

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.

	E DISPUTES AND F					0.400.0
Seller n	nakes the following d	sclosures with regar	rd to the real propert	y or manufactured	home described as	6402 Seabryn Drive
				, Assessor's	Parcel No	7585-016-007
situated	l in	Rancho Palos Ve	rdes	, County of	Los Angeles	California ("Property").
□ This	property is a duplex,	riplex or fourplex. A	SPQ is required for	all units. This SPQ	is for ALL units (or E	only unit(s)).
Ag sul pa or quu 2. Noo of 1	ent(s), if any. This bestitute for any insect of the contract be other person work alified to advise on te to Seller, PURPO poerty and help to elir. Answer based on a Something that you Think about what you Read the questions If you do not undequestion, whether cannot answer the te to Buyer, PURPO he Property and help Something that may If something is imposeller's can only dis Seller's disclosures LLER AWARENESS." A "Yes" answer	disclosure staten bections or warrant tween Buyer and S ing with or through real estate transactors. To tell the Buyer and tweet minate misunderstand to a would want to know carefully and take you would want to a puestions for you SE: To give you more to eliminate misund or be material or significant to you, be sure close what they actuate is appropriate no in the properties of the sure	ment is not a warranties the principal(seller. Unless other Broker has not versions. If Seller or It was about the conditions about the conditions about the conditions at this terial or significant mower a question, or versions or advise you on the information about the information was ally know. Seller matter to work answer the matter how long age	anty of any kind I is) may wish to obtain the property today what to disclose of the legal sufficiency known material or secondition of the Property today what to disclose of the legal sufficiency known material or secondition of the Fet be perceived the secondition of the Fet be perceived the seconditions, personal jugations, personal jugations, personal gothe item being	by the Seller or arbtain. This disclos writing, Broker an provided by Selle al advice, they show the selle al advice, they show to make a distorney in California by of any answers of any any selle show the seller and any show the seller and the seller an	BMI). ant items. sense. by checking either "Yes" or ened or was documented
5. DC Re doo act pas in v	CUMENTS: ports, inspections, d cuments (whether pr ed upon the item), pe st, now or proposed;	sclosures, warrantice epared in the past of the correction of the	es, maintenance rec or present, including ndition or repair of th ncroachments or bou Sellers in your possessi	ommendations, es any previous trans e Property or any ir indary disputes affe	ARE YO timates, studies, su saction, and whethe mprovement on this ecting the Property w	r or not Seller Property in the
L^						
A. B. C. D. E. F.	(Note to seller: The death by HIV/AIDS. An Order from a go (If yes, attach a cop The release of an ill Whether the Prope (In general, a zone Whether the Prope once used for milita Whether the Prope subdivision	ars, the death of an ormanner of death m) vernment health offing y of the Order.) egal controlled substity is located in or ad for district allowing m ty is affected by a nuty is located within ry training purposes rty is a condominion fecting the Property e of the Property that a orts on any exterior	cocupant of the Prop ay be a material fac cial identifying the Pro- tance on or beneath jacent to an "industri anufacturing, commu- uisance created by a 1 mile of a former feathat may contain poi im or located in a pro- within the past 5 years, within the last 6 years, of	erty upon the Propet to the Buyer, and roperty as being content all use" zone ercial or airport use of a deral or state ordnet tentially explosive notal anned unit developments.	should be disclosed intaminated by methods. s.) bene	amphetamine.
<u>ര</u> ഉവാ <i>ദ</i> വ	California Association of RE	ALTORS® Inc			(itial DS
© 2024, C			lation /		Callar'a Initiala C	MK, 😢 📻

Steven Gutierrez-Kovner | | Generated FOUNT HOUSE

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

⊃ro	perty	/ Address:	6402 Seabryn Drive, Rancho Palos Verdes, CA 90275	
			s affecting the Property not otherwise disclosed to Buyer	⊃ Yes 🕅 N
			d) see attached;	
		(ii on on o	<i>x</i> / 555 diad:154;	
7.	REF	PAIRS AND ALTERATION	ONS: ARE YOU (SELLER) AV	WARE OF.
	A.	Any alterations, modific	cations, replacements, improvements, remodeling or material repairs on the Property	Voo □ N
	R	Any alterations modifications	eations, replacements, improvements, remodeling,or material repairs to the Property done	X Yes ⊔ N
	٠.	for the purpose of energ	gy or water efficiency improvement or renewable energy?	□ Yes 🛛 N
	C.	Ongoing or recurring ma	aintenance on the Property	
	D	(for example, drain or se	ewer clean-out, tree or pest control service)	XIYes □ N
	E.	Whether the Property wa	y being painted within the past 12 months	Jites Lain ViYes ⊓ N
		(1) If yes, whether any	ras built before 1978 (if No, leave (1) and (2) blank)	
		completed (if, No, le	eave (2) blank)	
		(2) If yes to (1), whether	er such renovations done in compliance with the Environmental Protection Agency Lead-	
	F.	Whether you purchased	/ation Rule□ Yeś 🗷 No d the property within 18 months of accepting an offer to sell it□	⊐ Yes 🗷 N
		(1) If yes, have any	room additions, structural modifications, or other alterations or repairs (collectively	
			een performed by a contractor while you have owned the Property□ Yes □ No	
		Note 1: If yes to F(1), Se	eller shall provide in the Explanation below: (i) a list of such Improvements and (ii) the name	
			for each contractor who performed services of \$1,000 or more.	
		has obtained permits ar	teller shall provide in the Explanation below (i) a list of those Improvements for which seller and Seller shall attach copies of those permits to this SPQ and (ii) for those Improvements	
		for which Seller does no	ot 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 parties from whom	the buyer may obtain those permits.	
	⊨xp	ianation, or \square (if checke	ed) see attached: See overflow paragraph 1	
2	STE	RUCTURAL, SYSTEMS	AND APPLIANCES: ARE YOU (SELLER) AV	WARE OF
, .		Defects in any of the	following (including past defects that have been repaired); heating, air conditioning.	WAIL 01
		electrical, plumbing (in	cluding the presence of polybutylene pipes), water, sewer, waste disposal or septic	
		system, sump pumps, w	well, roof, gutters, chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, or exterior doors, windows, walls, ceilings, floors or appliances	⊽ Voc □ N
	В.	The existence of a solar	r power system (if yes, Seller to provide C.A.R. Form SOLAR)	Arres⊔N □YesDYN
	C.	The leasing of any of the	ne following on or serving the Property: solar power system, water softener system, water	
	_	purifier system, alarm s	system, or propane tank(s)	□ Yes 📭 N
	D. E.	An alternative septic sys	stem on or serving the Property	⊥YesLX/N TVocTVN
	ь.	(1) If Yes to E. whether	r there are separate utilities and meters for the dwelling \square Yes \square	_ 169 M IN
		(2) If Yes to E, whethe	er the dwelling received a permit or other government approval as an Accessory Dwelling	
		Unit (ADU)	□ Ýes □ No	
	Exp	lanation: See overflow p		
	DIE	ACTED DELIEE INCLID	RANCE OR CIVIL SETTLEMENT: ARE YOU (SELLER) A	WADE OF
,.	A.	Financial relief or assista	tance, insurance or settlement, sought or received, from any federal, state, local or private	WARE OF.
		agency, insurer or privat	te party, by past or present owners of the Property, due to any actual or alleged damage to	
			m a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any	J Vaa Dr N
			tually used to make repairs	⊥ Yes Laxin
			usaster assistance conditioned upon obtaining and maintain flood insurance on the Property□ Yes □ No	
			nce was conditioned upon maintaining flood insurance, Buyer is informed that federal	
		law, 42 USC 5154a re	equires Buyer to maintain such insurance on the Property and if it is not, and the	
			by a flood disaster, Buyer may be required to reimburse the federal government for the	
	В.	disaster relief provided	d.) Iter storage tank assistance pursuant to § 13194 of the Water Code or whether the real	
	υ.	property ever received s	such assistance and the real property currently still has the domestic storage tank	⊐ Yes 🛛 N
		If yes, the following disc	closure is made: (1) This property has a domestic water storage tank provided by a county,	
		community water system	m, local public agency, or nonprofit organization, pursuant to § 13194 of the Water Code.	
		dry or had been destro	storage tank was made available to households that had a private water well that had gone byed due to drought, wildfire, other natural disasters, or was otherwise nonfunctioning. (3)	
		The domestic water stor	rage 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 i	is advised to have an inspection of the water well and to have a professional evaluate the property to ensure it suits the purposes for which the buyer is purchasing the property.	
	Eyn	•	te property to ensure it suits the purposes for which the buyer is purchasing the property.	
	_^h			
0.	WA	TER-RELATED AND MO	OLD ISSUES: ARE YOU (SELLER) A	WARE OF.
	A.	Water intrusion, whethe	er past or present, into any part of any physical structure on the Property; leaks from or in	
		any appliance, pipe, sla	ab or roof; standing water, drainage, flooding, underground water, moisture, water-related on or affecting the Property	Vec □ N
	В.	Any problem with or infe	estation of mold, mildew, fungus or spores, past or present, on or affecting the Property	X Yes □ N
) p = 2.2		,
			InitialDS	_

		Rivers, streams, flood channels, underground springs, high watertable, floods, or tides, on or affecting the Property or neighborhood	es 🗷 No
	Exp	planation: 10. A: Mold-like substance in bathrooms, bedroom window frames and spa room.	
	10.	B: See 10A	
11.		TS, ANIMALS AND PESTS: ARE YOU (SELLER) AWA	
	В.	Past or present pets on or in the Property	es 🛮 No
		Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above	es 🛛 No
		If so, when and by whom slanation: See overflow paragraph 3	es 🗆 inc
12.	A.	UNDARIES, ACCESS AND PROPERTY USE BY OTHERS: Surveys, easements, encroachments or boundary disputes	RE OF es ⋈ No
		purpose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel or drainage	es 🏻 No
			es 🏋 No
	⊨xp	olanation:	
13.	LAN	NDSCAPING, POOL AND SPA: ARE YOU (SELLER) AWA	RE OF
	Α.	Diseases or infestations affecting trees, plants or vegetation on or near the Property	es 🛛 No
	В.	Operational sprinklers on the Property	es ⊔ No
		(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system Yes No	
	C.	À pool heater on the Property □ Yolf yes, is it operational? □ Yes □ No	es 🏻 No
	D.	A spa heater on the Property 🗆 Yo	es 🛚 No
	_	If yes, is it operational? ☐ Yes ☐ No Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond,	
	<u>-</u> .	stream, drainage or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, even if repaired	es DYN.
	Exp	Dlanation: 13. B (2): Side yard hill (with pine trees) by the street.	00 12 110
14.	CO	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)	DE 05
	Α.	ARE YOU (SELLER) AWAI Property being a condominium or located in a planned unit development or other common interest subdivision You	RE OF es □ No
	B.	Any Homeowners' Association (HOA) which has any authority over the subject property	es 🗆 No
	C.	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in undivided interest with others)	os □ No
		CC&R's or other deed restrictions or obligations	es 🗆 No
	E.	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	🗆 N-
	F.	the Property ☐ You CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made	
		on or to the Property \square Yo (1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions or HOA	es □ No
		Committee requirement	
		□ Yes □ No	
	Exp	planation: Section not applicable.	
15	TIT	LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER) AWA	RE OF
13.	Α.	Other than the Seller signing this form, any other person or entity with an ownership interest	es 🕱 No
	B.	Leases, options or claims affecting or relating to title or use of the Property	es 🛛 No
	C.	notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property,	
	_	Homeowner Association or neighborhood	es 🛛 No
		use or responsibility for maintenance may have an effect on the subject property	es 🛛 No
	E.	Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the	
	F.	subject property, whether in writing or not	es 🗶 INC
		interest based groups or any other person or entity	es 🏻 No
	G.	Any PACE lien (such as HÉRO 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 Property	es Dr No
	H.	The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being	
	F	paid by an assessment on the Property tax bill 🗆 Yo	
	⊏xp	olanation:	
		InitialDs	_



Property Address: 16. NEIGHBORS/NEIGHBORHOOD: ARE YOU (SELLER) AWARE OF... 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 voltage transmission lines, or wildlife ☐ Yes 🏋 No Any past or present disputes or issues with a neighbor which might impact the use, development and enjoyment Explanation: _ 17. GOVERNMENTAL: ARE YOU (SELLER) AWARE OF... 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 Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that apply to or could be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials Explanation: __ 18. OTHER: ARE YOU (SELLER) AWARE OF... Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present

Yes
No If yes, disclose if you know the method or manner of how the tenancy ended. Explanation: 19. MATERIAL FACTS: 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 ☐ (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: _ 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 Sellan from his/her own duty of disclosure. 3/28/2025 Carol Manligas Kishler Date Carol Manligas Kishler Seller Kevin Kishler Date -C6C4AA7F97E6459... Kevin Kishler Seller -E02EB8E30F05484... By signing below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller Property Questionnaire form. Buyer _

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TEXT OVERFLOW ADDENDUM No.

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

This addendum is given in connection with the property known as 6402 Seabryn Drive, Rancho Palos Verdes, CA 90275 ("Property"), is referred to as ("Buyer") in which Carol Manligas Kishler, Kevin Kishler is referred to as ("Seller"). and [SPQ] Seller Property Questionnaire 1) 7. Repairs and Alterations – Explanation: 7. A: Additions of previous owner of spa room and family room enclosure. Plumbing repairs over the years, 7. C: Pool service, gardening service. 7. E (1): Cutting of walls for plumbing repair in downstairs bedroom, laundry room and family room. 2) 8. Structural, Systems, and Appliances – Explanation: 8. A: Property Item Defects Heating: Furnace has inconsistent ignition. Appliances: Microwave, wall oven, garbage disposal are not functional. The has dishwasher not used for extended periods of time. Cooktop has two burners not functioning. Plumbing: Pipe leaks to downstairs bedroom (repaired), water pipes in laundry room (repaired), water line to kitchen sink capped. Shared upstairs bathroom has had two toilet overflows- resulting in water intrusion to Family room ceiling. The Kitchen sink drain line is clogged. Drainage / Drainage systems: Patio drainage is slow during heavy rainstorms. Doors: Pool/patio door has evidence of water intrusion (during heavy rain with wind). Windows: Windows (bathroom) are old and deteriorating. Roof: Roof leak over Livingroom/downstairs bedroom/spa room area. 3) 11. Pets, Animals, and Pests – Explanation: 11. B: Raccoons accessed the property through the eave. Problem was abated once the access port was sealed. Rodents accessed the property through the garage. When the entrance was sealed, the problem was abated. 11. D: See 10B Raccoons 8yrs Rodents 5yrs The foregoing terms and conditions are hereby incorporated in and made a part of the paragraph(s) referred to in the document to which this TOA is attached. The undersigned acknowledge receipt of a copy of this TOA. Date Buyer Buyer Carol Manligas Kishler Carol Manligas Kishler Seller

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R L E L B C

Seller

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Kevin Kishler



Kevin Kishler