Keller Williams Realty Big Bear Lake Arrowhead, 42149 Big Bear Blvd/ PO BOX 2845 Big Bear Lake CA 92315

Madeline Meighan



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.

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Selle Drive	er makes the following disclosures with regard e Running Springs Disclosure Limitation: The following are rer	to the real pro	perty or ma	nufactured h	nome described	as <u>2624</u>	Fern
in	Punning Springs	, Ass	ty of Sa	n Pornardir	California	("Property	,"\
	Disclosure Limitation: The following are rep	resentations r	nade by the	Soller and	are not the rer	resentati	y). ione o
1. E	the Agent(s), if any. This disclosure statement	i cociitationo i	nade by the	Oction una	are not the rep	, coci itati	0110
	s not a substitute for any inspections or w						
13	ntended to be part of the contract betwee	arrandes die p	Collor Unio	nay wish to	o openified in	writing	Droke
	and any real estate licensee or other per-						
	provided by Seller. A real estate broker is		avise on re	eai estate ti	ransactions. If	Seller or	Биуе
_ O	desires legal advice, they should consult an	attorney.		:£: :4	- ee - + i + i		: - :1:4.
2. N	Note to Seller, PURPOSE: To tell the Buyer a	bout <u>known ma</u>	<u>teriai or signi</u>	ificant items	affecting the va	ue or des	irability
O	of the Property and help to eliminate misunders			of the Prope	erty.		
•	 Answer based on actual knowledge and rec 				5		
•	 Something that you do not consider materia 				itly by a Buyer.		
•	 Think about what you would want to know if 		g the Proper	ty today.			
•	Read the questions carefully and take your						
•	,						
	question, whether on this form or a TDS, you						
	cannot answer the questions for you or advise						
	Note to Buyer, PURPOSE: To give you more in					cting the v	alue o
d	desirability of the Property and help to eliminate						
•	 Something that may be material or significa 						
•	If something is important to you, be sure to						
•	 Sellers can only disclose what they actually 						
. •	Seller's disclosures are not a substitute for						
4 . S	SELLER AWARENESS: For each statemen	nt below, ans	wer the que	estion "Are	you (Seller)	aware of	" by
	checking either "Yes" or "No." There is					lain any	"Yes'
	answers in the space provided or attach add	itional comme	nts and ched				
	DOCUMENTS:				E YOU (SELLEF		= OF
	Reports, inspections, disclosures, warranties						
	surveys or other documents (whether prep						
tr	ransaction), pertaining to (i) the condition of	or repair of the	e Property o	or any impi	ovement on th	is	
	Property in the past, now or proposed; or (ii) ea						
	affecting the Property whether oral or in writing				•	Yes	x No
N	Note: If yes, provide any such documents in	your possessi	on to Buyer.				
Е	Explanation: N/A	-	_				
_							
c <u>-</u>	TATUTODU V OD CONTRACTUAL I V DEGU	IDED OD DEL	TED.	AD	E VOII (SELLE	2) A\A/A DI	
	STATUTORILY OR CONTRACTUALLY REQU				E YOU (SELLEF		
4	A. Within the last 3 years, the death of an occu	pant of the Pro	perty upon th	e Property		Yes	X No
Е	An Order from a government health official in						
	methamphetamine. (If yes, attach a copy of						x No
C	The release of an illegal controlled substant	e on or beneatl	n the Propert	y		Yes	x No
	 Whether the Property is located in or adjace 	ent to an "indust	rial use" zone	· •		Yes	X No
	(In general, a zone or district allowing manu	facturing, comn	nercial or airp	ort uses.)			
Е	E. Whether the Property is affected by a nuisa	nce created by	an "industrial	use" zone		Yes	x No
	Whether the Property is located within 1 mil						Δ
•	(In general, an area once used for military to						
						□ Voc	No.
_	munitions.)					Yes	X NO
Ċ	G. Whether the Property is a condominium or I						
	common interest subdivision					Yes	_X No
					os	os	^
	I, California Association of REALTORS®, Inc.				/Dc (١. ٥	(=)
SPQ	REVISED 12/21 (PAGE 1 OF 4) Buyer's Initials	s/		Seller's Initial	s <u> W </u>	us_	EQUAL HOUSIN
	CELLED DDADEDT	V OLIECTIONS	AIDE (SDO I	DAGE 4 OF	~ <u> </u>		UPPURTUNIT
	SELLER PROPERT	I WOESTIONN	AIRE (ろとん)	FAGE 1 UF	4)		

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Fern Drive /

SPQ REVISED 12/21 (PAGE 2 OF 4)

Buyer's Initials

Seller's Initials

(DS-/

UMS



SPQ REVISED 12/21 (PAGE 3 OF 4)

Explanation: N/A

Buyer's Initials

B. Any past or present disputes or issues with a neighbor which could impact the use





Yes X No

and enjoyment of the Property

Property Address: 2624 Fern Drive, Running Springs, CA 92382

B. C. D.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property	☐ Yes 🗓 No
C. D.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit requirements that apply to or could affect the Property	☐Yes 🗓 No
C. D.	restrictions or retrofit requirements that apply to or could affect the Property Existing or contemplated building or use moratoria that apply to or could affect the Property	Yes X No
D.	Existing or contemplated building or use moratoria that apply to or could affect the Property	Yes <u> </u> xNo
D.		
	Our and the control of the control of the control of the first the control of the Donal of the the first terms to the control of the control	Yes No
E.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill	□Vaa □VNa
⊏.	that apply to or could affect the Property	☐ Yes ☐ XNo
	such as schools, parks, roadways and traffic signals	Yes X No
F	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush	h
• •	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 ☐ XNo
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 No
J.	Any differences between the name of the city in the postal/mailing address and the city which has	
_	jurisdiction over the property	Yes X No
Exp	planation: _{_N/A}	
B. C. Exp	ARE YOU (SELLER Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present	☐ Yes ☒ No ☐ Yes ☒ No ☐ Yes ☒ No
	esponse to specific questions answered "yes" above. Refer to line and question number in explanation	
attache signed indeper that any	represents that Seller has provided the answers and, if any, explanations and comments on the ed 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 to the disclose information requested to the disclose information requested to the disclosure that a real estate licensee may have in this transaction; and the seller relieves Seller from his/her own duty of disclosure that a real estate licensee does or says to Seller relieves Seller from his/her own duty of disclosure that a real estate licensee does or says to Seller relieves Seller from his/her own duty of disclosure that a real estate licensee may have in this transaction; and the seller from his/her own duty of disclosure that a real estate licensee may have in this transaction; and the seller from his/her own duty of disclosure that a real estate licensee may have in this transaction; and the seller from his/her own duty of disclosure that a real estate licensee may have in this transaction; and the seller from his/her own duty of disclosure that a real estate licensee may have in this transaction; and the seller from his/her own duty of disclosure that a real estate licensee may have in the seller from his/her own duty of disclosure that a real estate licensee may have in the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure that the seller from his/her own duty of disclosure the	as of the date by this form is and (ii) nothing osure.
Seller	(art 1). Sput Micobianed by: Carl D. Spurgeon Date	/ 2022
Seller	Carl D. Sput pycothoned by: Carl D. Spurgeon Date Carl D. Spurgeon Lauren M. Spurgeon Date	/9/2022
	ning below, Buyer acknowledges that Buyer has read, understands and has received a cop ty Questionnaire form.	
Buyer	Date	
Duvei	Date	

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SPQ REVISED 12/21 (PAGE 4 OF 4)

