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SPQ REVISED 12/21 (PAGE 1 OF 4)

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 12/21)

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.A.R. Form ESD) or may use this form instead:

NOTE TO SELLER: YOU ARE STRONGLY ADVISED TO CAREFULLY REVIEW THE DISCLOSURE INFORMATION ADVISORY (C.A.R. Form DIA) BEFORE YOU COMPLETE THIS SELLER PROPERTY QUESTIONNAIRE. ALL SELLERS OF CALIFORNIA REAL PROPERTY ARE REQUIRED TO PROVIDE VARIOUS DISCLOSURES, EITHER BY CONTRACT, OR BY STATUTE OR CASE LAW. MANY DISCLOSURES MUST BE MADE WITHIN CERTAIN TIME LIMITS. TIMELY AND THOROUGH DISCLOSURES HELP TO REDUCE DISPUTES AND FACILITATE A SMOOTH SALES TRANSACTION.

Assessor's Parcel No. 93876172		makes the following disclosures with regard to the rea	Assosor's Parasi	iciurea nome	03676172	eituated
 Disclosure Limitation: The following are representations made by the Seller and are not the represent the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agen is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This discloss intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writin and any real estate licensee or other person working with or through Broker has not verified in provided by Seller. A real estate broker is qualified to advise on real estate transactions. If Seller desires legal advice, they should consult an attorney. Note to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the value or of the Property and help to eliminate misunderestandings about the condition of the Property. Answer based on actual knowledge and recollection at this time. Something that you do not consider material or significant may be perceived differently by a Buyer. Think about what you would want to know if you were buying the Property today. Read the questions carefully and take your time. If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response question, whether on this formor ar TDS, you should consult a real estate attorney in California of your choosing cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you have been supported to the property and help to eliminate misunderstandings about the condition of the Property. Something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI) Sellers can only disclose what they actually know. Seller may not know about all material or significant ite of sellers disclosures are not a substitute for		Newport Reach	, Assessors Farcer	Orange	California	, Silualeu /"Proporty")
A. Within the last 3 years, the death of an occupant of the Property upon the Property. B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.) C. The release of an illegal controlled substance on or beneath the Property uses.) E. Whether the Property is affected by a nuisance created by an "industrial use" zone (In general, an area once used for military training purposes that may contain potentially explosive munitions.) H. Whether the Property is a condominium or located in a planned unit development or other	Distriction in the island produced in the island produced in the interest of t	Agent(s), if any. This disclosure statement is not a substitute for any inspections or warranties the ended to be part of the contract between Buyer and any real estate licensee or other person working by inspections of the contract between Buyer and any real estate licensee or other person working by inspections of the contract between Buyer and any real estate licensee or other person working by inspections. A real estate broker is qualified sires legal advice, they should consult an attorney the to Seller, PURPOSE: To tell the Buyer about known the Property and help to eliminate misunderstandings at Answer based on actual knowledge and recollection as Something that you do not consider material or significant. Think about what you would want to know if you were Read the questions carefully and take your time. If you do not understand how to answer a question, or question, whether on this form or a TDS, you should conscannot answer the questions for you or advise you on the to Buyer, PURPOSE: To give you more information as isrability of the Property and help to eliminate misunders. Something is important to you, be sure to put your of Sellers can only disclose what they actually know. Se Seller's disclosures are not a substitute for your own in the summary of the swers in the space provided or attach additional counters. Ports, inspections, disclosures, warranties, maintenance of the property of the condition or repair of the property of the condition	ans made by the Se a warranty of any keep rincipal(s) may not Seller. Unless on gwith or through to advise on real extends on the condition of at this time. It is to a cant may be perceived buying the Property what to disclose or he legal sufficiency of about known material atondings about known material atondings about known material atondings about known about known and question answer the question answer the question answer the question and checked the comments and checked and the comments and the comments and checked and the comments are comments and the comments and the comments and the comments are comments and the comments and the comments are comments and the comments and the comments are comments and the comments are comments.	Iler and are ind by the S wish to obta therwise spanswers affect of the Property today. The property today.	not the represeller or any again. This disclosecified in writes not verified actions. If Selecting the value of the value	response to a syou provide. g the value or syou provide. g the value or street. MI). at items. eense. are of" by n any "Yes"
 E. Whether the Property is located in or adjacent to an "industrial use" zone	aff No Ex See 5. ST A. B.	ecting the Property whether oral or in writing and whethete: If yes, provide any such documents in your postplanation: 5. A: Inspection report dated 2/5/21 from seller's push attached: 101 Scholz #221 Inspection Report (1) ATUTORILY OR CONTRACTUALLY REQUIRED OR Within the last 3 years, the death of an occupant of the An Order from a government health official identifying methamphetamine. (If yes, attach a copy of the Orde	RELATED: e Property upon the the Property as beir r.)	o the Seller Commenced afte ARE YOU Property ng contamina	(SELLER) AV	WARE OF □ Yes ☒ No □ Yes ☒ No
common interest subdivision	E. F. G.	Whether the Property is located in or adjacent to an "i (In general, a zone or district allowing manufacturing, co Whether the Property is affected by a nuisance creat Whether the Property is located within 1 mile of a form (In general, an area once used for military training purpo munitions.)	ndustrial use" zone . mmercial or airport us ted by an "industrial er federal or state or ses that may contain a planned unit devel	ses.) use" zone dnance locat potentially ex	ion plosive her	□ Yes X No□ Yes X No□ Yes X No
	-	common interest subdivision	,			X Yes □ No

Buyer's Initials

Seller's Initials

William Behr | Arbor Real Estate Professionals | Generated by Glide A

	operty Address: 101 Scholz Plaza #221, Newport Beach, CA 92663	
	 Insurance claims affecting the Property within the past 5 years Matters affecting title of the Property Material facts or defects affecting the Property not otherwise disclosed to Buyer Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil 	☐ Yes ☒ No ☐ Yes ☒ No
	Code § 1101.3	
	6. I: There may be some insurance claim(s) related to the lawsuit O.C.S.C. Case No. 30-2014-00761946.	
7.	REPAIRS AND ALTERATIONS: ARE YOU (SELLER) A	WARE OF
	 Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims)	X Yes □ No
	energy? C. Ongoing or recurring maintenance on the Property	☐ Yes 🗓 No
	(for example, drain or sewer clean-out, tree or pest control service)	Yes X No
	D. Any part of the Property being painted within the past 12 months	X Yes No
	E. Whether the Property was built before 1978	X Yes ⊔ No
	started or completed	□ Yes 🛚 No
	(b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule	
	Explanation: See Text Overflow Addendum paragraph 1	
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER) A Defects in any of the following (including past defects that have been repaired): heating, air conditioning, electrical, plumbing (including the presence of polybutylene pipes), water, sewer, waste disposal or septic system, sump pumps, well, roof, gutters, chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls,	WARE OF
	ceilings, floors or appliances	▼ Yes □ No
	system, water purifier system, alarm system, or propane tank(s)	□ Yes 🛚 No
	C. An alternative septic system on or serving the Property	Yes X No
9	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLER) A	WARE OF
.	Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, insurer or private party, by past or present owners of the Property, due to any actual or alleged	
	damage to the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to make repairs	□ Yes 🗷 No
	damage to the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to make repairs	□ Yes 🗷 No
10.	or not any money received was actually used to make repairs	WARE OF
10.	or not any money received was actually used to make repairs	WARE OF □ Yes 🗷 No
10.	or not any money received was actually used to make repairs	WARE OF □ Yes ☒ No □ Yes ☒ No
10.	or not any money received was actually used to make repairs	WARE OF ☐ Yes ☒ No ☐ Yes ☒ No ☐ Yes ☒ No
	or not any money received was actually used to make repairs	WARE OF ☐ Yes ☒ No ☐ Yes ☒ No ☐ Yes ☒ No
	or not any money received was actually used to make repairs	WARE OF ☐ Yes ☒ No ☐ Yes ☒ No ☐ Yes ☒ No
	or not any money received was actually used to make repairs	WARE OF ☐ Yes ☒ No ☐ Yes ☒ No ☐ Yes ☒ No
	or not any money received was actually used to make repairs	Yes X No
	cr not any money received was actually used to make repairs	Yes No



Pro	perty Address: 101 Scholz Plaza #221, Newport Beach, CA 92663		
12	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER)		
	 A. Surveys, easements, encroachments or boundary disputes B. 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 maintaining roads, driveways 		es 🛚 No
	or other forms of ingress or egress or other travel or drainage	. □ Y€	es 🛛 No
	C. Use of any neighboring property by you	□ Y€	es X No
	Explanation:		
12	LANDSCAPING, POOL AND SPA: ARE YOU (SELLER)	ΛWΛR	FOF
	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	. □ Ye	es 🕱 No
	B. Operational sprinklers on the Property	X Ye	es 🗆 No
	(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 sprinkler system	. □ Ye	es 🛚 No
	C. A pool heater on the Property	. ⊔ Y€	S X INO
	D. A spa heater on the Property	▼ Ye	es 🗆 No
	If ves. is it operational? ⊠ Yes □ No		<i>,</i> 010
	E. Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa,		
	waterfall, pond, stream, drainage or other water-related decor including any ancillary equipment,	- W	
	including pumps, filters, heaters and cleaning systems, even if repaired		
	Explanation:		
14.	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF API	LICABI	LE)
	ARE YOU (SELLER)		E OF
	A. 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 Homeowner		es 🛚 No
	Association or Architectural Committee affecting the Property	. ⊔ 16 `	35 X INO
	made on or to the Property		es 🛚 No
	C. Any improvements made on or to the Property without the required approval of ar	1	
	Architectural Committee or inconsistent with any declaration of restrictions or Architectura		
	Committee requirement		
	Explanation: 14: HOA fee increased 5% 1/1/22		
15.	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER)	AWAR	E OF
	A. Any other person or entity on title other than Seller(s) signing this form	. □ Ye	es 🗶 No
	B. Leases, options or claims affecting or relating to title or use of the Property	□ Ye	es 🛚 No
	C. Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings	,	
	affecting or relating to the Property, Homeowner Association or neighborhood	; ▼ Ye	es 🗆 No
	D. Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable	A IC	,3 <u> </u> 110
	organizations, interest based groups or any other person or entity	□ Y∈	es 🛚 No
	E. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay		
	for an alteration, modification, replacement, improvement, remodel or material repair of the	_ V.	- DZI NI-
	Property F. The cost of any alteration, modification, replacement, improvement, remodel or material repair of	⊔ Y€	es 🛚 No
	the Property being paid by an assessment on the Property tax bill	□ Y∈	es 🗶 No
	Explanation: 15. C: The Versailles HOA is involved in a lawsuit with a Versailles resident. O.C.S.C. Case No. 30-2014-		
	· 		
	NEIGUE DE VOIL (OFLI ED)		
16.	NEIGHBORS/NEIGHBORHOOD: A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the	AWAR	E OF
	following: Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, 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	i - V.	.o. ▼ NI-
	voltage transmission lines, or wildlife	. ⊔ Y€	es 🛚 No
	and enjoyment of the Property	, □ Y€	es 🕱 No
	Explanation:		

Pro	pertv	Address: 101 Scholz Plaza #221, Newport Beach, CA 92663		
		VERNMENTAL: ARE YOU (SELLER)	AWARE	OF
	A.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property		
	B.	Existence or pendency of any rent control, occupancy restrictions, improvement		
	_	restrictions or retrofit requirements that apply to or could affect the Property	□ Yes	
	C.	Existing or contemplated building or use moratoria that apply to or could affect the Property	☐ Yes	X NO
	D.	that apply to or could affect the Property	□ Yes	X No
	E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such as schools, parks, roadways and traffic signals	□ Yes	
	F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or		
	_	cutting or (iii) that flammable materials be removed.	☐ Yes	X No
	G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property.	□ Yes	X No
		Whether the Property is historically designated or falls within an existing or proposed Historic District		
	I.	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	☐ Yes	X No
		Any differences between the name of the city in the postal/mailing address and the city which has jurisdiction over the property		
	В.	Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer	□ Yes	
19.	 (I in re	F CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or addit esponse to specific questions answered "yes" above. Refer to line and question number in explanation.	ional com	ments
atta sig ind	ller r ache ned lepe	epresents that Seller has provided the answers and, if any, explanations and comments on this addenda and that such information is true and correct to the best of Seller's knowledge by Seller. Seller acknowledges (i) Seller's obligation to disclose information requested by Seller. Seller acknowledges (i) Seller's obligation to disclose information requested by Seller from any duty of disclosure that a real estate licensee may have in this transaction; a y such real estate licensee does or says to Seller relieves Seller from his/her own duty of di	s form an as of the by this fo nd (ii) no	date orm is othing
Sel	ller 🖳	ucker Joyce \(\sigma\) Tucker Joyce Date 01/05/20	22	
Sel	ller_	Date		
By Pro	sigr oper	ning below, Buyer acknowledges that Buyer has read, understands and has received a copy ty Questionnaire form.	y of this	Selle
Buv	yer	Date		
		Date		

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TEXT OVERFLOW ADDENDUM No. _____1

(C.A.R. Form TOA, Revised 6/16)

in which	("Property"),
III WINCII	s referred to as ("Buyer'
and <i>Tucker Joyce</i> is	s referred to as ("Seller")
[SPQ] Seller Property Questionnaire	
1) 7. Repairs and Alterations – Explanation:	
7. A: Remodeling was undertaken from March 2021 through July 2021. Electrical Panel/breakers replaced, recessed	lights added,
washer/dryer added, new kitchen cabinets added, new bathroom tile added, pocket doors added. Carpentry - William	ns Woodworks,
Electrical - Spec Electric, Plumbing - Creative Design Plumbing, Cabinets - GNA Cabinets, Tile - Newport Ceramic De	esign.
7. D: Unit painted June-July 2021 by seller.	
2) 8. Structural, Systems, and Appliances – Explanation:	
8. A: Property Item Defects	
Electrical: Old electrical panel was cited as safety issue. Panel and breakers were replaced in March of 2021.	
Plumbing: Old angle stop water shutoff valves were replaced.	
The foregoing terms and conditions are hereby incorporated in and made a part of the paragraph(s) referred to	in the document to whic
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this TOA is attached. The undersigned acknowledge receipt of a copy of this TOA.	in the document to whic
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Buyer Seller Tucker Joyce Tucker Joyce	Date Date Date Date Date Date