

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 6/22)

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.

ituataa	Victoria Ct	, Assessor's Parcel No0332-0	84-28-0000
ilualeo	in Lake Arrowhead	, County of San Bernardino	California ("Property").
. Dis Ag sul par or qua	sclosure Limitation: The following are represent ent(s), if any. This disclosure statement is not ostitute for any inspections or warranties the print of the contract between Buyer and Seller. Unless other person working with or through Broker has alified to advise on real estate transactions. If Sette to Seller, PURPOSE: To tell the Buyer about know poperty and help to eliminate misunderstandings about. Answer based on actual knowledge and recollection. Something that you do not consider material or signi	tations made by the Seller and are not the a warranty of any kind by the Seller or any incipal(s) may wish to obtain. This disclosures otherwise specified in writing, Broker and a soft verified information provided by Seller. Beller or Buyer desires legal advice, they should nown material or significant items affecting the value of the condition of the Property.	representations of the agents(s) and is not a e is not intended to be any real estate licensee A real estate broker is d consult an attorney.
•	Think about what you would want to know if you wer	re buying the Property today.	
•	Read the guestions carefully and take your time.		
•	If you do not understand how to answer a questi question, whether on this form or a TDS, you shou cannot answer the questions for you or advise you	uld consult a real estate attorney in California of	your choosing. A broker
of t	te to Buyer, PURPOSE: To give you more information he Property and help to eliminate misunderstandings. Something that may be material or significant to you If something is important to you, be sure to put your Sellers can only disclose what they actually know. S Seller's disclosures are not a substitute for your own	n about known material or significant items affecting about the condition of the Property. may not be perceived the same way by the Seller concerns and questions in writing (C.A.R. form Blueller may not know about all material or significant	ng the value or desirability r. MI). t items.
"No	LLER AWARENESS: For each statement below, ans b." A "yes" answer is appropriate no matter how less otherwise specified. Explain any "Yes" answers	swer the question "Are you (Seller) aware of" by long ago the item being asked about happen	checking either "Yes" or ed or was documented
	CUMENTS:	ARE YOU	(SELLER) AWARE OF
ne	ports, inspections, disclosures, warranties, maintena	ance recommendations, estimates, studies, surv	eys or other documents
(when per ease Sel	nether prepared in the past or present, including an taining to (i) the condition or repair of the Property of sements, encroachments or boundary disputes affecting ler	by previous transaction, and whether or not Sellor any improvement on this Property in the past, ng the Property whether oral or in writing and whet	er acted upon the item), now or proposed; or (ii) ther or not provided to the
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Buyer's Initials ___

Seller's Initials YM



Pro	operty Address: 779 W Victoria Ct, Lake Arrowhead, CA 92352	
	I. Matters affecting title of the PropertyJ. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as	☐ Yes Nos defined by Civil Code § 1101.3
	K. Material facts or defects affecting the Property not otherwise disclosed to Bu	ver □ Yes ☑ No
	Explanation, or \square (if checked) see attached; 6. G - Arrowhead Villas	Mutual Service Co. is the HOA for
	all the Arrowhead Villas area - https://www.avmsc.com/	
7.	REPAIRS AND ALTERATIONS:	ARE YOU (SELLER) AWARE OF
	A. Any alterations, modifications, replacements, improvements, remodeling or	
	resulting from Home Warranty claims)	
	of energy or water efficiency improvement or renewable energy?	The second repairs to the Property done for the purpose □ Yes ■ No.
	C. Ongoing or recurring maintenance on the Property	
	(for example, drain or sewer clean-out, tree or pest control service)	☑ Yes □ No
	D. Any part of the Property being painted within the past 12 months	✓ Yes □ No
	E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank)	✓ Yes □ No
	(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of leacompleted (if No, leave (b) blank)	ad-based paint surfaces started or
	(b) If yes to (a), were such renovations done in compliance with the Envir	ronmental Protection Agency Lead-
	Based Paint Renovation Rule	
	Explanation: See Text Overflow Addendum	
8.	STRUCTURAL, SYSTEMS AND APPLIANCES:	ARE YOU (SELLER) AWARE OF
Ο.	A. Defects in any of the following (including past defects that have been repair	
	(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, re	
	walls, ceilings, floors or appliances	
	B. The leasing of any of the following on or serving the Property: solar system, v system, or propane tank(s)	
	C. An alternative septic system on or serving the Property	
	Financial relief or assistance, insurance or settlement, sought or received, from or private party, by past or present owners of the Property, due to any actual or all earthquake, fire, other disaster, or occurrence or defect, whether or not any mone. If yes, was federal flood disaster assistance conditioned upon obtaining a Property	lleged damage to the Property arising from a flood, by received was actually used to make repairs
10	WATER-RELATED AND MOLD ISSUES:	ARE YOU (SELLER) AWARE OF
	A. Water intrusion, whether past or present, into any part of any physical structu	are on the Property; leaks from or in any appliance,
	pipe, slab or roof; standing water, drainage, flooding, underground water, mo	pisture, water-related soil settling or slippage, on or
	affecting the Property	✓ Yes □ No
	B. Any problem with or infestation of mold, mildew, fungus or spores, past or pr C. Rivers, streams, flood channels, underground springs, high water table,	
	neighborhood	□ Yes No
	Explanation: 10. A - moisture entering via south wall from de	ck. Water intrusion fixed in 2022.
11.	PETS, ANIMALS AND PESTS:	ARE YOU (SELLER) AWARE OF
	A. Past or present pets on or in the Property	□ Yes 🔽 No
	B. Past or present problems with livestock, wildlife, insects or pests on or in the	Property ☐ Yes ☑ No
	C. Past or present odors, urine, feces, discoloration, stains, spots or damage in	
	D. Past or present treatment or eradication of pests or odors, or repair of damage	
	If so, when and by whom	
	Explanation:	
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS:	
	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: A. Surveys, easements, encroachments or boundary disputes	☐ Yes ☑ No
		•
		\triangle
SPG	Q REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials/	Seller's Initials //

C. Use of any neighboring property by you	C. Use of any neighboring property by you		Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any purpose but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel or drainage	e, ind	clι
C. Use of any neighboring property by you	C. Use of any neighboring property by you				
ANDSCAPING, POOL AND SPA: A. Diseases or infestations affecting trees, plants or vegetation on or near the Property.	LANDSCAPING, POOL AND SPA: A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	C.	Use of any neighboring property by you	Yes	
A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property.	Exp	planation:		
A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property.	LA	NDSCAPING, POOL AND SPA: ARE YOU (SELLER) AW	/AR	E
(1) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system Yes (2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system Yes (3) If yes, is to operational? Yes (4) If yes, is it operational? Yes (5) A spa heater on the Property Yes (6) If yes, is it operational? Yes (7) Yes (8) If yes, is it operational? Yes (8) If yes, is it operational? Yes (8) If yes, is it operational? Yes (8) Pest or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, dra or or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, erapaired (8) Pest (9) Pest ((1) If yes, are they are years with resears, plants or vegetation not covered by the sprinkler system				
20 If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system Yes Yes If yes, is it operational? Yes Yes If yes, is it operational? Yes	(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system	В.		Yes	ľ
C. A pool heater on the Property	C. A pool heater on the Property.				_
If yes, is to operational?	If yes, is it operational?	_			
D. A spa heater on the Property	D. A spa heater on the Property	C.			
E Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, dra or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, erepaired	E Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, der or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, or expaired. E Yess Explanation: 13. E - Drainage from street drain and all external drains around the house were jetted early 2023 to prevent buildup of water. No buildup reported prior or after regular maintenance. CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE A. Property being a condominium or located in a planned unit development or other common interest subdivision. 2 Yes B. Any Homeowners' Association (HOA) which has any authority over the subject property. E Yes C. Any 'common area' (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in und interest with others). E Yes C. Any 'common area' (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in und interest with others). E Yes C. CAR's or other deed restrictions or obligations. E Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or lingator against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property. E Yes F. CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made on or Property or improvements made on or to the Property inconsistent with any declaration of restrictures or five (Yes I) If Yes to F., any improvements made on or to the Property without the required approval of an HOA Committee Explanation: See Text Overflow Addendum TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form C Yes C Past, present, pe	n			
E. Pást or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, dra or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, e repaired. Z Yes Explanation: 13. E - Drainage from street drain and all external drains around the house were jetted early 2023 to prevent buildup of water. No buildup reported prior or after regular maintenance. CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE A. Property being a condominium or located in a planned unit development or other common interest subdivision. Z Yes 8. Any Homeowners' Association (HOA) which has any authority over the subject property. Z Yes 9. CARP's or other deed restrictions or obligations with the sevents, walkways, conference rooms, or other areas co-owned in und interest with others). C CARP's or other deed restrictions or obligations separate the sevents of the sevents o	E. Pást or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stroam, dre or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, and water related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, and the house were jetted early 2023 to prevent buildup of water. No buildup reported prior or after regular maintenance. CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE A. Property being a condominium or located in a planned unit development or other common interest subion. Development or other common interest subion. Development or Any Homeowners' Association (HOA) which has any authority over the subject property Development or Any Homeowners' Association or Hotels. Development or other common interest subion. Development or other decent reach co-owned in und interest with others). CCAR's or other deed restrictions or obligations. Per Se. Any pending or proposed dues increases, special assessments, rules changes, insurance availability issue, or litigation against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property. F. CCAR's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made on or Property. (1) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee (2) If Yes to F, any improvements affecting or	D.			
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Jetted early 2023 to prevent buildup of water. No buildup reported prior or after regular maintenance. CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE	maintenance. ONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE A. Property being a condominium or located in a planned unit development or other common interest subdivision. ② Yes B. Any Homeowners' Association (HOA) which has any authority over the subject property. ② Yes C. Any 'common area' (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in und interest with others). ② Yes C. CAR's or other deed restrictions or obligations E. Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or litigation against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property □ Yes F. CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made on or Property □ Yes (1) If Yes to F. any improvements made on or to the Property without the required approval of an HOA Committee requirement □ Yes □ No (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee □ Yes □ No (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee □ Yes □ No Explanation: □ See Text Overflow Addendum ■ TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: A Any other person or entity on title other than Seller(s) signing this form □ Yes □ Leases, options or claims affecting or relating to title or use of the Property □ Yes □ Peatures of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose responsibility for maintenance may have an effect on the subject property □ Yes □ Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property □ Yes □ Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property whether in writing or not allocation,	Evr	planation 13. E - Drainage from street drain and all external drains around the house v	vere	•
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TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: A. Any other person or entity on title other than Seller(s) signing this form	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: A. Any other person or entity on title other than Seller(s) signing this form	Ex			
A. Any other person or entity on title other than Seller(s) signing this form Yes B. Leases, options or claims affecting or relating to title or use of the Property Yes C. Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, not default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Assoc or neighborhood Yes D. Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose tesponsibility for maintenance may have an effect on the subject property Yes E. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject prowhether in writing or not Yes F. Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, interest if groups or any other person or entity Yes G. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration, modifice replacement, improvement, remodel or material repair of the Property Yes H. The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid assessment on the Property tax bill Yes Explanation: ARE YOU (SELLER) AWARE A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighbors, to parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse storage or laparades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air comprese generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmission line	A. Any other person or entity on title other than Seller(s) signing this form				
A. Any other person or entity on title other than Seller(s) signing this form	A. Any other person or entity on title other than Seller(s) signing this form	. TIT	LE. OWNERSHIP. LIENS. AND LEGAL CLAIMS: ARE YOU (SELLER) AW	/ARI	E
 B. Leases, options or claims affecting or relating to title or use of the Property	B. Leases, options or claims affecting or relating to title or use of the Property	Α.	Any other person or entity on title other than Seller(s) signing this form	Yes	_
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whether in writing or not	whether in writing or not		responsibility for maintenance may have an effect on the subject property \Box `	Yes	ļ
F. Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, interest by groups or any other person or entity	F. Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, interest groups or any other person or entity	E.			
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H. The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid assessment on the Property tax bill	H. The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid assessment on the Property tax bill	G.			
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	1		parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air congenerators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmissions.	on li	n

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.

Seller X	ain Mankovits	Yair Markovits	Date 06/05/2023
Seller			Date
	ing below, Buyer acknowledges that Buyer has innaire form.	read, understands and has received a	a copy of this Seller Property

Buyer _____

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EQUAL HOUSING OPPORTUNITY

Date

Buyer



REAL ESTATE TRANSFER DISCLOSURE STATEMENT (CALIFORNIA CIVIL CODE §1102, ET SEQ.) (C.A.R. Form TDS, Revised 12/21)

			RNS THE REAL PROPERTY SITUAT		
			INTY OF San Bernardino		, STATE OF CALIFORNIA,
	SCRIBED AS 779 W Victoria C				.
CO	MPLIANCE WITH § 1102 OF THE (ID BY THE SELLER(S) OR ANY A	CIVIL	OF THE CONDITION OF THE CODE AS OF (DATE) 06/01/202 IT(S) REPRESENTING ANY PRINCETIONS OR WARRANTIES THE PR	3 CIPAL	IT IS NOT A WARRANTY OF ANY (S) IN THIS TRANSACTION, AND
	I. COORD	INA	TION WITH OTHER DISCLOSU	RE F	ORMS
dep	s Real Estate Transfer Disclosure State ending upon the details of the particula dential property).	ement ar rea	t is made pursuant to § 1102 of the Cal estate transaction (for example: spec	ivil Co cial stu	de. Other statutes require disclosures, dy zone and purchase-money liens on
Rep in c	ort/Statement that may include airport a	nnoya	sures and other disclosures required by ances, earthquake, fire, flood, or special re intended to satisfy the disclosure oblig	asses	sment information, have or will be made
	Inspection reports completed pursuant Additional inspection reports or disclosu		e contract of sale or receipt for deposit.		
	No substituted disclosures for this trans		II. SELLER'S INFORMATION		
Buy aut ent	vers may rely on this information in de horizes any agent(s) representing an ity in connection with any actual or a	ecidi ıy prii nticip		rchase e a co	e the subject property. Seller hereby py of this statement to any person or
OF	THE AGENT(S), IF ANY. THIS INF NTRACT BETWEEN THE BUYER A	ORN	ONS MADE BY THE SELLER(S) AN MATION IS A DISCLOSURE AND IS SELLER.	NOT	INTENDED TO BE PART OF ANY
Sel	ler □ <u>is</u> <mark>☑ is not</mark> occupying the	pro	perty.		
	The subject property has the it Range Oven Microwave Dishwasher Trash Compactor Garbage Disposal Washer/Dryer Hookups Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Air Conditioning Evaporator Cooler(s)		Wall/Window Air Conditioning Sprinklers Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) Garage: Attached Not Attached Carport Automatic Garage Door Opener(s) Number Remote Controls Sauna Hot Tub/Spa: Locking Safety Cover		☐ City ☐ Well ☐ Private Utility or Other Addendum Gas Supply: ☐ Utility ☐ Bottled (Tank) Window Screens Window Security Bars ☐ Quick Release Mechanism on Bedroom Windows Water-Conserving Plumbing Fixtures
			Wiring in <u>on East wall of the house</u> Fynthetic Slate Shingles		
Are	there, to the best of your (Seller's) known		dge, any of the above that are not in op		
(*s	ee note on page 2)				
	021, California Association of REALTORS®, Inc S REVISED 12/21 (PAGE 1 OF 3)		Buyer's Initials/ \$	Seller's	Initials YM /

	gn Verified - 4cf9cc70-d758-4cfb-b perty Address: <u>779 W Victoria C</u>		Date	06/01/2023
В.	Are you (Seller) aware of any signific space(s) below.	cant defects/malfunctions in any of	he following? □ Yes/ No. If y	es, check appropriat
	☐ Interior Walls ☐ Ceilings ☐ Floors	\square Exterior Walls \square Insulation \square Roof(s) 🗆 Windows 🗆 Doors 🗆 Found	dation □ Slab(s)
	☐ Driveways ☐ Sidewalks ☐ Walls/Fe	ences 🗆 Electrical Systems 🗆 Plumbii	ng/Sewers/Septics \square Other Struc	tural Components
De	scribe:			
f ar	ny of the above is checked, explain. (At	ttach additional sheets if necessary.):		
 *Ins	stallation of a listed appliance, device, or	r amenity is not a precondition of sale	or transfer of the dwelling. The ca	rbon monoxide device
gara mor of C § 1 med fam Add required	age door opener, or child-resistant poon oxide device standards of Chapter 8 (Chapter 12.5 (commencing with § 1989 15920) of Chapter 5 of Part 10 of Division of Chapter 5 of Part 10 of Chapter 5 of Part 10 of Chapter 6 of Chapter 7 of Chapter 6 of Chapter 7 of Chapte	of barrier may not be in compliance with \$ 13260) of Part 2 (commencing with \$ 13260) of Part 2 20) of Part 3 of Division 13 of, or the sion 104 of, the Health and Safety Condition of the California Building Standary 1, 1994, to be equipped with wath, a single-family residence built on owing plumbing fixtures as a condition of	th the safety standards relating to of Division 12 of, automatic reverpool safety standards of Article ide. Window security bars may index Code. § 1101.4 of the Civil Corer-conserving plumbing fixtures before January 1, 1994, that is	o, respectively, carborsing device standard 2.5 (commencing wince thave quick-releas ode requires all singlafter January 1, 201 altered or improved
	Are you (Seller) aware of any of the follo			
	 Substances, materials, or products formaldehyde, radon gas, lead-has 	ed paint, mold, fuel or chemical storag		
	on the subject property		• • • • • • • • • • • • • • • • • • • •	🗌 Yes 🔽 N
2		common with adjoining landowners, s		
	whose use or responsibility for mail	ntenance may have an effect on the s similar matters that may affect your ir	ubject property	∐ Yes ☑N
	 Any encroachments, easements or Room additions, structural modifications 	ations, or other alterations or repairs m	ade without necessary permits	n⊠ res ⊔
		ations, or other alterations or repairs n		
	6. Fill (compacted or otherwise) on the	e property or any portion thereof		🗆 Yes 🔽 N
		page, sliding, or other soil problems		
	8. Flooding, drainage or grading probl	lems		🗆 Yes 🔽 N
	9. Major damage to the property or an	ny of the structures from fire, earthqua	ke, floods, or landslides	∐ Yes ☑N
	 Any zoning violations, nonconformi Neighborhood noise problems or or 	ng uses, violations of setback requir	ements	⊔ Yes 🔽 N
	12. CC&R's or other deed restrictions of			
	13. Homeowners' Association which ha			
•	14. Any "common area" (facilities such	as pools, tennis courts, walkways, or	other areas co-owned in undivide	ed
	Any notices of abatement or citation			
•	pursuant to § 900 threatening to o agreement pursuant to § 903 threaten for damages pursuant to § 910 or	ller threatening to or affecting this real threatening to or affecting this real or affecting this real property, or claim eatening to or affecting this real property alleging a defect or deficiency rts, walkways, or other areas co-owners.	property, claims for breach of was for breach of an enhanced property, including any lawsuits or in this real property or "commor	varranty otection claims a areas"
	e answer to any of these is yes, explain	·	• •	
	ervice Co. are the HOA for the ctps://www.avmsc.com/	e Arrownead Villa's areas.	CC&RS can be found on the	eir website
c.	13 - Arrowhead Villas Mutua	l Service Co. are the HOA f	or the Arrowhead Villa's	areas. CC&Rs
са	n be found on their website	https://www.avmsc.com/		
	regulations and applicable local star	tector(s) which are approved, listed, and ards.	and installed in accordance with the	ne State Fire Marshal
	The Seller certifies that the property by having the water heater tank(s) be ler certifies that the information here	oraced, anchored, or strapped in place	e in accordance with applicable la	w.
	ler.	in is true and correct to the best of	the Selier's knowledge as of the	ie date signed by ti
Sell	er Yain Mankovits	Yair Markovits	Date 06/05/2023	
Sell	er		Date	
		Daniel de Lettelle	Calle da Latera VM	
פחי	S REVISED 12/21 (PAGE 2 OF 3)	buyer's initials//	Seller's Initials YM/	

Property Address: 779 W Victoria Ct, Lake Arrowhead, CA 92352 Date: 06/01/2023

III. AGENT'S INSPECTION DISCLOSURE

(To be completed only if the Seller is represented by an agent in this transaction.)

THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:

See attached Agent Visual Insp	·	rm)	
 Agent notes no items for disclos 	sure.		
 Agent notes the following items):		
Agent (Broker Representing Seller)		By Wednesday Duncan	
	(Please Print)	(Associate Licensee or Broker Signal Wednesday Duncan	ature)
	IV. AGENT'S INSPI	ECTION DISCLOSURE	
(To be completed	only if the agent who has o	obtained the offer is other than the	e agent above.)
THE UNDERSIGNED, BASED ACCESSIBLE AREAS OF THE		DMPETENT AND DILIGENT VIS E FOLLOWING:	SUAL INSPECTION OF THE
☐ See attached Agent Visual Insp	ection Disclosure (AVID For	rm)	
 Agent notes no items for disclos 	sure.	,	
☐ Agent notes the following items	:		
Agent (Broker Obtaining the Offer)		By	Date
Agent (Broker Obtaining the Oner)	(Please Print)		
V. BUYER(S) AND SELLER(S) PROPERTY AND TO PROVII SELLER(S) WITH RESPECT I/WE ACKNOWLEDGE RECEIP	DE FOR APPROPRIATE I TO ANY ADVICE/INSPE		OR INSPECTIONS OF THE BETWEEN BUYER AND
Seller	Date	Buyer	Date
Seller	Date	Buyer	Date
Agent (Broker Representing Seller)	(Please Print)	By(Associate Licensee or Broker Sign	ature) Date
		By(Associate Licensee or Broker Signa	
§ 1102.3 OF THE CIVIL CODE FOR AT LEAST THREE DAYS	PROVIDES A BUYER WAFTER THE DELIVERY (VITH THE RIGHT TO RESCIND OF THIS DISCLOSURE IF DELI	A PURCHASE CONTRACT VERY OCCURS AFTER THE

SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD. A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE. IF YOU DESIRE LEGAL ADVICE,

CONSULT YOUR ATTORNEY.

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TEXT OVERFLOW ADDENDUM No. 1

(C.A.R. Form TOA, Revised 6/16)

This addendum is given in connection with the property known as	(/
Lake Arrowhead CA 92352	("Property"),
in which	is referred to as ("Sallor")
and <u>Yair Markovits</u>	is referred to as ("Seller").
7. Repairs and Alterations - Explanations -	
7. C - (2022) Replaced dry wall in bottom floor of both rooms facing the pa	atio due to water intrusion.
(2022) replaced facia board on south side above the deck.	
(2022) strengthened, painted and replaced part of the stairs and walk way l	leading from street level to
entry door	
7. D - internal and external painting to repair damage due to winter storm.	·
8. Structural, Systems and Appliances - Explanations -	the floor bakken level door
8. A - water intrusion from top level large window facing deck into the bot	
wall replaced in late 2022, and connection between top deck and house sealer reported during the winter of 2022/23.	ed. No further leaks were
leak in incoming water connection to the water heater fixed in March 2022,	and working properly since
14. Condominiums, Common Interest Developments and Other Subdivisions - Exp	
14. A - Arrowhead Villas Mutual Service Co. is the HOA for all the Arrowhea	
https://www.avmsc.com/	
14. B - Arrowhead Villas Mutual Service Co. in the HOA for all the Arrowhea	ad Villas area -
https://www.avmsc.com/	
14. D - Arrowhead Villas Mutual Service Co. in the HOA for all the Arrowhea	ad Villas area - CC&Rs can be
found on their website https://www.avmsc.com/	
The foregoing terms and conditions are hereby incorporated in and made a part of the paragraph	ph(s) referred to in the document to which
this TOA is attached. The undersigned acknowledge receipt of a copy of this TOA.	
Duran	Data
Buyer	Date
Buyer	Date
Seller Yain Mankovits	Date <u>06/05/2023</u>
Seller	Date
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NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.	· · · · · · · · · · · · · · · · · · ·

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_____Date _____

Reviewed by