

REAL ESTATE TRANSFER DISCLOSURE STATEMENT (CALIFORNIA CIVIL CODE §1102, ET SEQ.)

(C.A.R. Form TDS, Revised 4/14)

THIS DISCLOSURE STATEM	ENT CONCERNS THE REAL F	PROPERTY SITUATED IN THE CITY (
DESCRIBED AS	864 Palo Alto St, C	Butte , STATE OF CALIFORNI
	LOSURE OF THE CONDITION O	F THE ABOVE DESCRIBED PROPERTY
COMPLIANCE WITH SECTION	1102 OF THE CIVIL CODE AS OF	
WARRANTY OF ANY KIND BY 1	THE SELLERIS) OR ANY AGENTIS	(date) $\underline{-arphi//}//8$. IT IS NOT) REPRESENTING ANY PRINCIPAL(S) IN TH
TRANSACTION AND IS NOT A	SIRSTITUTE FOR ANY INSPECTION	NS OR WARRANTIES THE PRINCIPAL(S) MA
WISH TO OBTAIN.	SOBSTITUTE FOR ART INSPECTION	NO OR WARRANTIES THE PRINCIPAL(S) MA
	OORDINATION WITH OTHER DISC	COLUDE CODINO
This Real Estate Transfer Disclosur	Statement is made assessed to State	LOSURE FORMS
disclosures depending upon the data:	e Statement is made pursuant to Sect	tion 1102 of the Civil Code. Other statutes requi
liens on residential property).	is of the particular real estate transaction	(for example: special study zone and purchase-mon-
	ng disclosures and other disclosures as	and the state of t
Report/Statement that may include ai	rnort annovances eagliquele fire flees	uired by law, including the Natural Hazard Disclosu f, or special assessment information, have or will I
made in connection with this real estat	re transfer, and are intended to action the	 or special assessment information, have or will lead is subjected assessment information, where the subjections on this form, where the subjections
matter is the same:	e transier, and are interficed to satisfy the	disclosure obligations on this form, where the subje
	int to the contract of sale or receipt for dep	anait.
Additional inspection reports or disclosure	es.	OOSIT,
	II. SELLER'S INFORMATION	ON.
The Seller discloses the following	information with the knowledge that	even though this is not a warranty, prospective
Buyers may rely on this information	on in deciding whether and on what	terms to purchase the subject property. Selle
hereby authorizes any agent(s) ren	resenting any principal(a) in this trans	terms to purchase the subject property. Selle
percon or online in connection with	resenting any principal(s) in this trans	saction to provide a copy of this statement to ar
THE SOLLOWING ARE DESCRIPTION	any actual or anticipated sale of the pr	operty.
OF THE ACENTYON IS ANY THE	INTATIONS MADE BY THE SELLER	R(S) AND ARE NOT THE REPRESENTATION
OF THE AGENT(S), IF ANY, THIS	INFORMATION IS A DISCLOSURE	AND IS NOT INTENDED TO BE PART OF AN
CONTRACT BETWEEN THE BUY	ER AND SELLER.	
Seller is is not occupying the Home.		
A. The subject property has the items ch	ecked below: *	
Range	Wall/Window Air Conditioning	☑ Pool:
Oven Ove	Sprinklers	Child Resistant Barrier
Microwave	Public Sewer System	☐ Pool/Spa Heater:
Dishwasher	Septic Tank	Gas 🗌 Solar 🔲 Electric
☐ Trash Compactor ☑ Garbage Disposal	Sump Pump	Water Heater:
Washer/Dryer Hookups	Water Softener	Gas Solar Electric
Rain Gutters	Patio/Decking Built-in Barbecue	Water Supply:
Burglar Alarms	Gazebo	☑ City ☑ Well ☑ Private Utility or
Carbon Monoxide Device(s)	Security Gate(s)	Other
Smoke Detector(s)	Garage:	☑ Gas Supply:
Fire Alarm	Attached Not Attached	☑ Utility ☐ Bottled (Tank)
TV Antenna	☐ Carport	Window Screens
Satellite Dish	Automatic Garage Door Opens	er(s) Window Security Bars
	Number Remote Controls	
Central Heating Central Air Conditioning	∐ Sauna	Bedroom Windows
Evaporator Cooler(s)	☐ Hot Tub/Spa: ☐ Locking Safety Cover	☐ Water-Conserving Plumbing Fixtures
		1
xhaust Fan(s) in Kitchen 3 between Gas Starter Fireplace	220 Volt Wiring in	Fireplace(s) in / i vi ha room Age: 17 years (approx.)
Other:	LJ Roof(\$): Type:	Age: 17 years (approx.)
J 00701.		
are there, to the best of your (Seller's) know	ledge, any of the above that are not in operation	ng condition? Tes Mo. If yes, then describe. (Attach
dditional sheets if necessary):	orge, any or the above that are not in operation	ig condition? [1] 100 [2] No. II yes, then describe. (Attacr
7.77.7.4		
see note on page 2)		
uyer's Initials () ()		and the second
)()		Seller's Initials ($\frac{\mathcal{L}\mathcal{A}}{\mathcal{L}}$) ()
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991 - 2014, California Association of REALTORS®, Inc.		
DS REVISED 4/14 (PAGE 1 OF 3)		Reviewed by Date
REAL ESTATE	TRANSFER DISCLOSURE STATEM	IENT (TDS PAGE 1 OF 3)
lier Williams Realty Chico A, 2080 E. 20th St. Suite.170 Chic		Observed Address of the Control of t
acey Pasalich Produced with:	zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michig	Phone: (530)809-3460 Fax: Palo Alto St

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

Pro	perty Address: 864 Palo Alto St, Chico, 95928	Date: 9/12/18
B.	Are you (Seller) aware of any significant defects/malfunctions in any of the space(s) below. Interior Walls Ceilings Exterior Walls Insulation Ro	Roof(s) ☐Windows ☐Doors ☐Foundation ☐ Slab(s
(D	☐ Driveways ☐ Sidewalks ☐ Walls/Fences ☐ Electrical Systems ☐ Plum escribe:	mbing/Sewers/Septics
If a	any of the above is checked, explain. (Attach additional sheets if necessary.):)
de carder 2.5 ma 114 plu 1, Fix C.	stallation of a listed appliance, device, or amenity is not a precondition of svice, garage door opener, or child-resistant pool barrier may not be in complia bon monoxide device standards of Chapter 8 (commencing with Section 19890) of Part 3 of (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of y not have quick-release mechanisms in compliance with the 1995 edition 11.4 of the Civil Code requires all single-family residences built on or before 2 mbing fixtures after January 1, 2017. Additionally, on and after January 1, 201994, that is altered or improved is required to be equipped with water-consertures in this dwelling may not comply with section 1101.4 of the Civil Code. Are you (Seller) aware of any the following: 1. Substances, materials, or products which may be an environmental hazard formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage on the subject property. 2. Features of the property shared in common with adjoining landowners, such whose use or responsibility for maintenance may have an effect on the subject property. 3. Any encroachments, easements or similar matters that may affect your interest with one structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, structural modifications, or other alterations or repairs mather season additions, and the property or any portion thereof. 7. Any settling from any cause, or slippage, sliding, or other soil problems.	iance with the safety standards relating to, respectively (13260) of Part 2 of Division 12 of, automatic reversing of Division 13 of, or the pool safety standards of Article of the Health and Safety Code. Window security bars on the California Building Standards Code. Section of the California Building Standards Code. Section January 1, 1994, to be equipped with water-conserving January 1, 1994, to be equipped with water-conserving plumbing fixtures as a condition of final approval erving plumbing fixtures as a condition of final approval red such as, but not limited to, asbestos, the tanks, and contaminated soil or water water as walls, fences, and driveways, the tanks, and contaminated soil or water water in the subject property water without necessary permits water w
	 The Seller certifies that the property, as of the close of escrow, will be in Safety Code by having operable smoke detector(s) which are approved, lis Marshal's regulations and applicable local standards. The Seller certifies that the property, as of the close of escrow, will be in Safety Code by having the water heater tank(s) braced, anchored, or strapped. 	isted, and installed in accordance with the State Fire in compliance with Section 19211 of the Health and
Buye	er's Initials()()	Seller's Initials (LA) ()
DS	REVISED 4/14 (PAGE 2 OF 3)	Reviewed by Date
	REAL ESTATE TRANSFER DISCLOSURE STATEM	FOUR MODIFIES

Seller curtifies that the information barein is true and correct to the best of the Seller's knowledge as of the date signed by the Seller. Seller Date Date Date Date Date Date Crystal Abrahison III. AGENT'S INSPECTION DISCLOSURE (To be completed only if the Seller is represented by an agent in this transaction.) THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING: See attached Agent Visual inspection Disclosure (AVID Form) Agent notes the following items: N. AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who has obtained the offer is other than the agent above.) THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING: See attached Agent Visual inspection Disclosure (AVID Form) Agent (Broker Obtaining the Offer) Question of the Agent Visual inspection Disclosure (AVID Form) Agent notes no liems for disclosure. Agent notes the following items: Date (Please Print) Date Cystal Abrahison Date Cystal Abrahison Date (Please Print) Date Cystal Abrahison Date (Please Print) Date Cystal Abrahison Date (Please Print) (Associate Licensee or Broker Signature) Date Cystal Abrahison Date Cystal Abrahison Date (Please Print) (Associate Licensee or Broker Signature) Date Cystal Abrahison	Property Address: 864 Palo Alto St,	Chico. 95928			Date: 4/12/18
Seller III. AGENT'S INSPECTION DISCLOSURE	Seller certifies that the information	herein is true and correct to the be	st of th		late signed by the Seller.
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See attached Agent (Broker Representing Seller) Keller Williams Realty Chico Area					
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(Please Print) (Rasociate Licensee or Broker Signature) Stacey Pasalich IV. AGENT'S INSPECTION DISCLOSURE (To be completed only if the agent who has obtained the offer is other than the agent above.) THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING: See attached Agent Visual inspection Disclosure (AVID Form) Agent notes the following items. Agent (Broker Obtaining the Offer) (Please Print) W. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN PROFESSIONAL ADVICE AND/OR INSPECTIONS OF THE PROPERTY AND TO PROVIDE FOR APPROPRIATE PROVISIONS IN A CONTRACT BETWEEN BUYER AND SELLER(S) WITH RESPECT TO ANY ADVICE/INSPECTIONS/DEFECTS. IWE ACKNOWLEDGE RECEIPT OF A COPY OF THIS STATEMENT. Soller Date Buyer Date Option Date Weller Williams Realty Chico Area By (Associate Licensee or Broker Signature) Date (Please Print) (Please Print) By (Associate Licensee or Broker Signature) Date Date Option Crystal Abramison Date (Please Print) (Please Print) (Please Print) By (Associate Licensee or Broker Signature) Stacey Pasalich Date Date On The Civil Code Provides A BUYER WITH THE RIGHT TO RESCIND A PURCHASE CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY OCCURS AFTER THE SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD. A REAL ESTATE BISNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD. A REAL ESTATE BISNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD. A REAL ESTATE BISNING SERVICES, NC. SUBJECTION AND ASSOCIATION OF PEAL TORROW OF PEAL TORROW ON REAL ESTATE BISNING SERVICES, NC. SUBJECTION AND DESIRE LEGAL ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL PROF		***************************************			
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SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 12/16)

This form is not a substitute for the Real Estate Transfer Disclosure Statement (TDS). It is used by the Seller to provide additional information when a TDS is completed. If Seller is exempt from completing a TDS. Seller should complete an Exempt Seller Disclosure

(C	(C.A.R. Form ESD) or may use the	his form instead.	mpi irom co	mpleting a Ti	JS, Seller shoul	d complete an Exem	npt Seller Disclosure
Ì.	 Seller makes the following 	ng disclosures wit	h regard	to the rea	property or	manufactured ho	me described as
	864 P	Palo Alto St		_ , Assessor	s Parcel No.	002-590-0	45-000
	situated in	Chico	, Co	unty of	Rutte	Cali	fornia ("Property")
H,	II. The following are represe	ntations made by	the Seller	and are not	the represent	ations of the Age	nt(s), if any. This
	disclosure statement is not	a warranty of any k	ind by the \$	eller or any	agents(s) and i	s not a substitute f	or any inspections
	or warranties the principal(and Seller. Unless otherw	s) may wish to obta	in. Inis dis	ciosure is no	of intended to b	e part of the contr	act between Buyer
	through Broker has not ve	rified information n	rovided by	Soller A rea	al estate licens	see or other perso	n working with or
	transactions. If Seller or Bu	ver desires legal ad	vice. thev s	hould consu	it an attornev	is destined to so	vise on real estate
III.	III. Note to Seller: PURPOSE:	To tell the Buyer ab	out known r	naterial or si	nificant items a	iffecting the value o	or desirability of the
	Property and help to eliminate	misunderstandings:	about the co	ndition of the	Property.		accordantly of the
	 Answer based on actu 				• •		
	 Something that you do 	not consider materia	l or significa	nt may be pe	rceived differentl	y by a Buyer.	
	Think about what you	would want to know if	you were bu	ying the Prop	perty today.		
	Read the questions ca	refully and take your	lime.				
	If you do not understa guestion whether on the control of th	this form or a TDS	a question,	or what to di	sclose or how t	o make a disclosur	e in response to a
	question, whether on t cannot answer the que	estions for you or advi	ou should d	olegal cuffici	estate attorney i	n California of your	choosing. A broker
٧.	V. Note to Buyer: PURPOSE:	To give you more	information	ahnut kunwi	n material or ei	innificant items offe	ou provide.
	desirability of the Property and	d help to eliminate mi	sunderstand	ngs about the	condition of the	Property	cang the value of
	 Something that may be 	e material or significa	nt to you ma	not be perce	eived the same v	vav by the Seller.	
	 If something is importa 	int to you, be sure to j	out your con-	cems and que	stions in writing	(C.A.R. form BMI).	
	 Sellers can only disclos 	se what they actually	know. Seller	may not kno	w about all mate	rial or significant iter	ns.
,	Seller's disclosures are	not a substitute for y	our own inve	estigations, p	ersonal judgmen	ts or common sense).
۲.	/. SELLER AWARENESS: For	each statement be	low, answei	the question	n "Are you (Se	eller) aware of" b	y checking either
	"Yes" or "No." Explain any ' A. STATUTORILY OR CONT	TES ANSWEIS III (III PACTIIALI V DECII	s space blo	VIGEO OF ATTO	ch additional c		
	1. Within the last 3 years,	the death of an occu	nant of the E	roperty upon	the Property	ARE TOU (SELL	ER) AWARE OF
	2. An Order from a govern	nment health official i	dentifying the	Property upon	heing contamina	······ [ated by	Tes [1/1/10
	methamphetamine. (If v	ves, attach a copy of	the Order.).		. 	. r	1 Yes (/ 1 No
	The release of an illegate	al controlled substanc	e on or bene	ath the Prope	ertv		1 Yes I / I No
	4. Whether the Property is	s located in or adjace	nt to an "indi	istrial use" zo	ne . ,		Yes No
	(in general, a zone or d	listrict allowing manul	acturing, cor	nmercial or a	irport uses.)		•
	5. Whether the Property is	s affected by a nuisar	ice created b	y an "industri	al use" zone	[] Yes [🗸] No
	6. Whether the Property is	s located within 1 mile	of a former	federal or sta	te ordnance loca	ation[] Yes [🗸] No
	(In general, an area once	: used for military trainir	ng purposes t	nat may contai	n potentially explo	osive munitions.)	
	Whether the Property is common interest subdiv	s a condominium or ic	сасео іп а р	anned unit de	evelopment or ot	ner ,	136 . r. #550
	8. Insurance claims affect	ing the Property withi	n the nast 5	veare			Yes [] No
	9. Matters affecting title of	the Property					1 Yes f. / I No
	10. Material facts or defects	s affecting the Proper	ty not otherw	ise disclosed	to Buver		l Yes [/] No
	 Plumbing fixtures on the 	e Property that are no	n-compliant	plumbing fixt	ures as		•
	defined by Civil Code S	ection 1101.3] Yes [🗸 No
	Explanation, or [] (if che	cked) see attached; _		·			
			··				
	·*************************************						· · · · · · · · · · · · · · · · · · ·

IVe	uyer's Initials () (١			_	ller's Initials (a
- 7 -	-you o minoais () ()			Se	ilers Initials (<u>^-</u>) ()

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SPQ REVISED 12/16 (PAGE 1 OF 4)

Buyer's Initials (_____) (____)

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)

Palo Alto St

roperty Address: 864 Palo Alto St, Chico, 95928	Date: 4/12/18
B. REPAIRS AND ALTERATIONS:	ARE YOU (SELLER) AWARE OF
1. Any alterations, modifications, replacements, improvements, remodeling or mater	rial
repairs on the Property (including those resulting from Home Warranty claims)	
Any alterations, modifications, replacements, improvements, remodeling, or	
material repairs to the Property done for the purpose of energy or water efficiency	y
improvement or renewable energy?	
3. Ongoing or recurring maintenance on the Property	- A
(for example, drain or sewer clean-out, tree or pest control service)	[V] Yes [] No
4. Any part of the Property being painted within the past 12 months.5. If this is a pre-1978 Property, were any renovations (i.e., sanding, cutting	
of lead-based paint surfaces completed in compliance with the Environmental Protect	ion Association
Lead-Based Paint Renovation Rule.	ion Agency
Explanation: 1. Remodelad Ketchen nounter (removed tile counter	and confined with a to
2. Purchased 18 solar panels. 3. Part revice get door me	in other month
Lead-Based Paint Renovation Rule. Explanation: 1. Remoteled Ritchen counter (removed tile counter 2. Lunchased 18 solar panels. 3. Rost service put door que	7
G. STRUCTURAL, SYSTEMS AND APPLIANCES:	ARE YOU (SELLER) AWARE OF
1. Defects in any of the following, (including past defects that have been repaired)): heating, air
conditioning, electrical, plumbing (including the presence of polybutylene pipes), v	water, sewer.
waste disposal or septic system, sump pumps, well, roof, gutters, chimney, fireplace	e, foundation,
crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors	s, windows,
walls, ceilings, floors or appliances	[] Yes [] No
I he leasing of any of the following on or serving the Property: solar system, water soft	ener system,
water purifier system, alarm system, or propane tank (s)	[] Yes [] No
3. An alternative septic system on or serving the Propertyxplanation:	[]Yes [/] No
-Apronouti.	
). DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT:	ARE YOU (SELLER) AWARE OF
or occurrence or defect, whether or not any money received was actually used repairs	ito make
. WATER-RELATED AND MOLD ISSUES:	ARE YOU (SELLER) AWARE OF
1. Water intrusion into any part of any physical structure on the Property; lea	ake from or
in any appliance, pipe, slab or roof; standing water, drainage, flooding, undergroun	nd water
moisture, water-related soil settling or slippage, on or affecting the Property	1 1Yes [1 No
2. Any problem with or infestation of mold, mildew, fungus or spores, past or present,	on or
affecting the Property	
 Kivers, streams, flood channels, underground springs, high water table, floods, or t 	tides, on
or affecting the Property or neighborhood	[] Yes [] No
cplanation:	
The second secon	
PETS, ANIMALS AND PESTS:	ARE YOU (SELLER) AWARE OF
1. Pets on or in the Property	IV I Vac I INO
2. Problems with livestock, wildlife, insects or pests on or in the Property	1 1Yes [./1No
Past or present odors, urine, feces, discoloration, stains, spots or damage in the Pr	roperty.
due to any of the above	[]Yes[/] No
4. Past or present treatment or eradication of pests or odors, or repair of damage due	to any of
the above	[] Yes [v] No
if so, when and by whom	
If so, when and by whom xplanation: I. I have a pet dog. He is a six year old dashad.	rodle. He does not shed hour.

Buyer's Initials (_____) (____)

Seller's Initials ((_____)



	Address: 864 Palo Alto St, Chico, 95928	Date: 4 2 8
G. B	OUNDARIES, ACCESS AND PROPERTY USE BY OTHERS:	ARE YOU (SELLER) AWARE O
1.	Surveys, easements, encroachments or boundary disputes	[]Yes [1/] N
2.	Use or access to the Property, or any part of it, by anyone other than	you with or
	without permission, for any purpose, including but not limited to, using or maintain	ning roads,
	driveways or other forms of ingress or egress or other travel or drainage	1 1Yes I/1N
3.	Use of any neighboring property by you	I lyes. AN
Explai	nation:	· · · · · · · · · · · · · · · · · · ·
H. LA	ANDSCAPING, POOL AND SPA:	ADE VOIL (SELECT) AWARE OF
	Diseases or infestations affecting trees, plants or vegetation on or near the Prop	ARE YOU (SELLER) AWARE O
2.	Operational sprinklers on the Property	
	(a) If yes, are they [✓] automatic or [✓] manually operated.	•
	(b) If yes, are there any areas with trees, plants or vegetation not covered by the	e sprinkler system [✓] Yes [] N
3.	A pool heater on the Property	[] Yes [🗸] No
	If yes, is it operational? [] Yes [✓] No	
4.	A spa heater on the Property If yes, is it operational? [] Yes [\(\) No \(\) 26 \(\) Some	[]Yes [/] No
_	If yes, is it operational? [] Yes [V No 26 Some	Bushes
5.	rast or present defects, leaks, cracks, repairs or other problems with the sprinkl	iers, bool, spa.
	waterfall, pond, stream, drainage or other water-related decor including any and	illary ,
	equipment, including numbs, filters, heaters and cleaning systems, even if repair	rod [1/1Ven [1Ni
xplan	ration: 2. This sustem can be automatic or meneral 5. No.	w pool oump one user aun
hel	ration: 2. Drip system con be automatic or mensul 3, New cause it spices energy, fortine muntanence of coluder system, fullish and cleaning all sy	en the and by Part Pas
In	cludes supering delivers and cleming all ru	stems I When I anchased
Tho	- n eugle 1.1°2015 Part nite (H.M.1841). (A 19) Milliam, Hu III	amami k. Hawl Dirkama adtorn
Co	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIV	VISIONS: WELL CHECK WHICH THEN
		ARE YOU (SELLER) AWARE OF
1.	Any pending or proposed dues increases, special assessments, rules changes,	insurance
	availability issues, or litigation by or against or fines or violations issued by a Hor	meowner
	Association or Architectural Committee affecting the Property.	[] Yes 🗸] No
2.	ADV DECISISION OF restrictions or Architectural Committee that has authority over	·improvemente
	made on or to the Property	[] Yes [] No
3,	Any improvements made on or to the Property without the required approval of a	in Architectural
	Committee or inconsistent with any declaration of restrictions or Architectural	TI TO THE OTHER PARTY.
	Committee requirement.	OM () 2 20 V 1 1
xplan	ation:	[] ies[V] ivo
ITLE,	OWNERSHIP LIENS, AND LEGAL CLAIMS:	ARE YOU (SELLER) AWARE OF
1.	Any other person or entity on title other than Seller(s) signing this form	1 Yes [/ 1 No
2.	Leases, options or claims affecting or relating to title or use of the Property	[]Yes [] No
3,	Past, present, pending or threatened lawsuits, settlements, mediations, arbitratio mechanics' liens, notice of default, bankruptcy or other court filings, or governme	ns, tax liens.
	affecting or relating to the Property Homeowney Association or relating to the Property Homeowney Association on a stable of	ncheanngs
4.	affecting or relating to the Property, Homeowner Association or neighborhood Any private transfer fees, triggered by a sale of the Property, in favor of private pa	······ [] Yes [✔] No
	organizations, interest based groups or any other person or entity	[1V-+ r. / 1N
5. /	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing	a loan to pay
_ 1	for an alteration, modification, replacement, improvement, remodel or material rep	pair of the Property? [] Yes 🗸 1 No
6.	The cost of any alteration, modification, replacement, improvement, remodel or m	naterial
i	repair of the Property being paid by an assessment on the Property tax bill?	1 Yes [] No.
xplana	ation:	
	GHBORHOOD:	ARE YOU (SELLER) AWARE OF.
1. [Neighborhood noise, nuisance or other problems from sources such as, but not I	limited to, the
f	ollowing: neighbors, traffic, parking congestion, airplanes, trains, light rail, sub	bway, trucks, <i>NO</i>
_ 1 *** 1	t- /	: O N -
ירונותון כ		Culturate transfer to the Committee of t
initial	ls () ()	Seller's Initials (LLL) ()

perty .	Address: 864 Palo Alto St, Chico, 95928 Date:	4/12	- 18
	freeways, buses, schools, parks, refuse storage or landfill processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment complexes or facilities, parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning		
	equipment, air compressors, generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmission lines, or wildlife	[]Yes	[√] No
Expla	nation:		. ,
	OVERNMENTAL: ARE YOU (SEI	LER) AW	ARE OF
	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property	[]Yes	[√] No
	restrictions or retrofit requirements that apply to or could affect the Property	[]Yes	[/] No
3. 4.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill		-
5.	that apply to or could affect the Property	[] Yes	[🖍] No
	such as schools, parks, roadways and traffic signals	[]Yes	[🖊] No
	or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed	[]Yes	[🗸] No
7.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property		
8,	Whether the Property is historically designated or falls within an existing or proposed Historic District		
9.	Any water surcharges or penalties being imposed by a public or private water supplier, agency or utility; or restrictions or prohibitions on wells or other ground water supplies		•
Explan	ation:		N I MO
и. от	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements,		ARE OF
M. OT 1.	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property.	LER) AW	
M. OT 1. 2. 3.	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer	LER) AW	V I No
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2. 3. Explan [(IF onse ter representa anowled losure	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: **CHECKED** ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above. Refer to line and question number in explanation. **resents that Seller has provided the answers and, if any, explanations and comments on this form and that such information is true and correct to the best of Seller's knowledge as of the date sign ages (i) Seller's obligation to disclose information requested by this form is independent to that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate.	Yes Yes Yes I Yes I Yes I I Ye	No j No nments attacher. Sell duty
M. OT 1. 2. 3. Explan [(IF onse t er represenda a nowled losure	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above. Refer to line and question number in explanation. The sents that Seller has provided the answers and, if any, explanations and comments on this form that such information is true and correct to the best of Seller's knowledge as of the date sign attached a state licensee may have in this transaction; and (ii) nothing that any such real estate in the property in the property of the property of the property.	Yes Yes Yes I Yes	No No nments attacher. Sell duty
M. OT 1. 2. 3. Explan [] (III conset ter represenda anowled to sure sto Seer	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above. Refer to line and question number in explanation. The sents that Seller has provided the answers and, if any, explanations and comments on this form that such information is true and correct to the best of Seller's knowledge as of the date sign attached a state licensee may have in this transaction; and (ii) nothing that any such real estate in the property in the property of the property of the property.	Yes Yes Yes I Yes	No No nments attacher. Sell duty
M. OT 1. 2. 3. Explan [(IF onset the content of t	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above. Refer to line and question number in explanation. resents that Seller has provided the answers and, if any, explanations and comments on this form and that such information is true and correct to the best of Seller's knowledge as of the date sign diges (i) Seller's obligation to disclose information requested by this form is independent that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate liter relieves Seller from his/her own duty of disclosure. Crystal Abramson Date Date Below, Buyer acknowledges that Buyer has read, understands and has received a copy of the comments of the comments of the serious comments and the received a copy of the comments of the property of the comments of the c	Yes Yes Yes I Yes	No No No No No No No No No No No No No N
M. OT 1. 2. 3. Explan (III er representations of the serion of the se	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above. Refer to line and question number in explanation. resents that Seller has provided the answers and, if any, explanations and comments on this form that such information is true and correct to the best of Seller's knowledge as of the date signings (i) Seller's obligation to disclose information requested by this form is independent that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate liter relieves Seller from his/her own duty of disclosure. Crystal Abramson Date Date The below, Buyer acknowledges that Buyer has read, understands and has received a copy of the direction. Date	Yes Yes Yes I Yes	No No No No No No No No No No No No No N
M. OT 1. 2. 3. Explan (IF er representations anowled to See See See See See See See See See Se	REPOTS, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: **CHECKED** ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above. Refer to line and question number in explanation. **resents that Seller has provided the answers and, if any, explanations and comments on this form that such information is true and correct to the best of Seller's knowledge as of the date signinges (i) Seller's obligation to disclose information requested by this form is independent that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate liter relieves Seller from his/her own duty of disclosure. **Literal Abramson** Date** Date**	Yes	No N
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M. OT 1. 2. 3. Explan (IIF conset er representations er cer signing er er er S-2016, ESENT/ ON QUA REAL a suff	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: **CHECKED** ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above, Refer to line and question number in explanation. **resents that Seller has provided the answers and, if any, explanations and comments on this form and that such information is true and correct to the best of Seller's knowledge as of the date sign ages (i) Seller's obligation to disclose information requested by this form is independent that a real estate licensee may have in this transaction; and (ii) nothing that any such real estateller repleves Seller from his/her own duty of disclosure. **Crystal Abramson** Date** **Date** **Date** **Date** **Date** **Date** **Callfornia Association of REALTORS®** Inc. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®** **Callfornia Association of REALTORS®** **Callfornia Association of REALTORS®** **LIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFished and Distributed by; **ESTATE BUSINESS SERVICES, INC.** **Sistery of the CALIFORNIA ASSOCIATION OF REALTORS®**	Yes	No N
M. OT 1. 2. 3. Explan (IF conse t er repienda a nowled tosure s to Se er er signing stionn er er Publik Rean stign 5525 5	HER: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other documents, pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. (If yes, provide any such documents in your possession to Buyer.) Any occupant of the Property smoking on or in the Property. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer ation: **CHECKED** ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above, Refer to line and question number in explanation. **CHECKED** ADDITIONAL COMMENTS: The attached addendum contains an explanation or add to specific questions answered "yes" above, Refer to line and question number in explanation or add to specific questions answered "yes" above, Refer to line and question number in explanation and that such information is true and correct to the best of Seller's knowledge as of the date significant items are all estate licensee may have in this transaction; and (ii) nothing that any such real estate liter relieves Seller from his/her own duty of disclosure. **Crystal Abramson** Date** Date** Crystal Abramson** Date** Date** Date** Date** California Association of REALTORS®, Inc. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION of Refliced to Abvise on REAL ESTATE TRANSACTIONS, IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFished and Distributed by: LESTATE BUSINESS SERVICES, INC.	Yes	No N