific time-share interest in a multi-site time-are plan, but may be filed as a nonspecific interest in a multi-site time-share plan.		
		the offering qualifies as a specific time-share interest in a multi-site time-share plan, ovide signed certification on a separate sheet that:		
	a.	A purchaser has contractual or membership rights to use accommodations at each affiliated site, and that if an accommodation is or may become subject to a blanket encumbrance, that the blanket encumbrance is or will be subordinate to these rights.		
	b.	Adequate provisions exist for completion of all promised improvements for such accommodations.		
J.	at the ti	ffering a "single-site time-share plan" as defined in B&P Code Section 11212(z)(1) that me the public report is issued presently intended to be converted to a multi-site time-share nich includes a specific time-share interest as defined in Section 11212(z) in the future?	□ Yes	□ No
		, the public report must be amended at the time of the conversion to implement the l change in compliance with B&P Code Section 11226(F).		
K.	Interes	ets to be conveyed (Please check the applicable boxes.)		
	☐ "Ti ☐ Ann ☐ Fix ☐ Fix	me-share estate" as defined in B&P Code Section 11212(x)(1) me-share use" as defined in B&P Code Section 11212(x)(2) mual uses ed accommodation, fixed time ed accommodation, variable time mts/symbol system (See K4 below.)		
	1. Fo	r all offerings, please state:		
	•	The amount of annual time to be sold per accommodation, in terms of seven-day use increments or other time increments.		
	•	Total number of annual time-share interests (number of time-share interests per accommodation multiplied by total number of accommodations dedicated to the time-share plan).		
	•	Number of biennial time-share interests per accommodation.		
	•	Total number of biennial time-share interests (number of biennial interests per accommodation multiplied by total number of accommodations dedicated to the time-share plan).		
	•	The amount of annual time to be reserved to the association for maintenance		

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	2.	On a seg	parate attachment provide a description of the duration and operation of the time an.) -
	3.	provide	e-share plans that include the sale of points or other symbols other than time, pleas a narrative explanation of the point/symbol to be offered for sale and include the information and documentation.	
			nether additional points may be acquired by purchase or otherwise, in the future an manner in which future purchases of points may be made.	d
		b. The	e transferability of points to other persons, other years or other time-share plans	
		for	copy of the then-current point value use directory, along with rules and procedure changes by the developer or the association in the manner in which point values maused.	
		d. An	y limitations or restrictions upon the use of point values.	
			lescription of an inventory control system that will ensure compliance with Sectio 250.	n
L.	Tir	ne-share	interests covered by this application and specific property information:	
	1.	Number	r of time-share interests to be dedicated to the time-share plan with this application	1.
	2.	Number	r of accommodations to be dedicated to time-share use with this application	
	 3. 4. 	LocRecthePloFlo	the following documents (if applicable): cation map; corded maps, including tract maps, condominium maps, and condominium plans of property in which the accommodations are located; at plans; showing the foot prints of all improvements included in the offering; for plans (only if budget review requested). In Information	of
REA			AL DESCRIPTION	
LOC	ATION	ADDRESS		
CITY	,			STATE
COU	NTY			COUNTRY
ADV	ERTIS	NG NAME		
		a. Is t	he time-share property located within the city limits?	□ Yes □ No
			NO, list the name of nearest city/town and the distance and direction from city/tow he time-share property.	n

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5.	The ti	me-share accommodation	is will be housed as follows:		
	A new	structure built exclusive	ly for time-share purposes	□ Yes	□ No
1			share use, and commercial or other uses (i.e. hotel, motel,	□ Yes	□ No
	An ex	isting structure that will b	be converted entirely to time-share use.	□ Yes	□ No
4	-	_	are in which a portion of the structure will be devoted to	□ Yes	□ No
4		•	livision to be converted partially or entirely to time-share	□ Yes	□ No
	A con	dominium subdivision to	be constructed.	□ Yes	□ No
(Other			□ Yes (e	explain)
		1 1	y share a structure with a hotel, motel, or another use other	□ Yes	□ No
	If	YES, explain.			
6. a	a. A	are the accommodations to	be subdivided from a portion of another subdivision?	□ Yes	□ No
	If	YES, complete the follow	wing:		
NAME OF SU	IBDIVISIO	ON (FROM RECORDED MAP)			
TRACT NUME	BER (FR	OM RECORDED MAP)	TYPE OF SUBDIVISION (E.G., CONDO, PLANNED DEVELOPMENT, TIME-SHARE,	ETC.)	
ADVERTISING	G NAME				
1			ocated in a subdivision on which a California public report	□ Yes	□ No
	If	NO, submit the following	documentation in compliance with Regulation 2809.1(b).		
	1)) Proposed or existing go	overning instruments for the common interest subdivision.		
	2)		or proposed contracts obligating the owners' association at subdivision if the subdivision is one for which a public ued.		
	3)	to subsidize maintenan	ivision offering, a copy of the agreement of the developer ace and operations of the common interest subdivision if a seen issued for the subdivision.		

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		4)	Financial arrangements to assure performance of the subsidization agreement referred to in (3) above if applicable.		
		5)	Latest balance sheet and annual operating statement for the owners' association for the common interest subdivision.		
		6)	Pro forma budget reflecting estimated ownership, maintenance and operational expenses and reserves for the subdivision.		
		7)	Financial arrangements to assure fulfillment of developer's obligation to pay assessments for unsold time-share interests if public report has not been issued for the subdivision.		
		8)	Copy of letters by which the developer has given notice of the proposed dedication of an accommodation to a time-share project to the owners' association of each common interest subdivision in which an accommodation of the time-share project is located.		
		9)	Evidence of financial, arrangements for completion of common areas and facilities in the subdivision.		
	c.	sub	he time-share project located within a condominium or other common interest division whose governing instruments prohibit the dedication of units to time-ring either absolutely or conditionally?	□ Yes	□ No
		If Y	YES, explain.		
		the pro	ES, has the underlying common interest subdivision instituted any action to restrict use of facilities or regulate time-sharing through enforcement or other legal ceedings?	□ Yes	□ No
7.	Des	scrib	e the residential structures (i.e., the number of buildings, number of stories, etc.):		
8.	Wi	ll the	time-share units share any facilities with any commercial development?	□ Yes	□ No
	If Y	ÆS,	provide the following information on a separate attachment:		
	a.		scribe the shared facilities (e.g., condo or hotel building, pools, landscaping, king, etc.).		
	b.		omit a plot plan identifying the time-share units, commercial and/or residential ts, and the shared facilities.		
	C	If a	pplicable submit a proposed contract that includes the following:		

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- Arrangements for temporary use for transient occupancy of accommodations comprising the time-share plan and temporary use by the time-share plan of accommodations regularly used for transient occupancy.
- Apportionment of the costs of operation of the hotel/motel that are for the joint benefit of accommodations in the time-share plan and accommodations for transient occupancy.
- 9. List below the number and type of accommodations that will be dedicated to time-share use at this location. (The total should agree with the response to 1K2 above.)
 - On those maps/plans submitted which delineate dwelling units, outline in red or yellow ink all units covered by this application.

	#	OF UNITS	UNIT TYPE	SQUARE FEET (PER UNIT)
			3 bedroom	
			2 bedroom	
			1 bedroom	
			studio	
			other	
			total	
10	D1 1	:	1	
10.		ist the number and type of non time-sof UNITS	snare units at this i	ocation. SQUARE FEET (PER UNIT)
			21.1	
-			3 bedroom	
			2 bedroom	
			1 bedroom	
			studio	
			other	
			total	
M DL	T	YVIII 4h h . f. 4 d . d	:	f units for time-share use?
M. Pn	asing ini	formation — Will there be future ded	ications (phases) o	Tumits for time-snare use?
a.	Check o	olication is for: one box only. Enter I st , 2 nd , 3 rd , etc., a d. Do not include information on c		* * *
	□ 1)	This is a single location, single site	time-share plan.	
	□ 2)	This is a single site time-share plan vlot. This is the phase of a		es to be located on a single
	□ 3)	This is a single site time-share pla subdivision map. This is the phased time-share plan.		

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		This is a single site time This is the phase maps.			•	
		This is a multi-site time in a single property and	*		e-share interest	
		This is a multi-site time in a single property. The				
		This is a multi-site time in a single property. accommodation locate	This is the pl	hase consisting of _		
		This is a multi-site time in a single property. accommodation of a _	This is the pl	hase consisting of _		
b. If Y	ES to	2–5 above, answer th	e following question	s:		
1)		t is the total number of terty?				
2)		at is the total number of erty?				
3)	How	many time-share inter	rests are included in t	he time-share proper	ty to date?	
4)	How	many accommodation	as are included in the	time-share property	to date?	
5)	lot/a	the interval identificatic commodation number mation.				
DRE File Nu	mber	Tract Number	Phase	Interval ID numbers	Lot/Unit Number(s)	Common Area Lot #s/Letters

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2.	D	EVELOPER STATUS [Master File Item]			
	A.	Is developer a California resident?		□ Yes	□ No
		If nonresident of California, an irrevocable consent that if a developer in the State of California and personal service of p cannot be made in this State, a valid service may be made b of Process (RE 608) to the California Secretary of State.	process upon the entity or individua	al	
		If NO, was an irrevocable consent (or appropriate RE 60 designated as a Master File?			□ No
		a. If YES, have there been any changes to the irrevo	ocable consent?	□ Yes	□ No
		If NO, it is not necessary to submit another copy.			
		b. If NO to A1 above, or YES to A1a above, submit and one copy of the appropriate RE 608).	an irrevocable consent (an origina	al	
	B.	Is the developer a corporation or limited liability company other than California?	•		□ No
		If NO, was a Certificate of Status submitted under a pre- File?	0 0	er □ Yes	□ No
		a. If YES, have there been any changes to the docur	ment?	□ Yes	□ No
		If NO, it is not necessary to submit another copy.			
		 If NO to B1 or YES to B1a, submit a Certificate transact business in California, issued by the Secretary 		0	
	C.	Is developer a partnership or joint venture?		□ Yes	□ No
		If YES, submit names and addresses of the members.			
	D.	Is developer a corporation or limited liability company?		☐ Yes	□ No
		If YES, submit a copy of the resolution of its board of direct of the questionnaire.	tors/members authorizing the filin	g	
	E.	Will anyone besides the developer be executing any docur connection with this filing?	•		□ No
		If YES, submit a copy of the power of attorney, <i>or</i> a copy of by the developer indicating who may sign on its behalf.	f the delegation of authority signe	d	
3.	L	OCATION OF SALES RECORDS			
	NAM	E OF CUSTODIAN		TELEPHONE NUM	BER
	ADDI	RESS			
	CITY				
	COU	NTY	STATE	ZIP CODE	

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4.	C	ONDITIONAL PUBLIC REPORT/PERMIT				
	A.	Are you requesting a conditional public report/permit? (Ba	&P Code Section 11227(b).)		Yes	□ No
		If YES, B&P Code Section 11227(f) requires that a develope provide a prospective purchaser with a copy of the condition which includes all of the following:				
		 Specification of the information required for issuance Specification of the information required in the final printhe conditional public report, along with a statement is not available at the time of issuance of the condition A statement that no person acting as a principal or ager or lease time-share interests in a time-share plan in a statement of the condition of the co	oublic report which is not available of the reasons why that information nal public report. In the shall sell or lease or offer for sale subdivision for which a conditional			
		public report has been issued except as provided in the 4. Specification of the requirements of B&P Code Section				
		Submit a copy of the proposed statement.				
	В.	If you are requesting a conditional public report, provide the escrow depository where all purchase money will be impound 11243, until such time as the final public report is furnished.	nded, pursuant to B&P Code Section			
	NAM	E				ECTION (CHECK ONE)
	ADD	RESS (POST OFFICE BOXES ARE NOT ACCEPTABLE)				013.2(A) 013.4(A)
-	CITY		STATE	ZIP CC	DE	
5.	Ind mar	icate which of the following inducements or representations reteting of time-share interests. the answer to any of the following questions is "yes," submorrows.				
		grams.		_	• •	
	A.	Money back guarantee or repurchase warranty?		Ц	Yes	□ No
	B.	Construction or equipment guarantees, including guarantees, beyond manufacturer's warranty?			Yes	□ No
	C.	Gift, free trip, discounted purchase price or similar promot	tional device?		Yes	□ No
	D.	Program or arrangements for resale by purchasers of subdi-	ivision interests?		Yes	□ No
	E.	Program or plan for leasing or renting of subdivision into owners?			Yes	□ No
	F.	Membership in club or association other than: 1) homeover program listed in response to item 1J1 above, or 3) membership in the response to item 1J3 above?	rship which is an incidental benefit		Yes	□ No
	G.	The use or availability for use of commercial or recreational the boundaries of the subdivision (other than an exchange pr will be owned or controlled by an association of interest or	rogram or incidental benefit), which		Yes	□ No
		If YES, furnish complete details by attaching RE 624A.				

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	H.	Will your sales program include representations in regard to the use of recreational areas and/ or facilities which are not owned by the association of owners (excluding benefits due to exchange programs and incidental benefits)?	□ Yes	□ No
		If YES, attach an explanation of the conditions of use, such as memberships, conditions and fees, or other charges.		
	Not	e: All advertising must conform to Commissioner's Regulation 2811 and California B&P Code Sections 17537–17539. Also, insofar as applicable, it must conform to the provisions of Regulation 2848.		
6.	T	TLE/MINERAL RIGHTS		
	A.	Submit preliminary report dated not more than 90 days prior to submission of this application, signed by an authorized employee of the title company, or a title policy, that shows true condition of title for this time-share plan. If preliminary report is over 90 days old, submit a letter from the title officer, dated not more than 90 days from the date the preliminary report indicating state of title has not changed from that set forth in the submitted preliminary report.		
		1. Is the developer presently in title?	□ Yes	□ No
		If NO, submit evidence of future vesting (e.g., certified purchase escrow instructions citing a specific date when escrow is to close, option agreement, etc.) or an enforceable option or contract wherein the developer will build, purchase, or lease the accommodations.		
	Not	e: Prior to issuance of a final public report, evidence must be presented demonstrating that the accommodation(s) is owned or leased by the developer free and clear of blanket encumbrances in accordance with B&P Code Sections 11244 or 11255.		
	В.	Is the developer/time-share plan subject to any bankruptcies, pending civil or criminal suits, adjudications, or disciplinary actions of which the developer has knowledge, that would have a material effect on the developer's ability to perform its obligations.	□ Yes	□ No
		If YES, provide a description of any such actions on a separate attachment.		
	C.	Provide on a separate attachment, a description of any liens, defects, or encumbrances on or affecting title to the time-share interest.		
7.	C	OASTAL ZONE		
	A.	Is the project within the California coastal zone?	□ Yes	□ No
		If YES, provide evidence of Coastal commission approval of the developer's intent to dedicate accommodations to time-sharing.		
8.	U	SE, ZONING, HAZARDS		
	A.	Is the single site time-share plan or the property in which specific time-share interests will be offered located within a governmental jurisdiction and/or a real property subdivision in which the dedication of accommodations to time sharing is <i>expressly prohibited</i> , either absolutely or conditionally without a permit or other entitlement?	□ Yes	□ No
		If YES, provide a copy of the permit or other entitlement from the appropriate government agency.		
	В.	Has a request been made to the Department of Corporations of the State of California for a permit or interpretive opinion on this project?	□ Yes	□ No
		If YES supply a copy of the permit opinion or the application on file if filing is still active		

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C. Out of State Offerings Only 1. Filing or registration of offering Does the *state* in which the time-share property is located require a filing or registration of your offering? ☐ Yes \square No Does the country in which the time-share property is located require a filing or registration of your offering? \square Yes \square No If YES to a or b above, submit a copy of any public report or other disclosure document authorizing the sale of time-share interests in the time-share plan. ☐ Yes □ No Is the time-share plan property located in California? If YES, submit a completed RE 619 (Natural Hazard Supplemental Questionnaire). If NO, go to Item 9 (Utilities and Services). Does the subject property include residential structures built prior to 1978 (do not include properties sold at a foreclosure sale or housing designated for the elderly? □ Yes □ No If YES, pursuant to federal Real Estate Disclosure and Notification Rule (24 CFR Part 35 and 40 CFR Part 745), the seller is required to disclose to prospective buyers that this property may contain lead-based paint and/or lead-based paint hazards as well as provide certain written materials as mandated by current law. The seller is required to offer all prospective buyers an opportunity to conduct a risk assessment for lead-based paint and lead-based paint hazards prior to being obligated under a purchase contract. This risk assessment may be waived by written agreement between buyer and seller. For more information, you should contact the local office of the Environmental Protection Agency. 3. Is the property within an "airport influence area," also known as an "airport referral area," related to the airport(s) stated above, as determined by an airport land use commission? □ Yes □ No If YES, the following statement shall be included in the public report: **Notice of Airport in Vicinity** This property is presently located in the vicinity of an airport, within what is known as an airport influence area. For that reason, the property may be subject to some of the annoyances or inconveniences associated with proximity to airport operations (for example: noise, vibration, or odors). Individual sensitivities to those annoyances can vary from person to person. You may wish to consider what airport annoyances, if any, are associated with the property before you complete your purchase and determine whether they are acceptable to you.

9. UTILITIES AND SERVICES

A. Submit evidence of availability of the following utilities and services to the project.

- 1. Fire protection
- 2. Sewage disposal
- 3. Water (for fire and normal use)
- 4. Natural gas (if applicable)
- 5. Electricity
- 6. Telephone

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A.	Describe all off-site improvements included in the offering such as streets, easements, drainage, sewer, etc.:		
_			
В.	Will completion of off-site improvements be covered by an agreement with the local governing body secured by a bond, cash deposit, or instrument of credit?	□ Yes	□ No
	1. If YES, submit the agreement(s) and copy of the bond(s), instrument(s) of credit, or evidence(s) of cash deposit, (unless city or county has a current master geographic letter from a California city or county on file with the Department of Real Estate).		
	2. If NO, the applicant must submit evidence that adequate financial arrangements have been made for all off-site improvements included in the offering or evidence of completion.		
C.	Is there a lien upon the subdivision or any part thereof which was incurred to pay for the construction of any off-site improvement which will remain after interests are sold?	□ Yes	□ No
	If YES, list the amount of indebtedness.	\$	
	SPECIAL DISTRICTS AND SPECIAL ASSESSMENT DISTRICTS		
Re	gulation 2809.1(a)(30) requires you to submit information regarding state or local assessments		
and income who or sha	gulation 2809.1(a)(30) requires you to submit information regarding state or local assessments d improvement bonds. This concerns the <i>indebtedness which has been or is proposed to be turred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-are property and which amounts are to be obtained by ad valorem tax or assessment, or by special dessment or tax upon the subdivision, or any part thereof.		
and income who or sha ass	d improvement bonds. This concerns the <i>indebtedness which has been or is proposed to be curred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-time property and which amounts are to be obtained by ad valorem tax or assessment, or by special		
and incomplete with or sha assistance. It is added to the conference of formal conference or the conference of the confe	d improvement bonds. This concerns the <i>indebtedness which has been or is proposed to be curred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of thich the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-time property and which amounts are to be obtained by ad valorem tax or assessment, or by special desiment or tax upon the subdivision, or any part thereof. In the intention of this question to obtain information about any taxes or assessments which will		
and ind who or sha assaurate add The macon for open	dimprovement bonds. This concerns the <i>indebtedness which has been or is proposed to be turred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-time property and which amounts are to be obtained by ad valorem tax or assessment, or by special district in the intention of this question to obtain information about any taxes or assessments which will dimaterially to the basic tax rate. It is question covers <i>special districts</i> which will provide off-site improvements, utility and an intenance services such as water, sewer, lights, streets, drainage, etc. For example, this applies to anty water districts and sanitation districts. This question also covers special assessment districts med, or to be formed, for the purpose of financing, acquiring, constructing, maintaining or	□ Yes	□ No
and incomposition with or sha assistance. It is added to the man conformation open and the conformation of	dimprovement bonds. This concerns the <i>indebtedness which has been or is proposed to be turred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of thich the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-time property and which amounts are to be obtained by ad valorem tax or assessment, or by special desiment or tax upon the subdivision, or any part thereof. Is the intention of this question to obtain information about any taxes or assessments which will dimaterially to the basic tax rate. It is question covers <i>special districts</i> which will provide off-site improvements, utility and an intenance services such as water, sewer, lights, streets, drainage, etc. For example, this applies to the total the formed, or to be formed, for the purpose of financing, acquiring, constructing, maintaining or the erating such off-site improvements.	□ Yes	□ No
and incomplete with the conference of the confer	d improvement bonds. This concerns the <i>indebtedness which has been or is proposed to be curred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of pich the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-tre property and which amounts are to be obtained by ad valorem tax or assessment, or by special dessment or tax upon the subdivision, or any part thereof. Is the intention of this question to obtain information about any taxes or assessments which will d materially to the basic tax rate. It is question covers <i>special districts</i> which will provide off-site improvements, utility and dintenance services such as water, sewer, lights, streets, drainage, etc. For example, this applies to canty water districts and sanitation districts. This question also covers special assessment districts med, or to be formed, for the purpose of financing, acquiring, constructing, maintaining or erating such off-site improvements. Will the subdivision or any part thereof be within any district described above?	□ Yes	□ No
and incomposition of the state	d improvement bonds. This concerns the <i>indebtedness which has been or is proposed to be turred</i> by an <i>existing or proposed special district, or assessment district</i> within the boundaries of the time-share property or any part thereof is located, and which is to pay for the construction installation of any improvement or to furnish community or recreational facilities to such time-are property and which amounts are to be obtained by ad valorem tax or assessment, or by special sessment or tax upon the subdivision, or any part thereof. Is the intention of this question to obtain information about any taxes or assessments which will d materially to the basic tax rate. Is question covers <i>special districts</i> which will provide off-site improvements, utility and an intenance services such as water, sewer, lights, streets, drainage, etc. For example, this applies to canty water districts and sanitation districts. This question also covers special assessment districts med, or to be formed, for the purpose of financing, acquiring, constructing, maintaining or erating such off-site improvements. Will the subdivision or any part thereof be within any district described above?	□ Yes	□ No

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В.	1.	Is access street into subdivision a public street?	□ Yes	□ No
		If NO, describe and submit documentation evidencing the legal right interest owners will have to use the access street(s) (i.e., easement, etc.). Please identify the access street on map submitted with application.		
 C.	Are	e there or will there be streets within the project?	□ Yes	□ No
	If N	NO, go to item 13.		
	If Y	YES, complete the following.		
	1.	Have they been or will they be constructed to county/city standards for this type of subdivision?	□ Yes	□ No
	2.	Will streets within project be offered for dedication for public use?	□ Yes	□ No
		If YES, will offer of dedication be accepted?	□ Yes	□ No
		If NO, describe interest owners right of ingress and egress over streets within tract.		
	3.	Have streets within project already been accepted for public maintenance?	□ Yes	□ No
		a. If NO, will streets be accepted for public maintenance in the future?	□ Yes	□ No
		If NO or unknown at this time, explain under what circumstances, if any, they may be accepted in the future.	L Chanc	· · · · · · · · · · · · · · · · · · ·
	4.	Are streets completed?	□ Yes	□ No
		a. If NO, what is the present state of improvement of the streets within the tract (not graded, presently graded, asphalt)?		

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			1)	If this is a California project, is there a master geographic letter on file with DRE covering street completion?	E □ Yes	□ No	
				If NO, submit evidence showing that streets will be completed.			
			2)	Is this project located outside of California?	□ Yes	□ No	
				If YES, submit evidence showing that streets within the time-share property will be completed.	I		
		5.	Is your	answer to item C3 and C4 above NO?	☐ Yes	□ No	
			is locat	submit a letter from an engineer who is registered in the state in which the projected listing the standards (width, surfacing, etc.) to which roads will be constructed ing an estimate of annual cost per linear foot for maintaining them.			
	D.	If n	ot accep	ted for public maintenance, will a road maintenance agreement be prepared?	□ Yes	□ No	
		If Y	ZES, will	l it be part of the covenants, conditions, and restrictions (CC&Rs)?	□ Yes	□ No	
		If N	NO, subn	nit a copy of proposed road maintenance agreement.			
13.	P	UR	CHASE	MONEY HANDLING			
	A.	1.	Is this a	a time-share plan offering time-share use interests?	□ Yes	□ No	
			If YES	, will the accommodations be free and clear of blanket encumbrances?	□ Yes	□ No	
			to t Su 28	YES, the accommodations must be conveyed to a trustee or association acceptable the Commissioner prior to close of escrow for the first sale of a time-share interest bmit a copy of the trust agreement or document (not covered under Regulation 09.1) for the conveyance of accommodations to the association in compliance with the Code Section 11255.	1		
			b. If I	NO, submit trust agreement in compliance with B&P Code Section 11255.			
	NAM	E OF 1	RUSTEE		TELEPHONE NUM	1BER	
	ADDI	RESS		l			
L	В.	1.		e time-share property be completed and will it be free and clear of any liens and encumbrances at the time a public report is issued?	l □ Yes	□ No	
			in lieu assuran	, all purchase monies must be impounded into an acceptable escrow depository or of an escrow impound, the commissioner may accept a bond or other financial ace in accordance with B&P Code Section 11243(c) until the expiration of the on period.	l		
			lieu of assuran comple be conv	all purchase monies must be impounded into an acceptable escrow depository or, in an escrow impound, the commissioner may accept a bond or other financial ace in accordance with B&P Code Section 11243(c) until both the improvements are sted in compliance with B&P Code Section 11243(b) and the time-share interests car veyed free and clear of any liens and blanket encumbrances or alternative arrangement made under B&P Code Section 11244(a).	[; 1		
		2.		chase monies will be impounded in the following escrow account in accordance with ode Section 11243(a) [Regulation 2809.1(a)(23)].	ı		

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NAME					
ADDRESS	POST OFFICE BOXES ARE NOT ACCEPTABLE)				
CITY		STATE	ZIP CODE		
3.	Will a bond (RE 600K) to the State of California is furnished to the Real Estate Commissioner pursuant a) If YES, <i>submit</i> original of security and instruct 600K (bond) is on file, complete the following:	to B&P Code Section 11243(c) ions to depository (RE 600F). If RE	□ Yes	□ No	
SECURITY	NUMBER	AMOUNT			
PRINCIPAL					
ISSUER					
	 b) Will funds received in excess of the security be in pursuant to B&P Code Section 11243(a)? (1) If YES, complete the following information 	-	, □ Yes	□ No	□ NA
NAME					
ADDRESS	POST OFFICE BOXES ARE NOT ACCEPTABLE)				
CITY		STATE	ZIP CODE		
4.	Will an escrow bond, irrevocable letter of credit, or ment acceptable to the commissioner be secured? If YES, describe financial arrangement and submit a		- □ Yes	□ No	
	The amount of the financial arrangement is:		\$		
5.	Is the time-share property subject to a blanket encun alternative to the financial arrangements under B&P Code with one of the alternative arrangements in B&P Code to issuance of the public report?	Code Section 11243(a) or (c), comply a Section 11244(a)(2), (3), or (4) prior	I	□ No	
	a. If YES, will the developer record a subordination under B&P Code Section 11244(a)(2)?	-	l □ Yes	□ No	
	If YES, submit copies of subordination doct compliance with B&P Code Section 11244(a)(2)		1		
	b. If YES, has the developer transferred or will the tions, amenities, or all use rights to a nonprofit or or other encumbrance subject to a subordination compliance with B&P Code Section 11244(a)(3)	wners' association and make any lier and notice of creditor's instrument in	1	□ No	
	If YES, submit copies of evidence of the trans notice in compliance with B&P Code Section 1		S		

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			c.	If YES, will arrangements be made to adequately protect the rights of purchasers in compliance with B&P Code Section 11244(a)(4)?	□ Yes	□ No	
				If YES, explain arrangements and submit copies of documents to support arrangements.			
	Not		acce	alternative arrangements under B&P Code Sections 11244(a)(2), (3), and (4) are not ptable alternatives to B&P Code Sections 11243(a) and (c) as long as the improvements time-share property are not completed.			
		6.		omit an executed statement and authorization consenting to an audit or examination of row account information.			
14.				EE OF ENVIRONMENTAL IMPACT EVALUATION BY LOCAL GOVERNMENTS ONLY	T — CALI	FORNIA	
	A.	Is	this p	roject a conversion of an existing structure?	□ Yes	□ No	
		1.	If N	NO, has a Final Environmental Impact Report (EIR) been issued?	□ Yes	□ No	□ NA
			a.	If YES, <i>submit</i> the Notice of Determination, <i>and</i> the Summary of Findings section of the Report <i>and</i> , if any, the Statement of Overriding Considerations.			
			b.	If NO, <i>submit</i> a Notice of Determination and the Summary of Findings section of the draft EIR <i>or</i> a copy of the Negative Declaration <i>or</i> other evidence of filing of a Negative Declaration <i>or</i> a statement from the lead agency that the project is <i>exempt</i> for CEQA.			
15.	S	AM	PLE	DEPOSIT RECEIPT/SALES AGREEMENT [Master File Item]			
	A.			e sales agreement (deposit receipt) deemed acceptable by the Department under a s filing designated as a Master File?	□ Yes	□ No	
		1.		TES, have there been any changes to the document which were previously filed with the partment, subsequent to issuance of the most current public report?	□ Yes	□ No	
			a.	If NO, it is not necessary to submit duplicates of documents previously filed with the Department.			
			b.	If YES, submit the amended changes of the documents previously filed with the Department, red-lined to show changes.			
		2.	Dej	vide copy of proposed sales agreement (deposit receipt), not previously filed with the partment, containing all pertinent information and in compliance with B&P Code stion 11256.			
	В.		-	u option, sell or lease eleven (11) or more time-share estates or uses to any one entity, nan market individual interests to the general public?	□ Yes	□ No	
		If `	YES,	this is a material change <i>requiring</i> notice to the Commissioner.			
	C.	ret has	urn o s not b the po	ditional public report/permit will be issued the purchase agreement must provide for the f the entire sum of money paid or advanced by the purchaser if the final public report been issued within six months of the issuance date of the conditional public report/permit urchaser is dissatisfied with the final public report/permit because of a change pursuant Code Section 11226(f) and Regulation 2806.			

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FI	ANCING [Master File Item]		
A.	Will the subdivider assist the purchaser in obtaining financing?	□ Yes	□ No
	Will the developer be offering its own financing (i.e., developer taking back first, second, all-nclusive note and deed of trust, etc.)?	□ Yes	□ No
	. If YES to A or B above, were any of the instruments, including notes and deeds of trust, mortgages, financing statements, security agreements or other documents evidencing obligation, used to finance the sale of time-share interests filed with the Department under a previous filing designated as a Master File?	□ Yes	□ No
	IF YES, indicate below the documents that were previously deemed acceptable as Master File items.		
	Have there been any changes to document(s) previously filed with the Department or have any financing documents been created subsequent to issuance of the most current public report?	□ Yes	□ No
	If YES, identify those documents below and submit amended changes of the previously accepted document or sample copies of the newly created document(s).		
	It is not necessary to submit duplicates of any documents previously filed with the Department.		
	3. Provide copies any completed sample copies of notes and deeds of trust, mortgages, financing statements, security agreements or other documents evidencing obligation and the security therefore, including sample maturity date and describing any balloon payment provisions, with respect to documents not previously filed with the Department.		
Note	If any notes and deeds of trust, mortgages or contracts of sale will be offered to the public, such offering may be governed by the Real Property Securities Dealers' Law, Article 6, Chapter 3, Part 1, Division 4, of the B&P Code.		
	ndicate the instruments, including fact sheets (if applicable), to be used in this offering:		

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	rescribe any initial or special fee due from the purchaser at closing together with a description of the purpose and method of calculating the fee.			
	rescribe any right of first refusal or other restraint on the transfer of all or any portion of a timenare interest.			
Note:	Civil Code Sections 2957 and 2963, require designated written disclosures to be made regarding a transaction for the purchase of a dwelling unit for not more than four families if the transaction involves extension of credit by the vendor and there is an arranger of credit.			
Note:	It is recommended that the developer obtain advice from his/her attorney as to whether or not these Civil Code sections apply to the sales program.			
Note:	If the answer to item B above is YES, continue to item C.			
Note:	If this offering consists of time-share right-to-use interests, answer "NA" to items C and D.			
	loes this time-share plan include accommodations, each of which is for not more than four amilies?	□ Yes	□ No	
	the response to item C above is YES, answer the next two questions. If the response to item above is NO, go to item 17.			
1	Will financing involve use of an "arranger of credit" as defined in Civil Code Section 2757(a)(1)?	□ Yes	□ No	
Note:	A sales agent who does any of those things described by Civil Code Sections 2957(a) and (c) may be an arranger of credit."			
2	Is the developer an attorney or real estate licensee?	□ Yes	□ No	
Note:	If the answers to items B, C, and D1 or D2 above are YES, sales in this subdivision will be subject to the requirements of Civil Code Section 2963. The subdivision public report/permit will include a note to that effect.			
CO	NVEYANCE OF TIME-SHARE INTERESTS [Master File Item]			
a	ist the documents to be used in the transaction to convey the purchaser's interests or use, such s deeds, leases, subleases, assignments, certificates, memberships, right-to-use agreements, bligations, etc. Provide copies, in exemplar form, of documents you list below:			

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_					
	1.	We pre	re any of the documents, listed above deemed acceptable by the Department under a vious filing designated as a Master File?	□ Yes	□ No
		117.3	VEC lies below the decomposite that many manipular filed with the Master File		
		ΙΓ	YES, list below the documents that were previously filed with the Master File.		
		a.	Have there been any changes to document(s) previously filed with the Department,		
			subsequent to issuance of the most current public report?	☐ Yes	□ No
			If YES, identify those documents below and submit amended changes of the previously accepted document.		
			It is not necessary to submit duplicates of any documents previously filed with the Department.		
	2.	Pro	vide copies any completed sample conveyance documents not filed with the Departnt.		
	De	scrib	e inventory control system and explain how it complies with B&P Code Section 11250.		
			ne-share plan offering is based on a points system, submit evidence to assure compliance to P Code Section 11233.		
_					

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D. Inv	rentory control system (§11246)		
1.	Does the time-share plan involve past sales of time-sl offers and the title insurance company agrees to prova. If YES, complete the following:		
NAME OF			
ADDRESS	(POST OFFICE BOXES NOT ACCEPTABLE)		
CITY		STATE	ZIP CODE
		1 2020 1 2 1 11015	
Note: 1	he title insurance company must be deemed acceptable		
	 If NO, submit a certification by an independent the three months prior to the submittal of this application. Code Section 11246. 		
	a) The independent third party is:		☐ A California licensed titl
	b) Provide the following third party information	n:	insurance company ☐ An independent certified public accountant
NAME OF	TITLE COMPANY OR CPA		TELEPHONE NUMBER
NAME OF	PERSON SIGNING CERTIFICATION (IF TITLE COMPANY)	CAPACITY (IF TITLE COMPANY)	
BUSINESS	ADDRESS		
CITY		STATE	ZIP CODE
In accordations to com	rdance with Regulation 2809.1(a)(7), evidence must be pare presently suitable for human occupancy or that final plete construction or renovation of the accommodation of the before the first date for occupancy by a time-	presented to show that the accommon uncial arrangements have been madion to make it suitable for huma	e
A. 1.	Are the structures containing the accommodations co	omplete?	□ Yes □ No
	If YES, submit evidence of completion in accordance	e with B&P Code Section 11243(b)).
2.	Are the remaining common area improvements comp	olete?	□ Yes □ No
	If YES, submit evidence of completion in accordance	e with B&P Code Section 11243(b)).

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	4.			a conversion, will the units to be time-shared and/or the common or public areas vated or refurbished as part of the time-share program?	□ Yes	□ No
		a.	Wil	l all renovation work be complete prior to public report issuance?	□ Yes	□ No
			1)	If YES, submit evidence of completion prior to report issuance.		
			2)	If NO, indicate estimated completion date and select method of complying with B&P Code Section 11230 under item B, C, D, E, or F below.		
В.	bon	ding	(or	ocated outside California, does the appropriate local agency of the situs state impose alternative security arrangement) to ensure completion of all common area thin this project?	□ Yes	□ No
	1.			submit copies of security instrument and itemization of each improvement covered ost to complete. If security covers completion of all amenities, proceed to item 19.		
C.	Wil	ll a bo	ond	in accordance with B&P Code Section 11230(a) be used to assure completion?	□ Yes	□ No
	1.	If Y	ES,	submit a completed copy of the bond.		
No				ant of the required bond must cover the cost of all improvements, accommoda- appurtenant facilities included in the offering.		
D.	assi hav	ure co	omp n co	s from the sale of the time-share interests as the commissioner shall determine to letion be bonded or impounded in an escrow depository until the improvements mpleted and all applicable lien periods have expired in accordance with B&P Code 30(b)?	□ Yes	□ No
	1.	If Y	ES,	submit a copy of completed RE 611A.		
No]	with a	any l Law	is located outside California, escrow instructions may be modified in accordance aw that is for protection of workmen or suppliers, similar to California Mechanics. Submit information concerning such laws if you do not wish to follow the intent scrow instructions.		
E.	dep	osito	ry a	unt sufficient to cover the costs of construction be deposited in a neutral escrow cceptable to the commissioner under a written escrow agreement providing for ts from the escrow as work is completed in compliance with Section 11230(c)?	□ Yes	□ No
				nit completed RE 611A and proposed escrow instructions providing for schedule tents as work is completed.		
F.	Wil	ll any	alte	ernative plan in accordance with B&P Code Section 11230(d) be used?	□ Yes	□ No
	If s	o, pro	ovid	e explanation.		

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19.	В	UDC	GET AND ASSESSMENT INFORMATION			
	A.	Sub	omit a copy of the budget meeting the requirements of B&P Code Section 11240.			
	B.	Des	scribe the method for calculating and apportioning assessments among purchasers.			
	C.		vide a certification of the budget in compliance with B&P Code Section 11240(f) within 90 s prior to submission of the budget.			
		1.	a. The certification will be subscribed and sworn by:	accou		
			b. Include the following information about the person/entity certifying the budget.	tant (d □ Anoth	tified publ leveloper o er qualific l or entity	employee
	NAM	E		TELEPHONE NU	MBER	
	ADDI	RESS	-			
		2.	Do you request that the budget be reviewed by the Budget Review Section of the Department of Real Estate?	□ Yes	□ No	
			If YES, submit a duplicate budget package. Refer to RE 668 for content and set-up instructions.			
20.	M	IAIN	TENANCE ASSESSMENTS/SUBSIDY AGREEMENT			
	A.]	Deve	elopers maintenance expense obligation			
		1.	Please check the appropriate box below to identify the method of fulfilling the developers obligation for expenses associated with unsold intervals and submit and financial assurances for his obligation (Section 11241):			
			 The developer shall pay full maintenance fee for each if the interests owned. The developer has entered into a subsidy agreement with the association to subsidize the association budget buy covering any shortfall from expenses incurred and assessments collected for other owners. 			
		2.	If the developer has entered into a subsidy agreement to cover any shortfall form the expenses incurred and assessments collected form other owners, has the subsidy agreement been previously reviewed and accepted by DRE without any subsequent changes?		□ No	□ NA
			If NO, submit the subsidy agreement and proposed financial assurances incompliance with Section 11241.			
	В. (Othe	r subsidies			
		1.	Has the developer entered into any arrangement to reduced the purchasers assessment obligations, other than a shortfall subsidy arrangement described in 18A above?	□ Yes	□ No	
		2.	If YES, has this subsidy arrangement been previously reviewed and accepted by DRE without any subsequent changes?	☐ Yes	□ No	□ NA
			If NO, submit the subsidy agreement and proposed financial assurances in compliance with Section 11242.			

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21. INSURANCE

Provide description and state amount of insurance coverage provided for the protection of the purchaser. Refer to B&P Code Section 11253.

22. PURCHASERS ESCROW INSTRUCTIONS

B. Developer's interest in escrow holder.

- A. Submit a copy of instructions to escrow depository for compliance with B&P Code Section 11241 including the following:
 - 1. Name and address of escrow depository.
 - 2. A description of the nature of the transaction.
 - 3. Conditions that must be satisfied before escrow can be closed.
 - Provision for the return to a prospective purchaser of funds deposited toward the purchase
 of a time-share interest if the escrow for the transaction has not closed on or before a given
 date.
 - a) If a conditional public report will be issued, also provide for the return of the entire sum of money advanced by the purchaser if a final subdivision public report has not been issued within six months of the date of issuance of the conditional public report or the purchaser is dissatisfied with the public report because of a change pursuant to B&P Code Section 11226(f).
 - b) If a conditional public report will be issued, also provide that no escrow will close, funds will not be released from escrow, and the interest contracted for will not be conveyed until a current final public report for the subdivision is furnished to the purchaser.
 - 5. In addition, they shall provide that the escrow is not to be closed and funds are not to be released from impound until the time-share estate or time-share use has been conveyed to the purchaser, free and clear of any blanket encumbrance (except for funds covered by any purchase money bond posted pursuant to B&P Code Section 11243(c) or funds have been delivered to the trustee in conformance with B&P Code Section 11255.
 - 6. Compliance with a subsection of B&P Code Section 11230, as applicable.
 - 7. Escrow instructions must be signed with original signatures (not copies) of the escrow officer or his designee and the subdivider or his designee, certifying that all escrow instructions will conform to the sample.

•			
Does the owner, developer, or agent have any interest in the escrow company?	□ Yes	□ No	
If YES, describe interest:			

Note: California Civil Code Section 2995. No real estate developer shall require as a condition precedent to the transfer of real property containing a single family residential dwelling that escrow services effectuating such transfer shall be provided by an escrow entity in which the real estate developer has a financial interest.

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23.	C	ON	VEY	ANCE OF COMMON AREA [B&P Code Sect	ion 11254]			
	A.	Wi	ll any	common area be conveyed to the association in the	nis filing/phase?	☐ Yes	□ No	□ NA
		1.	If Y	YES, submit <i>one</i> of the following three items: (chec	ck box)			
				A recorded grant deed accompanied by evidence	of lien-free title.			
				A trust agreement providing for conveyance to tru	st for the homeowners' association	1.		
				Irrevocable escrow instructions certified by both e state that no escrow for the sale of a subdivision i of the common area to the association has occurred and which state that a policy of title insurance will to of all liens and encumbrances, including an endo statutory periods for mechanics' and materialmen' a copy of the executed and notarized grant deed cassociation.	nterest will close until conveyance, free of all liens and encumbrances to issued showing title free and clear or sement against future liens if the sliens have not expired, along with	e s, ar e h		
	B.	Ace	comn	nodations which \(\square\) will be \(\square\) have been \(\converge\)	eyed to the association in this filing	<u>.</u>		
		144	۸GE	MENT				
24.	M	AIN	HGL	MENT				
24.		Ind		who will provide administrative management servi	ces to the time-share plan (reserva	1-		
24.		Ind tion	icate	who will provide administrative management servi	ces to the time-share plan (reserva	TELEPHONE NU	MBER	
24.	A.	Ind tion	icate	who will provide administrative management servic.).	ces to the time-share plan (reserva		MBER	
24.	A.	Ind tion	icate 1s, et	who will provide administrative management servic.).	ces to the time-share plan (reserva		MBER	
24.	A. NAMI	Ind tion	icate 1s, et	who will provide administrative management servic.).		TELEPHONE NU	MBER	
24.	A. NAMI	Ind tion E EET AL	icate	who will provide administrative management servic.).		TELEPHONE NU	MBER	
	A. NAMI STRE	Ind tion E EET AL	DDRES Pro	who will provide administrative management servic.).	STATE STATE ment agreements The management	TELEPHONE NU ZIP CODE	MBER	
24.	A. NAMI STRE	Ind tion	DDRES Pro agra	who will provide administrative management service.).	STATE STATE ent agreements The management agreement agent and other agent agent agent and other agent agen	TELEPHONE NU ZIP CODE ZIP CODE	MBER	
24.	A. NAMI STRE CITY MAIL CITY B.	Ind tion	DDRES Pro agree	who will provide administrative management service.). s vide copies of all proposed or existing managements must be in compliance with B&P Code Service of the fidelity bond or insurance for the service.	STATE STATE ent agreements The management agreement agent and other agent agent agent and other agent agen	TELEPHONE NU ZIP CODE ZIP CODE	MBER	
-	A. NAMI STRE CITY MAIL CITY B.	Ind tion EET AL ING AI 1.	Pro agra	who will provide administrative management service.). s vide copies of all proposed or existing managements must be in compliance with B&P Code Service of the fidelity bond or insurance for ployees who will have custody or control over associated.	STATE STATE ment agreements The management action 12267. each management agent and other action funds.	TELEPHONE NU ZIP CODE ZIP CODE	MBER	
-	A. NAMI STRE CITY MAIL CITY B.	Ind tion EET AL ING AI 1.	Pro agro	who will provide administrative management service.). s vide copies of all proposed or existing managements must be in compliance with B&P Code Service format of the fidelity bond or insurance for ployees who will have custody or control over assorts. S OF INCORPORATION [Master File Item]	STATE STATE ment agreements The management extion 12267. each management agent and other ociation funds. association?	ZIP CODE ZIP CODE TELEPHONE NU ZIP CODE		
-	A. NAMI STRE CITY MAIL CITY B.	Ind tion E EET AL ING AI 1. 2. RTI	Pro agro	who will provide administrative management service.). s vide copies of all proposed or existing managements must be in compliance with B&P Code Service with the fidelity bond or insurance for ployees who will have custody or control over associated as the service of the fidelity bond for the fidelity bond or insurance for ployees who will have custody or control over associated as the fidelity bond for the time-share at the fidelity bond for the fidelity bond for the time-share at the fidelity bond for the fidelity bond fo	STATE STATE The management agent and other octation funds.	TELEPHONE NU ZIP CODE ZIP CODE At Yes d Yes ssee	□ No	

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			1)	If NO, it is not necessary to submit duplicates of documents which were previously deemed acceptable by the Department.			_
			2)	If YES, submit the amended pages of the previously accepted documents, red lined to show changes.			
		2.		o A1 above, provide copy of proposed and/or existing articles of incorporation for e-share association which has not been previously deemed acceptable by the nent.			
26.	В	YLA	WS [Ma	aster File Item]			
	A.	Wi	ll there b	e bylaws for the time-share association?	□ Yes	□ No	
		1.		have the bylaws for the time-share association been filed with the Department under ous filing designated as a "master file"?	□ Yes	□ No	
			we	YES to A1, have there been any changes or amendments to the documents which re previously filed with the Department, subsequent to issuance of the most current blic report?	□ Yes	□ No	
			1)	If NO, it is not necessary to submit duplicates of documents which were previously filed with the Department.			
			2)	If YES, submit the amended pages of the documents previously filed with the Department, red lined to show changes.			
		2.		o A1 above, provide copy of proposed and/or existing bylaws for the time-share tion which have not been previously submitted to the Department.			
27.	R	ULE	S & RE	EGULATIONS [Master File Item]			
	A.			les and regulations for the time-share association been filed with the Department vious filing designated as a "master file"?	□ Yes	□ No	
		1.	previou	, have there been any changes or amendments to the documents which were sly filed with the Department, subsequent to issuance of the most current public permit?	□ Yes	□ No	
				NO, it is not necessary to submit duplicates of documents which were previously ed with the Department.			
				YES, submit the amended pages of the documents previously filed with the partment, red lined to show changes.			
	В.			y of proposed and/or existing rules and regulations for the time-share association not been previously filed with the Department.			
28.	D	ECL	ARATI	ON [Master File Item]			
	A.	bee	n both de	claration of covenants, conditions and restrictions for the time-share association eemed to be in compliance with B&P Code Section 11251 by the Department under iling designated as a "master file"?	□ Yes	□ No	
		1.	previou	, have there been any changes or amendments to the documents which were sly filed with the Department, subsequent to issuance of the most current public permit?	□ Yes	□ No	

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- If NO, it is not necessary to submit duplicates of documents which were previously filed with the Department.
- b. If YES, submit the amended pages of the documents previously filed with the Department, red-lined to show changes.
- B. Provide copy of proposed and/or existing declaration for the time-share association which has not been previously deemed in compliance with B&P code Section 11251 by the Department.

29. SUBORDINATION

If the accommodations in the time-share plan will be subject to a blanket encumbrance and the accommodations will not be conveyed to a trustee pursuant to B&P Code Section 11255, the

	developer will offer individual releases from the blanket encumbrance for each time-share estate and submit evidence of subordination of the blanket encumbrance to the recorded covenants.				
A.	Will both individual releases for each time-share estate and subordination be furnished?			□ No	
		s, check appropriate box below and submit evidence indicating how these encumbrances abordinate to recorded restrictions.			
		Executed and recorded subordination agreement(s).			
	□ 2	Recorded covenants including signed subordination thereto, by beneficiary of encumbrance.			
	□ 3	Copy of signed subordination agreement(s) to be recorded with executed escrow instructions stating that no escrows will close until the attached subordination agreement(s) are recorded.			
	□ 4	Other (attach explanation)			
В.		to item A above, will all blanket encumbrances against the property be retired prior to the of the first escrow?	□ Yes	□ No	
	If NO	your answer to item A should be "yes."			
30. I	RIGHTS	, PRIVILEGES, BENEFITS			
A.	for the purcha	the offering include an "exchange program" which is a method, arrangement or procedure voluntary exchange of the right to use and occupy accommodations and facilities among users of time-share interests or other property interests, wherein the purchaser's total ctual financial obligation is less than three-thousand dollars (\$3,000) per time-share at, other than any assignment of rights pursuant to a reservation system?	□ Yes	□ No	
	If YE	S, provide responses and exhibits under A1–A4 below.			
	1. Id	entify exchange company			
NAI	ИЕ				
ADI	DRESS				
		ubmit a copy of the form of agreement between the exchange company and the purchaser.			

- The public report must include disclosures regarding the exchange program as required by B&P Code Section 11234(19).

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E	p ir o	ervice, rospec n B&P wners	e offering include "incidental benefits" in which there is an accommodation, product, discount, or other benefit, other than an exchange program, which is offered to a tive purchaser of a time-share interest prior to the end of the rescission period set forth Code Section 11238, the continuing availability of which for the use and enjoyment of of time-share interests in the time-share project is limited to a term of not more than three Refer to B&P Code Section 11237(b)]	□ Yes	□ No
	Ιf	f YES,	please describe each incidental benefit.		
-					
-					
	1	. If the	he reply to B above is YES, complete B1a-1c below.		
		a.	Will the continued availability of any incidental benefit for the use and enjoyment of owners of time-share interests be necessary in order for any accommodation or facility which is not an incidental benefit to be used, occupied, or enjoyed by the owners in a manner consistent in all material respects with the plan of use and enjoyment set forth in the time-share documents or represented by or on behalf of the subdivider, in writing in a purchaser's purchase contract, in the permit, or in any advertisement or promotion, or otherwise?	□ Yes	□ No
			If YES, provide an explanation. If YES, these benefits may not qualify under B&P Code Section 11212(m).		
		b.	Will the use of or participation in any incidental benefit by an owner of a time-share interest be completely voluntary, and payment of any fee or other cost associated with the incidental benefit be required only upon that use or participation?	□ Yes	□ No
			If NO, provide an explanation. If NO, these benefits may not qualify under B&P Section 11212(m).		
		c.	Will any costs of acquisition, operation, maintenance, or repair of any incidental benefit be passed on to purchasers of time-share interests in the time-share project as common expenses of the time-share project?	□ Yes	□ No
			If YES, provide an explanation. If YES, these benefits may not qualify under B&P Section 11212(m).		
31.	PEF	RSON	AL PROPERTY		
A		ndicate ffering	e who will own the personal property and furnishings within the units or within the		
N	IAME				
A	DDRES	SS .			

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В.	. How will the interest purchasers receive assured use of personal property during the term offered? Explain and provide a copy of the documents.			
C.	Are there any liens against the personal property referred to above?			
D.	Submit a description of personal property and furnishings.			
. F	PUBLIC REPORT			

32.

A. Submit copy of draft public report meeting the requirements of B&P Code Section 11234(a). See Time-Share Public Report Preparation (RE 622H) for more information.

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CERTIFICATION

I/We hereby certify under penalty of perjury that the statements contained in this subdivision questionnaire and application and any supplement thereto for a public report/permit constitute my/our intention to sell or lease time-share interests, and that the statements, together with any documents submitted herewith, are full, true, complete and correct; and that I am the owner of the time-share interests herein described or will be the owner at the time the time-share interests are offered for sale or lease to the general public — or that I am the agent authorized by such person to complete this statement (if agent, submit written authorization to act as agent).

Note:

- Verification made outside the State of California must be certified by a notary public.
- Prior to signing, review all answers submitted. Errors or omissions must be corrected and initialed by the developer(s).
- If an agent will be submitting documents to Department of Real Estate on behalf of the developer, the developer must provide
 written authorization to that effect.

SIGNATURE OF DEVELOPER		DATE	
>			
PRINTED NAME OF DEVELOPER	CAPACITY		
NAME OF CORPORATION, LLC, PARTNERSHIP, ETC.			
NAME OF CORPORATION, ELC, PARTNERSHIP, ETC.			
BUSINESS ADDRESS			
CITY	COUNTY	STATE	
SIGNATURE OF DEVELOPER		DATE	
>			
PRINTED NAME OF DEVELOPER	CAPACITY		
NAME OF CORPORATION, LLC, PARTNERSHIP, ETC.			
NAME OF CORPORATION, LLC, PARTNERSHIP, ETC. BUSINESS ADDRESS			
	COUNTY	STATE	

NOTICE OF APPEAL PROCESS

The Department of Real Estate has established time periods for the processing of permit applicants as required by the Permit Reform Act (Government Code Section 15374 et seq.). These time periods are set forth in Business & Professions Code Section 11231. Failure to comply with these time periods may be appealed to the Secretary of the Business, Transportation, and Housing Agency, 801 K Street, Suite 1918, Sacramento CA 95814-3520, pursuant to the regulations of the Secretary set forth in Chapter 6 (commencing with Section 7600) of Title 21 of the California Code of Regulations. Under certain circumstances, the Secretary may require the Department of Real Estate to reimburse the applicant for the filing fees paid in connection with the application.

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