

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.

Se	eller makes the following disclosures with regard to the real p				
	undance Drive, Anaheim	Assessor's Parcel	No	936-391-62	, situated
	Anaheim	_, County of	Orange	California	("Property").
1.	Disclosure Limitation: The following are representations the Agent(s), if any. This disclosure statement is not a is not a substitute for any inspections or warranties the intended to be part of the contract between Buyer and and any real estate licensee or other person working provided by Seller. A real estate broker is qualified to desires legal advice, they should consult an attorney.	varranty of any ki principal(s) may Seller. Unless o with or through	nd by the So wish to obta therwise sp Broker has	eller or any action. This discipled in write the continuation of t	gents(s) and losure is not iting, Broker information
2.	 Note to Seller, PURPOSE: To tell the Buyer about known mof the Property and help to eliminate misunderstandings about a Answer based on actual knowledge and recollection at the Something that you do not consider material or significated. Think about what you would want to know if you were but the Read the questions carefully and take your time. If you do not understand how to answer a question, or who will be the purpose. 	out the condition of his time. nt may be perceive uying the Property nat to disclose or he	the Property ed differently today. ow to make a	by a Buyer. disclosure in r	response to a
3.	question, whether on this form or a TDS, you should consul cannot answer the questions for you or advise you on the Note to Buyer, PURPOSE: To give you more information about desirability of the Property and help to eliminate misunderstar Something that may be material or significant to you may lf something is important to you, be sure to put your consulting something is important to you, be sure to put your consulting something is important to you, be sure to put your consulting something is important to you, be sure to put your consulting something is important to you, be sure to put your consulting something is important to you, be sure to put your consulting something is important to you, be sure to put your consulting something in the surface of the property and help to eliminate misunderstar.	legal sufficiency of out known material ndings about the co y not be perceived cerns and question r may not know ab	any answers or significan ondition of th the same wans in writing (out all materi	or disclosures titems affecting e Property. ay by the Selle C.A.R. form Bl al or significan	s you provide. g the value or er. MI). at items.
4.	 SELLER AWARENESS: For each statement below, an checking either "Yes" or "No." There is no time limite 	swer the questication unless other	on "Are you erwise spec	ı (Seller) awa ified. Explai	are of" by
5.	 answers in the space provided or attach additional con DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance is surveys or other documents (whether prepared in the past transaction), pertaining to (i) the condition or repair of the Property in the past, now or proposed; or (ii) easements, en affecting the Property whether oral or in writing and whether 	recommendations, st or present, incl Property or any ir croachments or bo	ARE YOU estimates, suding any provement oundary disposit	J (SELLER) A tudies, revious on this utes	
	Note: If yes, provide any such documents in your posse Explanation:				
6.	 STATUTORILY OR CONTRACTUALLY REQUIRED OR RI A. Within the last 3 years, the death of an occupant of the R B. An Order from a government health official identifying th methamphetamine. (If yes, attach a copy of the Order.) C. The release of an illegal controlled substance on or bend (In general, a zone or district allowing manufacturing, commet. Whether the Property is affected by a nuisance created F. Whether the Property is located within 1 mile of a former (In general, an area once used for military training purpose munitions.) G. Whether the Property is a condominium or located in a promote common interest subdivision 	Property upon the ee Property as beineath the Property . ustrial use" zone mercial or airport us by an "industrial federal or state or s that may contain	Propertyg contamina es.) use" zone dnance locati potentially ex	ted by on plosive	☐ Yes ※ No
	2021, California Association of REALTORS®, Inc. PQ REVISED 12/21 (PAGE 1 OF 4) Buyer's Initials///////	Se	eller's Initials	RHM LEG	ZM EQUAL HOUSING

Ryan Hall | Homequest Real Estate | Generated by Glide A

	Past or present odors, urine, reces, discoloration, stains, spots or damage in the Property, due to	
	any of the above	☐ Yes ▼ No
D.	any of the above	□ Yes 🛚 No
	If so, when and by whom	
Exp	planation:	
·		

янм

[еам]



Explanation:___

ntisign ID: 95C2812A-BF5D-4A67-84C5-A332E6CC8CAA		
Property Address: 1057 South Sundance Drive, Anaheim, CA 92808 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	. 🗆 Yes	
permission, for any purpose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel or drainage	□ Yes □ Yes	X No X No
40 LANDOGADING BOOL AND ODA		
 13. LANDSCAPING, POOL AND SPA: A. Diseases or infestations affecting trees, plants or vegetation on or near the Property B. Operational sprinklers on the Property 	. □ Yes	X 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 C. A pool heater on the Property 	. □ Yes . 🕱 Yes	
If yes, is it operational? ☑ Yes □ No D. A spa heater on the Property		□ No
If yes, is it operational? ☑ Yes □ No 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, including pumps, filters, heaters and cleaning systems, even if repaired		
Explanation: 13: All of it is operated by the HOA		
14 CONDOMINIUMS COMMON INTEREST DEVELOPMENTS AND OTHER SUPPLIVISIONS. (IE ADI		
14. CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLIANCE AND PROPERTY ARE YOU (SELLER) A. Any pending or proposed dues increases, special assessments, rules changes, insurance	AWARE	OF
availability issues, or litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	r . ⋉ Yes	□ No
B. Any declaration of restrictions or Architectural Committee that has authority over improvements made on or to the Property C. Any improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has authority over improvements made on or to the Property without the required approval of an Architectural Committee that has a through the property without the required approval of an Architectural Committee that has a through the property without the required approval of a through the property without the required approval of a through the property without the required approval of a through the property without the property	. □ Yes າ	X No
Architectural Committee or inconsistent with any declaration of restrictions or Architectural Committee requirement	. 🗆 Yes	
Explanation: 14. A: Special assessment for increase in fire insurance		
15. TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER)	AWARE	0F
 A. Any other person or entity on title other than Seller(s) signing this form B. Leases, options or claims affecting or relating to title or use of the Property 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 	□ Yes , s	X No
affecting or relating to the Property, Homeowner Association or neighborhood	☐ Yes	X No
organizations, interest based groups or any other person or entity		
Property F. The cost of any alteration, modification, replacement, improvement, remodel or material repair of	□ Yes	
the Property being paid by an assessment on the Property tax bill	□ Yes 	
16. NEIGHBORS/NEIGHBORHOOD: ARE YOU (SELLER) 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, 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	• • • • • • • • • • • • • • • • • • •	OF
voltage transmission lines, or wildlife	. □ Yes e	
and enjoyment of the Property	🗆 Yes	X No

ЯНМ





Authentisign ID: 95C2812A-BF5D-4A67-84C5-A332E6CC8CAA Property Address: 1057 South Sundance Drive, Anaheim, CA 92808 17. GOVERNMENTAL: 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 ☐ Yes
▼ No Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit requirements that apply to or could affect the Property ☐ Yes

X No C. Existing or contemplated building or use moratoria that apply to or could affect the Property ☐ Yes
▼ No D. Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill ☐ Yes

■ No such as schools, parks, roadways and traffic signals ☐ Yes
▼ No 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

▼ No G. Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property. ☐ Yes
▼ No H. Whether the Property is historically designated or falls within an existing or proposed Historic District ☐ Yes
▼ No 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
▼ No Any differences between the name of the city in the postal/mailing address and the city which has jurisdiction over the property □ Yes 🗵 No Explanation: ___ **18. OTHER:** ARE YOU (SELLER) AWARE OF.... A. Any occupant of the Property smoking or vaping any substance on or in the Property, whether past 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 🗵 No Explanation: 19. (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. Seller represents that Seller has provided the answers and, if any, explanations and comments on this form and any attached addenda and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Seller acknowledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of disclosure that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Seller relieves Seller from his/her own duty of disclosure. 01/25/2022 Robert H. Makowski Seller Robert H. Makowski, Trustee Date 01/25/2022 Lynn U. Makowski Lynn A. Makowski, Trustee Date

By signing below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller **Property Questionnaire form.**

Buyer	Date
Buyer	Date

© 2021, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020

SPQ REVISED 12/21 (PAGE 4 OF 4)

