

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 12/24)

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.

		nakes the following disclosures v	with regard to the real pr	operty or manufa	ctured home descr	ibed as	406 Panama	Avenu	e
	uated	l in Ch	nico	County of	SSOIS FAICEI NO.		006-160-03	4-000	4!!\
\square	This	property is a duplex, triplex or for	urplex. A SPO is require	d for all units. Th	is SPO is for ALL	-: (California	i ("Propi	erty").
 2. 	Ag sui pai or qua	ent(s), if any. This disclosure ostitute for any inspections o t of the contract between Buy other person working with or alified to advise on real estate:	wing are representation of a water teach t	ons made by the varranty of any ipal(s) may wish otherwise speci- not verified informs the specified informs of the specified information of th	he Seller and are kind by the Selle h to obtain. This fied in writing, Br mation provided	e not the er or any disclosu oker and by Seller	e represent y agents(s) re is not in any real es r. A real est	ations and is tended state lic tate bro	of the not a lead to be considered to be
	Pro	te to Seller, PURPOSE: To tell perty and help to eliminate misur Answer based on actual knowled Something that you do not constitute Think about what you would wa Read the questions carefully an	edge and recollection at the sedge and recollection at the sider material or signification to know if you were build take your time.	tondition of the Philis time. In may be perceivelying the Property	roperty. ved differently by a E v today.	Buyer.			
3.	Not	If you do not understand how question, whether on this form cannot answer the questions fo te to Buyer, PURPOSE: To give	v to answer a question, n or a TDS, you should r you or advise you on the g you more information at	e legal sufficiency	state attorney in Ca of any answers or	alifornia o	f your choos	sing. A	broke
	of t	Something that may be materia If something is important to you Sellers can only disclose what t	I misunderstandings about a significant to you may be sure to put your conduction and seller they actually know Seller	ut the condition of y not be perceived cerns and questic may not know at	the Property. If the same way by one in writing (C.A.R	the Seller	ИI).	or degr	rability
4.		LER AWARENESS: For each si Yes" answer is appropriate no	tatement below, answer the matter how long ago.	estigations, perso he question "Are y the item being	nal judgments or co ou (Seller) aware o	mmon se f" by ch	ense. ecking either		
5.	DO	CUMENTS:	res answers in the spa	ice provided or a	ttach additional co	mments	and check p	oaragra	ph 19.
	peri eas Sell Not	ports, inspections, disclosures, ether prepared in the past or patienting to (i) the condition or repements, encroachments or bounder	pair of the Property or a dary disputes affecting the comments in your posses	revious transaction improvement the Property wheth	ins, estimates, students, and whether or on this Property in the oral or in writing	dies, sun not Selle the pas and whe	veys or other acted up t, now or prother or not p	er docuon the oposed; rovided	uments item), or (ii)
6.	STA A.	ATUTORILY OR CONTRACTUA Within the last 3 years, the deat (Note to seller: The manner of death by HIV/AIDS.)	n of an occupant of the P	roperty upon the	Pronorty			l Van	OF No
	B.	An Order from a government he methamphetamine. (If yes, attac	alth official identifying the	e Property as beir	ng contaminated by		٦	7 Vac	Z-No
	C. D.	Whether the Property is located	ed substance on or bene in or adiacent to an "indu	eath the Property . ustrial use" zone	•••••••			7 200 7	
	E. F.	(In general, a zone or district allowhether the Property is affected Whether the Property is located (In general, an area once used f	I by a nuisance created by within 1 mile of a former for military training purpos	by an "industrial u federal or state o ses that may cont	se" zonerdnance location ain potentially explo	osive] Yes [ΧNο
	G.	munitions.)	minium or located in a pl	lanned unit devel	opment or other			_ ′	No
	Н.	Insurance claims affecting the P	roperty within the past 5	years			T	」Yes │Yes	X No X No
	I. J. K.	Matters affecting title of the Prop Plumbing fixtures on the Propert Any inspection reports on any ex	perty ty that are non-compliant xterior balconies, stairwa	plumbing fixtures	as defined by Civil	Code § 1	 I 101.3	Yes Yes	No No
		(See C.A.R. Form WBSA for mo	ared within the last 6 vea	rs, or 9 years for	condominiums		Initia	Yes	X No
ື 202 SPC	24, Ca Q RE	lifornia Association of REALTORS®, Inc. VISED 12/24 (PAGE 1 OF 4)	Buyer's Initials ER PROPERTY QUES	/ TIONNAIRE (S	Seller's Initial PQ PAGE 1 OF 4	S. S.			QUAL HOUSING OPPORTUNITY
Xp R Elke H	ealty of Ialdors	California, Inc., 2603 Camino Ramon #700 San Re	amon CA 94583 one Wolf Transactions (zipForm Editio		Db		,	406 Par	<u>na</u> ma

L. Material facts or defects affecting the Property not otherwise disclosed to Buyer	Prop	perty	Address: 406 Panama Avenue, Chico, CA 95973		
Expolanation, of		L.	Material facts or defects affecting the Property not otherwise disclosed to Buyer	Yes T	-NO
REPAIRS AND ATTERATIONS. REPAIRS AND ATTERATIONS. A Any attenations, modification implements improvements, promodeling, or material repairs to the Property A Any attenations, modification implements improvements, promodeling, or material repairs to the Property done for the purpose of energy or water efficiency improvement or renewable energy? (For example, drain or sewer clustin-out, free to pest control service). (C. Ongoing or recurring maintenance on the Property control service). (To recample, drain or sewer clustin-out, free to pest control service). (D. Any part of the Property desire and the property of the property					
Any alterations, monitorations, (appearations) improvements, remodeling, or material repairs to the Property done (recording to the purpose of energy or water efficiency improvement or renewable energy?	,	4月	D: PROPERTY MISCLE IS ZONED MIL LIGHT MITO. ARE YOU (SELLER) AWARE C)F
Company or recurring maintenance on the Property Company or recurring maintenance on the Property or the Property or the Property Company or recurring maintenance on the Property or the Property	7.	RE	PAIRS AND ALTERATIONS: Any electricing modifications replacements improvements remodeling or material repairs on the Property	aft.	
B. Any statistically or white difficency improvement or renewable energy?					√No
for the purpose of energy or walter efficiency improvement of returning to the purpose of energy or ecuring marrierance on the Property of the		В.	Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property done	□ voo 1 ∀ 1	No
C. Ongoing or recurring maintenance on the Property (for oxample, crain or sever clean-out, new or press of 20 months) D. Any part of the Property being painted with the property within 18 months of accepting an offer to sell it. (2) If yes to (1), whether such renovations done in compliance with the Environmental Protection Agency Lead—Based Paint Renovation Rule (3) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively Improvements) bean performed by a contractor white (you have owned the Proporty. (1) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively Improvements) bean performed by a contractor white (you have owned the Proporty. (1) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively Improvements and the property within 18 months of accepting an offer to sell it. (1) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively Improvements and the property of the property of the property of the Proporty. (2) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively Improvements and contact Int) and the property of the property of the property and the property and the property of the property and			for the purpose of energy or water efficiency improvement or renewable energy?	☐ res [2	_INO
D. Any part of the Property being painted within the part 2 months. E. Whelber the Property was built before 1978 (if No. leave (1) and (2) blank). (1) If yes, whether any renovations (i.e., sanding, cutting, demolitation) of lead-based paint surfaces started or completed (if No. leave (2) blank). (2) If yes in (in Renovation Rule. F. Whelber you purchased the property within 18 months of accepting an offer to sell it (3) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively improvements) been performed by a contractor while you have owned he Property. (in July 1988) and the property within 18 months of accepting an offer to sell it (i) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively improvements) been performed by a contractor who performed set (6) at let of such improvements and (ii) the nane and contact information for each contractor who performed set (6) at let of such improvements and (ii) the nane and contact information for each contractor who performed set (6) at let of such improvements and (ii) the nane and contact information for each contractor who performed set (6) at let of such improvements and that Seller was not provided permits by the third party making the improvement and the improvements and that Seller was not provided permits by the third party making the improvement and the contact information for such child parts from whom the buyer may obtain third party making the improvement and the contact information for such child parts from whom the buyer may obtain third party making the improvement and the contact information for such third graphs and the part of the party of the following (including past defects that have been repaired): heating, air conditioning, and the party of the following the property of the party of the following the party of the party		C.			
E. Whether the Property was built before 1978 (in, beave (1) and (2) blank)		_	(for example, drain or sewer clean-out, tree or pest control service)	Yes 🗂	No
(1) If yes, whether any renovations (i.e., sanding, cutting, demoison) of wad-based peint survived so completed (if No. Jewer (2) blank). (2) If yes to (1), whether such renovations done in compliance with the Environmental Protection general paid and the property within 18 months of surginging and offer to sall it. F. Whether you purchased the proserty within 18 months of surginging an offer to sall it. If yes, have any room additions, an analysis of the protection of the protection of the property of the protection of the p		D.	= 1 11 b - f 1079 (if No. logyo (1) and (7) highly	1/C 1 C 3 1 1	No
completed (fil No, leave (2) blank) (2) If yes, have any room additions, structural modification have one of self it		⊏.	(4) If you whother any repoyations (i.e. sanding cutting demolition) of lead-based paint surfaces started of	r	
22 f yes to (1), whether such renovations done in compliance with the Environmental Protection Ageing Leading Based Paint Renovation Rule			1.1.1 (f Na Janua /2) blank)		
Seed Paint Renovation Rule Power			(2) If you to (1) whother such renovations done in compliance with the Environmental Protection Agency Lead	-	
(1) If yes, have any room additions, structural modifications, or other alterations or repairs (clinically properly "Improvements") been performed by a contractor whe owned the Property			December Denovation Pulo		No
"Improvements") been performed by a contractor while you have ewhed net "robeity, more than and onlied information for each contractor while you have ewhed net "robeity, more name and contact information for each contractor below (i) a list of those improvements and (ii) the name and contact information for each contractor below (i) a list of those improvements for which selects are the Expension below (i) a list of those improvements for which selects are the Expension below (ii) a list of those improvements for which Select so and provided permits by the third party making list (ii) for those improvements and that Select was not provided permits by the third party making the Improvement and the contact information for such third parties from whom the buyer may obtain those permits. Explanation, or (if checked) see attached the "A." **MANTAGES.** A. Defects in any of the following (including pass defineds that have been repaired): heating, air conditioning, electrical, plumbing (including the presence of polybulylene spess), water, sever, waste disposal or septime, several, waster, sever, waste disposal or septime, several, waster, sever, waste disposal or septime, several, waster, several waster, and the several pumping walls, interfor ording system contacts, plumbing (including the presence of polybulylene spess), water, sever, waste disposal or septime, several, waster, sever, waste disposal or septime, several, waster, several waster, and the several pumping walls, interfor ording system group or active system, sump pumps, well, rod, guitares, waster, several pumping walls, interfor ording system group or active system, several pumping waster, or propose transfer, the pumping walls, interfor ording system group system, sump pumps, well, rod, guitares, waster groups and several pumping waster, depending the property ording that the main improvement is used as a dwelling. D. An alternative septic system on or serving the Property, solar power system, water system, pumping waster, depending the proper		F.	Whether you purchased the property within 18 months of accepting an offer to self-them.	л П.	
Note 1: if yes to F(1). Seller shall provide in the Explanation below, to an \$1,000 or more name and contact information for each contractor who performed with a sist of those Improvements for which seller has obtained by the provided permits by the third party making the tentifying those improvements and that Seller was not provided permits by the third party making the Improvement and the contact information for such third parties from whom the buyer may obtain those permits. Seller does not have a permit. Seller shall include a statement identifying those improvements and that Seller was not provided permits by the third party making the Improvement and the contact information for such third party in the buyer may obtain those permits. Explanation, or (if checked) see attached			"" have norformed by a contractor while you have owned the Property		
name and contact information for each confractor who performed services is all of those improvements for which Note 2: If yes to F(1), Seller shall provide in the Explanation below on the provide that shall act on the explanation below on the provide in the Explanation below on the provide of the shall act on the state of the provide of the provide of the provided permits by the Intil payr making the Improvements of the Intil payr making the Improvement and the control of the provided permits by the Intil payr making the Improvement and the control of the provided permits by the Intil payr making the Improvement and the control of the provided permits by the Intil payr making the Improvement and the control of the Intil payr making the Improvement and the control of the Intil payr making the Improvement and the control of the Intil payr making th			Note to E(1) Sollor shall provide in the Explanation below. III a list of such improvements and (ii) the	Э	
Note 2: If yes to F(1). Seller shall provide in the Explanation bettow (1) in st. or in the SPO and (ii) for mose seller has obtained pormits and Soller shall attach copies of those permits used as a statement identifying those improvements for which Seller does not have a permit. Seller and the seller was not provided permits but may be premited permit by making the improvement and the contact information for such third parties from the permits but may obtain those permits. Explanation on (if checked) see attached A E-MIND TAS DATE INTERVALOUS STRUCTURAL SYSTEMS for INTERVALOUS STRUCTURAL SYSTEMS STATE A Defects in any of the following (including the presence of polybulylene pipes), water, sever, waste disposal or septic system, sump pelle (not guiters, chimney, freplace foundation, crawl space, attic, soil, grading, drainage, retertical, pluminism (including the presence of polybulylene pipes), water, sever, waste disposal or septic system, sump pelle (not guiters, chimney, freplace foundation, crawl space, attic, soil, grading, drainage, retertion, pluminism waster, or proper system, water softener system, water softener system, and an order of control doors, windows, walls, collings, floors or appliances. It is not to see that the several system of the following on or serving the Property; solar power system, water softener system, water of the following on or serving the Property; solar power system, water softener system, water softener system, water softener system, water softener system, and system, or proper system, same system, or propane tank(s). D. An alternative septic system on or serving the Property. (1) If Yes to E, whether there are separate utilities and meters for the dwelling. yes No y			to an attended to the contractor who performed services of \$1,000 Or Higher		
Improvements for which Seller does not have a permit. Seller shall include a statement dispervement and the contact information for such third parties from whom the buyer may obtain those permits. Explanation of (if obcoded) see attached: A. Final Contact information for such third parties from whom the buyer may obtain those permits. 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, sower, waste disposal or septic electrical, plumbing (including the presence of polybutylene pipes), water, sower, waste disposal or septic system, sump pumps, well, not, guites, chiming, floors or appliances. B. The existence of a solar power system (if yes, Seller to provide CA R. Form SOLAR). B. The existence of a solar power system (if yes, Seller to provide CA R. Form SOLAR). B. The existence of a solar power system (if yes, Seller to provide CA R. Form SOLAR). C. The leasing of any of the following on stanking the Property. E. Whether any structure on the Property other than the main improvement is used as a dwelling Yes No (1) if Yes to E, whether there are separate utilities and meters for the dwelling. Yes No (2) if Yes to E, whether there are separate utilities and meters for the dwelling. Yes No (2) if Yes to E, whether there are separate utilities and meters for the dwelling. Yes No (2) if Yes to E, whether the dwelling received a permit or other government approval as an Accessory Dwelling Unit (ADU). Explanation: A. STILL WASC PETITEMENT: A. Financial relief or assistance; insurance or settlement, sought or received, from any federal state, local or private agent, insurance or settlement, sought or received, from any federal state, local or private agent, insurance and party by past or present owners of the Property, due to any actual engleged damage to prove a structure of the property of the property of the property of the property			Note 2: If yes to F(1), Seller shall provide in the Explanation below (1) a list of those improvements for which	e	
improvements and that Seller was not provided permits by the firmly sell improvements and the contact information for such third parties from whom the buyer may obtain those permits. Explanation, or (if checked) see attached: #A FAMILY TAX I T			the which College does not have a nermit Seller shall include a statement identifying those	E	
contact information for such third parties from whom the buyer may obtain mass planting. Explanation, or (if checked) see attached: #A. ***********************************			Improvements and that Seller was not provided permits by the third party making the improvement and the	C	
A. Defects in any of the tolowing (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, ceilings, floors or appliances. B. The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR)			contact information for such third parties from whom the buyer may obtain those permits.	PININE	N199
A. Defects in any of the tolowing (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, ceilings, floors or appliances. B. The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR)		Ex	planation, or (if checked) see attached: #A TANITY TAS LONG TO THE TOTAL		
A. Defects in any of the tolowing (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, ceilings, floors or appliances. B. The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR)	9	<u>بر ()</u> ج	PUCTURAL SYSTEMS AND APPLIANCES: ARE YOU (SELLEI	R) AWARE	0F
electrical, plumbing (including the presence of psybutyrietre lypes), water, wast captured was a company, well, roof, guiters, chinney, fireplace foundation, crawl space, aftic, soil, grading, drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances Yes No	ο.	Α.			
retaining walls, interior or exterior doors, windows, walls, ceilings, lloors or appliances Yes No			ale string interphing (including the presence of noivourviene times), water, sewer, waste disposal or sept	C	
B. The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR). C. The leasing of any of the following on or serving the Property: solar power system, water softener system, water purifier system, alarm system, or propane tank(s). D. An alternative septic system on or serving the Property. E. Whether any structure on the Property other than the main improvement is used as a dwelling. (2) If Yes to E, whether there are separate utilities and meters for the dwelling. (2) If Yes to E, whether the dwelling received a permit or other government approval as an Accessory Dwelling Unit (ADU). Explanation: A. ** EXPTIC WAS PECHIFED (INDICED PRODUCE) 9. DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: A. 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			system, sump pumps, well, roof, gutters, chimney, fireplace foundation, crawl space, attic, soil, grading, drainage,	X Yes	No
C. The leasing of any of the following on or serving the Property: solar power system, water softener system, water purifier system, alarm system, or propane tank(s) D. An alternative septic system on or serving the Property E. Whether any structure on the Property other than the main improvement is used as a dwelling			The state of a select power system (if yes, Seller to provide C.A.R. Form SOLAR)	I Yes X	No
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Comparison of the Control of the C		E.	Whether any structure on the Property other than the main improvement is used as a dwelling.	. 🗀 'es 🕦	7140
Explanation: A: SPIC WAS PETILEMENT: A. 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			(1) If Yes to E, whether the dwelling received a permit or other government approval as an Accessory Dwelling	ıq	
9. DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: A. 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			Linit (ADLI) Yes \[\text{No} \]	ŭ	
9. DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: A. 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		Ex	Colanation: #A: SEPTIC WAS PERAIRED (INVOICE PROMIDED)		
A. 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					OF-
agency, insurer or private party, by past or present owners of the Property, all to any actual of 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	9.	DI	SASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE TOO (SELECTION OF SETTLEMENT). ARE TOO (SELECTION OF SETTLEMENT).	te	01
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money received was actually used to make repairs			to the Droporty arising from a flood, earthquake, fire, other disaster, or occurrence or detect, whether or not an	У	7 N -
Property (NOTE: If the assistance was conditioned upon maintaining flood insurance, Buyer is informed that federal law, 42 USC 5154a requires Buyer to maintain such insurance on the Property and if it is not, and the Property is damaged by a flood disaster, Buyer may be required to reimburse the federal government for the disaster relief provided.) B. Receiving domestic water storage tank assistance pursuant to § 13194 of the Water Code or whether the real property ever received such assistance and the real property currently still has the domestic storage tank			money received was actually used to make repairs	. res 7	¥ 140
(NOTE: If the assistance was conditioned upon maintaining flood insurance, Buyer is informed that reddfal law, 42 USC 5154a requires Buyer to maintain such insurance on the Property and if it is not, and the Property is damaged by a flood disaster, Buyer may be required to reimburse the federal government for the disaster relief provided.) B. Receiving domestic water storage tank assistance pursuant to § 13194 of the Water Code or whether the real property ever received such assistance and the real property currently still has the domestic storage tank			If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the	ie	
USC 5154a requires Buyer to maintain such insurance on the Property and it it is not, and the Property is damaged by a flood disaster, Buyer may be required to reimburse the federal government for the disaster relief provided.) B. Receiving domestic water storage tank assistance pursuant to § 13194 of the Water Code or whether the real property ever received such assistance and the real property currently still has the domestic storage tank			ANOTE: If the aggistance was conditioned upon maintaining flood insurance. Buver is informed trial lederal law, 4	12	
B. Receiving domestic water storage tank assistance pursuant to § 13194 of the Water Code or whether the real property ever received such assistance and the real property currently still has the domestic storage tank			LICC 51546 requires Buyer to maintain such insurance on the Property and it it is not, and the Property is damage	∌d	
property ever received such assistance and the real property currently still has the domestic storage tank			by a flood disaster. Buyer may be required to reimburse the federal government for the disaster relief provided.)		
if yes, the following disclosure is made: (1) This property has a domestic water storage tank provided by a county, community water system, local public agency, or nonprofit organization, pursuant to § 13194 of the Water Code. (2) The domestic water storage tank was made available to households that had a private water well that had gone dry, or had been destroyed due to drought, wildfire, other natural disasters, or was otherwise nonfunctioning. (3) The domestic water storage tank provided pursuant to § 13194 of the Water Code might not convey with the real property. (4) Due to the water well issues that led to this property obtaining assistance pursuant to § 13194 of the Water Code, the buyer is advised to have an inspection of the water well and to have a professional evaluate the availability of water to the property to ensure it suits the purposes for which the buyer is purchasing the property. Explanation: 10. WATER-RELATED AND MOLD ISSUES: A. Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or in any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property. B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property. Seller's Initials Seller's Initials Seller's Initials Seller's Initials		В.	. Receiving domestic water storage tank assistance pursuant to § 13194 of the Water Code or whether the real	∏ Vas [Σ	No.
community water system, local public agency, or nonprofit organization, pursuant to § 13194 of the Water Code. (2) The domestic water storage tank was made available to households that had a private water well that had gone dry, or had been destroyed due to drought, wildfire, other natural disasters, or was otherwise nonfunctioning. (3) The domestic water storage tank provided pursuant to § 13194 of the Water Code might not convey with the real property. (4) Due to the water well issues that led to this property obtaining assistance pursuant to § 13194 of the Water Code, the buyer is advised to have an inspection of the water well and to have a professional evaluate the availability of water to the property to ensure it suits the purposes for which the buyer is purchasing the property. Explanation: 10. WATER-RELATED AND MOLD ISSUES: A. Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or in any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property. Initial Yes No SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4) Buyer's Initials Seller's Initials			property ever received such assistance and the real property currently still has the domestic storage tank	∐ 1 es <u>/</u> ⊂	7110
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any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property	10	, γ\ Α	Water intrusion, whether past or present into any part of any physical structure on the Property; leaks from or	in	
soil settling or slippage, on or affecting the Property			any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related	a	7
SPQ REVISED 12/24 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)			soil settling or slippage, on or affecting the Property	. Yes 🏿	
SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)		В		Tinitial Yes	X No
SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)	21	20 E	REVISED 12/24 (PAGE 2 OF 4) Buver's Initials / Seller's Initials	Amiljala 4	
	JI	- (SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)	\ \ \ \ \ \	UAL HOUSING

Pro	pert	y Address: <u>406 Panama Avenue, Chico, CA</u> 95973			
	C.	Rivers, streams, flood channels, underground springs, high watertable, floods, or tides, on or affecting the Property or neighborhood		Yes	XN0
11.	PE	TS, ANIMALS AND PESTS: ARE YOU (SELLER) AV	VAR	E OF
	A.	rast of present pets on or in the Property	`I ∀	V	□ N
		Past or present problems with investock, wildlife, insects or pests on or in the Property	Ö.	Yes	No.
	D.	Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above		Yes Yes	No No
	Exp	Dianation: HAD CATS (1991 - 2005)			
12	BO	UNDADIC ACCESS AND DECEMBER OF THE PROPERTY OF			
	Α.	Surveys, easements, encroachments or boundary disputes	<u>Α</u> ν	/AR	OF
	В.	Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any	□ `	Yes	K No
		purpose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or		,	
		other travel or drainage	\Box		
	C.	Use of any neighboring property by you	H	res,	No No
	Exp	planation:	□ '	res	Σ/νο
13.	LAI	NDOO A DINO DOO:			
	Α.	Diseases or infestations affecting trees, plants or vegetation on or near the Property	AW		
	В.	Operational sprinklers on the Property	H .	es.	No
		(1) If yes, are they automatic or manually operated.	□,	res į	Ø No
		(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system Yes No			
	C.	A pool heater on the Property	т.		1 2 N.
		If yes, is it operational?	ו [res	X INO
	D.	A spa heater on the Property	\Box	/oc	D Na
		ii yes, is it operational?	ı	65	No
	E.	stream, drainage or other water-related decor including any ancillary equipment, including numbs, filters, heaters			
	Exn	and cleaning systems, even if repaired	Y	es	X No
	LAP	lanation:			
14.	CQ	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS (AND ANY OTHER PRO	PFR	TIF	FOR
	WIL	IUT AND PAKAGKAPH A-F APPLIES): (IF APPLICABLE)	A 1A/	ADD	OF.
	Α.	Property being a condominium or located in a planned unit development or other common interest subdivision	\Box \lor	/aa	- Na
	D.	Any Homeowners' Association (HOA) which has any authority over the subject property	$H \stackrel{\cdot}{\vee}$	'es	No
	C.	Any common area (lacilities such as pools, litness centers, walkways, conference rooms, or other areas co-owned		ا ۵۰	
		In undivided interest with others)	ΠΥ	'es	No
	D.	CC&R's or other deed restrictions or obligations	H_{Y}	'es	No
	⊏.	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 Association or Architectural Committee affecting the Property			
	F.	OUGH S OF OTHER DEED TESTINGTONS OF ODDINGTHORS OF ANY HOA COMMITTEE THAT has authority over improvements			No
		made on or to the Property		ا ءم′	No
		(1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions or HOA Committee requirement	· ·	00 [
		(2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA			
	<i>ب</i>	Committee			
	Exp	lanation:			
15	TITI	.E, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER)			
15.	Α	LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Other than the Seller signing this form, any other person or antibusith an assemblin in the seller signing this form.	AW	ARĘ	2FAIK
	В.	Other than the Seller signing this form, any other person or entity with an ownership interest Leases, options or claims affecting or relating to title or use of the Property	≱ Y	es	No.
	Č.	Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens,	Y	es į	No.
		notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property,			
		Homeowner Association or neighborhood	7 v	es \$	₹.No
	D.	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,		_	
		whose use or responsibility for maintenance may have an effect on the subject property	Y	es 🌡	⊈No
		property, whether in writing or not	_ Y	es [₹No
	г.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, interest based groups or any other person or entity.			No
	G.	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration			_
	п.	modification, replacement, improvement, remodel or material repair of the Property		,	
SPC	BE.	being paid by an assessment on the Property tax bill VISED 12/24 (PAGE 3 OF 4) Buyer's Initials / Seller's Initials	6	- J	▼ 140
-		VISED 12/24 (PAGE 3 OF 4) Buyer's Initials / Seller's Initials SELLER PROPERTY OUESTIONNAIRE (SPO PAGE 3 OF 4)		. 1	

	erty Address: 406 Panama Avenue, Chico, CA 959/3 Explanation:
	ADE VOLUCELLED) AWADE OF
	A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, Neighbors, traffic, parking congestion, airplanes, traffic, parking congestion, agricultural operations, business, odor, recreational facilities, parking congestion, agricultural operations, business, odor, recreational facilities, parking cong
17.	
	A. Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property
	applies to or could affect the control occupancy restrictions improvement restrictions or retrofit
	requirements that apply to or could affect the Property C. Existing or contemplated building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use moratoria that apply to or could affect the Property building or use bu
	C. Extraord or proposed bonds, assessments, or fees that do not appear on the Property tax bill that apply to or could
	affect the Property
	schools, parks, roadways and traffic signals
	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
	be removed
	14 Whether the Dreporty is historically designated or falls within an existing or proposed HISTORIC DISTRICT
	1. Any water surcharges or penalties being imposed by a public or private water supplier, agency or during, or restrictions are walls as other ground water supplies.
	J. Any differences between the name of the city in the postal/mailing address and the city which has jurisdiction over the property
	Explanation:
18.	ARE YOU (SELLER) AWARE OF A. Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Yes No B. Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth
19.	MATERIAL FACTS: A. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer
	B. [IF CHECKED] ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional comments
	in response to specific questions answered "yes" above. Refer to line and question number in explanation. Explanation:
_	ler represents that Seller has provided the answers and, if any, explanations and comments on this form and any attached
ad acl	denda and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Seller to the date signed by Seller Seller to the date signed by Seller
Se	ler
Вv	ler Gregor Krause Date Some State Signing Chelow, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller
	operty Questionnaire form.
	yer Date Date
	yer
	024, California Association of REALFORS®, Inc. United States copyright law (Hills 17 U.S. Code) Inhibits the diabitalized distinguishing and hypothesia of the computer of the control of the code of the control of the code

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