

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.

		L BIGI O'LEO AND I AGILITATE A GINIOGITI GALLO TITAL	ionorioit.	070 4 K-mm Duton
		akes the following disclosures with regard to the real properties		
oitu	otod	in <u>Pleasanton</u>	, Assessors Faicer No.	California ("Property")
SILU	hic r	property is a duplex, triplex or fourplex. A SPQ is required for	, County ofAlam	nite (or only unit(s)
1.	Dis Age sub par or c qua Not Pro	closure Limitation: The following are representation ent(s), if any. This disclosure statement is not a way estitute for any inspections or warranties the principal to of the contract between Buyer and Seller. Unless of other person working with or through Broker has not alified to advise on real estate transactions. If Seller of the to Seller, PURPOSE: To tell the Buyer about known apperty and help to eliminate misunderstandings about the content of the same that you do not consider material or significant. Think about what you would want to know if you were buy Read the questions carefully and take your time. If you do not understand how to answer a question, of question, whether on this form or a TDS, you should concannot answer the questions for you or advise you on the to Buyer, PURPOSE: To give you more information about the Property and help to eliminate misunderstandings about the Something that may be material or significant to you may also sellers can only disclose what they actually know. Seller of Seller's disclosures are not a substitute for your own investigation.	s made by the Seller and are rranty of any kind by the Sell I(s) may wish to obtain. This nerwise specified in writing, Browerified information provided in Buyer desires legal advice, to material or significant items affect ondition of the Property. It is time. In what to disclose or how to mosult a real estate attorney in County to the legal sufficiency of any are attended in the temperature. The legal sufficiency of any are the condition of the Property. The perceived the same way been and questions in writing (C.A. and not know about all material or significant in the condition of the Property.	e not the representations of the er or any agents(s) and is not a disclosure is not intended to be oker and any real estate licensee by Seller. A real estate broker is hey should consult an attorney. It is the value or desirability of the a Buyer. The addisclosure in response to a alifornia of your choosing. A broken swers or disclosures you provide the erms affecting the value or desirability by the Seller. The Addisclosure in response to a self-broken affecting the value or desirability by the Seller. The Addisclosure in response to a self-broken affecting the value or desirability by the Seller. The Addisclosure in response to a self-broken affecting the value or desirability by the Seller. The Addisclosure in response to a self-broken affecting the value or desirability by the Seller. The Addisclosure in response to a self-broken affecting the value or desirability by the Seller. The Addisclosure in response to a self-broken affecting the value or desirability by the Seller.
4.	"No	LER AWARENESS: For each statement below, answer to a "Yes" answer is appropriate no matter how long ess otherwise specified. Explain any "Yes" answers in the	he question "Are you (Seller) awa	are of" by checking either "Yes" or ut happened or was documented
5.	DO Rep doc acte pas in w Not Exp	CUMENTS: Dorts, inspections, disclosures, warranties, maintenance returnents (whether prepared in the past or present, including dupon the item), pertaining to (i) the condition or repair of t, now or proposed; or (ii) easements, encroachments or buriting and whether or not provided to the Seller	ecommendations, estimates, stung any previous transaction, and the Property or any improvement oundary disputes affecting the Pr	I whether or not Seller t on this Property in the operty whether oral or
6.	STA	ATUTORILY OR CONTRACTUALLY REQUIRED OR REL Within the last 3 years, the death of an occupant of the Pro-	ATED:	ARE YOU (SELLER) AWARE OF
	B. C. D. E. F.	(Note to seller: The manner of death may be a material f death by HIV/AIDS.) An Order from a government health official identifying the (If yes, attach a copy of the Order.) The release of an illegal controlled substance on or beneath Whether the Property is located in or adjacent to an "induction of the property is affected by a nuisance created by Whether the Property is affected by a nuisance created by Whether the Property is located within 1 mile of a former once used for military training purposes that may contain a Whether the Property is a condominium or located in a subdivision	Property as being contaminated the Property with the Property strial use" zone mercial or airport uses.) If an "industrial use" zone federal or state ordnance location potentially explosive munitions.) a planned unit development or contamination of the property as a defined by Contamination of the property of the property of the property as a defined by Contamination of the property of the prop	by methamphetamine.
		(See C.A.R. Form WBSA for more information)	-	
@ 20	124 C	alifornia Association of RFALTORS® Inc		

SPQ REVISED 12/24 (PAGE 1 OF 4)

Buyer's Initials ___

Seller's Initials _

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Propert	y Address:	3734 Kamp Drive, Pleasanton, CA 94588	
L.	Material facts or defects	affecting the Property not otherwise disclosed to Buyer	es 🛭 No
Exp	olanation, or □ (if checked) see attached;	
7. RE A. B. C. D. E.	PAIRS AND ALTERATIO Any alterations, modifice (including those resulting Any alterations, modification for the purpose of energy Ongoing or recurring ma (for example, drain or se Any part of the Property Whether the Property wa (1) If yes, whether any completed (if, No, le (2) If yes to (1), whether Based Paint Renova Whether you purchased (1) If yes, have any "Improvements") be Note 1: If yes to F(1), Se has obtained permits an for which Seller does no Seller was not provided third parties from whom	ARE YOU (SELLER) AWAR cations, replacements, improvements, remodeling or material repairs on the Property grow Home Warranty claims)	es INO es INO es INO es INO es INO es INO
Exp		ed) see attached: See overflow paragraph 1	
A. B. C. D. E.	electrical, plumbing (inc system, sump pumps, w retaining walls, interior o The existence of a solar The leasing of any of the purifier system, alarm s An alternative septic sys Whether any structure of (1) If Yes to E, whether (2) If Yes to E, whether	following (including past defects that have been repaired): heating, air conditioning, cluding the presence of polybutylene pipes), water, sewer, waste disposal or septic rell, roof, gutters, chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, or exterior doors, windows, walls, ceilings, floors or appliances	es □ No es ☑ No es ☑ No
⊏xt	manation: dec overnow pa	anagraphi 2	
9. DIS A.	Financial relief or assistate agency, insurer or private the Property arising from money received was actifiyes, was federal flood d	ANCE OR CIVIL SETTLEMENT: ance, insurance or settlement, sought or received, from any federal, state, local or private e party, by past or present owners of the Property, due to any actual or alleged damage to a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any ually used to make repairs	
	law, 42 USC 5154a re Property is damaged by disaster relief provided Receiving domestic wat property ever received si If yes, the following discl community water system (2) The domestic water s dry, or had been destroy The domestic water stor property. (4) Due to the Water Code, the buyer is availability of water to the	Ler storage tank assistance pursuant to § 13194 of the Water Code or whether the real uch assistance and the real property currently still has the domestic storage tank	es 🗷 No
A.	any appliance, pipe, slal soil settling or slippage,	PLD ISSUES: r past or present, into any part of any physical structure on the Property; leaks from or in b or roof; standing water, drainage, flooding, underground water, moisture, water-related on or affecting the Property	es 🛛 No

SPQ REVISED 12/24 (PAGE 2 OF 4) Buyer's Initials _____

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ropert	ddress: 3734 Kamp Drive, Pleasanton, CA 94588		
C.	tivers, streams, flood channels, underground springs, high watertable, floods, or tides, on or affecting the Property r neighborhood	Yes 🏻	X No
EX∣	nation:		
1. PE	, ANIMALS AND PESTS: ARE YOU (SELLER) AWA	ARE	OF
Α.	ast or present pets on or in the Property	Yes [□ No
В. С.	ast or present problems with livestock, wildlife, insects or pests on or in the Property		
	last or present treatment or eradication of pests or odors, or repair of damage due to any of the above	Yes [⊒ No
	idion. Good over the paragraph o		
2. BC	NDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER) AWA	ARE	OF
B.	surveys, easements, encroachments or boundary disputes	Yes D	X No
	lse of any neighboring property by you□ `nation:	Yes 1	KI INC
3. LA	SCAPING, POOL AND SPA: ARE YOU (SELLER) AWA	ARE	OF
A. B.	biseases or infestations affecting trees, plants or vegetation on or near the Property	Yes D	No.
	1) If ves. are they □ automatic or □ manually operated.		
_	2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system \Box Yes \Box No	n	- NI-
C.	pool heater on the Property \(\sigma\) yes, is it operational? \(\sigma\) Yes \(\sigma\) No	Yes L	KI INC
D.	spa heater on the Property	Yes [X No
	yes, is it operational? □ Yes □ No last or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, tream, drainage or other water-related decor including any ancillary equipment, including pumps, filters, heaters		
_	nd cleaning systems, even if repaired 🗆 `	Yes D	No.
EX	nation:		
4. CC	DOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS (AND ANY OTHER PRO	PER	TIES
	WHICH ANY PARAGRAPH A-F APPLIES): (IF APPLICABLE) Property being a condominium or located in a planned unit development or other common interest subdivision	ARE	OF
A.	roperty being a condominium or located in a planned unit development or other common interest subdivision [2]	Yes [□ No
B.	ny Homeowners' Association (HOA) which has any authority over the subject property	Yes L	J Nc
C.	n undivided interest with others)	Yes [⊐ No
D.	C&R's or other deed restrictions or obligations	Yes [∃No
E.	In pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or tigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	Yes [⊐ No
F.	ne PropertyC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made		
	n or to the Property	Yes [⊐ No
	If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions or HOA Committee requirement□ Yes □ No If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee□ Yes □ No		
Ex	nation: Section not applicable.		
5. TI1	E, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER) AWA		
Α.	Other than the Seller signing this form, any other person or entity with an ownership interest	Yes D	No.
B. C.	eases, options or claims affecting or relating to title or use of the Property		
_	lomeowner Association or neighborhood	Yes 2	▼ Nc
1)	se or responsibility for maintenance may have an effect on the subject property	Yes 2	No.
	my anakananmanta anaamanta hayndariy dianytaa ay aymilay mattaya that may affaat yayy intayaat in tha		
	ny encroachments, easements, boundary disputes, or similar matters that may affect your interest in the ubject property, whether in writing or not	Yes 5	No.
E.	ubject property, whether in writing or not		
E. F.	ubject property, whether in writing or not		
E. F. G.	ubject property, whether in writing or not	Yes I	I No □ No
E. F. G. H.	ubject property, whether in writing or not	Yes D Yes D	I No □ No

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SPQ REVISED 12/24 (PAGE 3 OF 4) Buyer's Initials _____

16.	 A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the Neighbors, traffic, parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, parks, refuse storage or landfill processing, agricultural operations, business, odor, recreational restaurants, entertainment complexes or facilities, parades, sporting events, fairs, neighborhood litter, construction, air conditioning equipment, air compressors, generators, pool equipment or ap underground gas pipelines, cell phone towers, high voltage transmission lines, or wildlife	schools, facilities, d parties, opliances,
	·	
17.	 A. Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general applies to or could affect the Property B. Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit required that apply to or could affect the Property 	Yes ☑ No uirements
	 C. Existing or contemplated building or use moratoria that apply to or could affect the Property D. Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that apply to affect the Property E. Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such as 	o or could
	parks, roadways and traffic signals	☐ Yes 🔀 No /egetation
	be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable be removed. G. Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property. H. Whether the Property is historically designated or falls within an existing or proposed Historic District Any water surcharges or penalties being imposed by a public or private water supplier, agency or utility; or re or prohibitions on wells or other ground water supplies. J. Any differences between the name of the city in the postal/mailing address and the city which has jurisdithe property. Explanation:	
18.	OTHER: A. Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or pr B. Any use of the Property for, or any alterations, modifications, improvements, remodeling or material char Property due to, cannabis cultivation or growth C. Whether the Property was originally constructed as a Manufactured or Mobile home D. Whether the property is tenant occupied E. Whether the Property was previously tenant occupied even if vacant now If yes, disclose if you know the method or manner of how the tenancy ended. Explanation: 18. A: Cannabis	nge to the
19.	MATERIAL FACTS: A. Any past or present known material facts or other significant items affecting the value or desirability of the not otherwise disclosed to Buyer	☐ Yes ☒ No additional comments in
add ack tha reli	ler represents that Seller has provided the answers and, if any, explanations and comments on this follenda and that such information is true and correct to the best of Seller's knowledge as of the date signowledges (i) Seller's obligation to disclose information requested by this form is independent from a tareal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee eves Seller from his/her own duty of disclosure.	orm and any attached gned by Seller. Seller ny duty of disclosure does or says to Seller
		Date
Sell	ler Angela Rodriguez	Date
Que	signing below, Buyer acknowledges that Buyer has read, understands and has received a copy of estionnaire form.	
-	/er	
-	/er	
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SPQ REVISED 12/24 (PAGE 4 OF 4)

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TEXT OVERFLOW ADDENDUM No.

(C.A.R. Form TOA, Revised 6/23)

This addendum is given in	n connection with the property known as <u>3734 Kamp Drive, Pleasanton, CA 94588</u>	("Property"),
in which	is r	eferred to as ("Buyer")
and		eferred to as ("Seller").
[SPQ] Seller Property Ques	stionnaire	
1) 7. Repairs and Alteration	ns – Explanation:	
7. A: Hired Work - Front cel	ment driveway extended, backyard cemented, new turf installed in front and backyard, front	gate installed, new
water heater installed		
Self Work - Laminate floori	ing installed throughout home	
7. D: Self - Home interior an	nd garage walls painted	
2) 8. Structural, Systems, a	and Appliances – Explanation:	
8. A: Property Item Defects	3	
Heating: Original heating s	system replaced with new	
Electrical: Original electric	al panel replaced with new	
Windows: Backyard sliding	g doors seals failed, replaced with new	
All windows facing backya	ard have failed seals	
See attached: 3734_Kamp_	<u>DrOmni</u>	
Roof: Roof features need, I	repairs, see home inspection report	
See attached: 3734_Kamp_	<u>Dr</u> Omni	
3) 11. Pets, Animals, and Pe	Pests – Explanation:	
11. A: Dogs		
11. C: Backyard turf pet uri	ine odor	
11. D: Self - Weekly sprayir	ng with pet odor eliminator	
The foregoing terms a document to which this	and conditions are hereby incorporated in and made a part of the paragraph(TOA is attached. The undersigned acknowledge receipt of a copy of this TOA	s) referred to in the
Buyer		Date
Buyer		Date
Seller	Javier Rodriguez	Date
Seller	Angela Rodriguez	Date

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