

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 12/23)

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.

Seller makes the following disclosures with regard to the real property or manufactured home described as 7036 Drysdale St

			, Assessor's	Parcel No	155-482-014
situ	ated in	Riverside	, County of	Riverside	California ("Property").
		ex, triplex or fourplex. A SPQ is require			
 2. 3. 	Agent(s), if any. I substitute for any part of the contract or other person we qualified to advise Note to Seller, PUI Property and help to Answer based of Something that I have a Think about what I have a Read the question wheth cannot answer Note to Buyer, PUF	inspections or warranties the prince between Buyer and Seller. Unless or with your manager of the Buyer and Seller. Unless or warranties the prince between Buyer and Seller. Unless or with you with or through Broker has non real estate transactions. If Selle RPOSE: To tell the Buyer about known eliminate misunderstandings about the properties of the pr	warranty of any kind by ipal(s) may wish to obt otherwise specified in vot verified information is ror Buyer desires legal on material or significant condition of the Property this time. In any be perceived different may be perceived different may be perceived different may be perceived of the Property today. If you want to disclose or consult a real estate attoon the legal sufficiency bout known material or significant.	y the Seller or an ain. This disclost writing, Broker an provided by Sellet I advice, they should be a selected by a Buyer. The bound of any answers of any answers agnificant items affecting the corney in California of any answers agnificant items affections.	ny agents(s) and is not a sure is not intended to be d any real estate licenseer. A real estate broker is suld consult an attorney. It is value or desirability of the disclosure in response to a of your choosing. A broker or disclosures you provide.
4.	of the Property and h Something that If something is in Sellers can only Seller's disclosu SELLER AWARENE "No." A "yes" answ	nelp to eliminate misunderstandings about the material or significant to you may be material or significant to you may be material or significant to your condisclose what they actually know. Selle res are not a substitute for your own in the self of the self	but the condition of the Pray not be perceived the sancerns and questions in wer may not know about all evestigations, personal judger the question "Are you (and ago the item being a	operty. ame way by the Se vriting (C.A.R. form material or signific gments or commor Seller) aware of" sked about happ	ller. BMI). ant items. 1 sense. by checking either "Yes" or ened or was documented
5.	(whether prepared i pertaining to (i) the easements, encroac Seller	e, disclosures, warranties, maintenance on the past or present, including any present of the Property or a condition or repair of the Property or a chments or boundary disputes affecting many such documents in your poss	orevious transaction, and any improvement on this the Property whether oralession to Buyer.	imates, studies, solution whether or not Solution Property in the particle or in writing and whether the state of the stat	eller acted upon the item), st, now or proposed; or (ii) nether or not provided to the
6.	 A. Within the last 3 (Note to seller: AIDS.) B. An Order from a a copy of the Or C. The release of a D. Whether the Pro (In general, a zo E. Whether the Pro military training 	contractually required or required to an occupant of the years, the death of an occupant of the The manner of death may be a material government health official identifying the der.)	Property upon the Proper I fact to the Buyer, and slane Property as being contamental the Property	hould be disclosed aminated by metha	, except for a death by HIV/ mphetamine. (If yes, attach
© 20	G. Whether the Pro	perty is a condominium or located in a	planned unit developmen	it or other common	interest subdivision
	Q REVISED 12/23 (P.		/	Seller's Initials	/ EQUAL HOUSING

JaLynn Manser | eXp Realty of California Inc. | Generated by Glide A

Pro	perty	Address:		7036 Drysdale St,	Riverside, CA 92503			
	I. J.	Insurance claims affecting Matters affecting title of th Plumbing fixtures on the F	ne Property Property that are non-cor	mpliant plumbing	ixtures as defined by Ci	vil Code § 1101.3	□ Yes 🛚	
	K.	Material facts or defects a lanation, or □ (if checked	affecting the Property not	otherwise disclo	sed to Buyer		🗆 Yes 🛚	No No
7.	A. B. C.	PAIRS AND ALTERATION Any alterations, modificate resulting from Home Warn Any alterations, modification of energy or water efficier Ongoing or recurring main (for example, drain or sew	tions, replacements, impranty claims)	ovements, remod wable energy? / st control service)	deling or material repai	to the Property don	(including th □ Yes ⊠ e for the purp □ Yes ☒	nose No oose No
	E.	(b) If yes to (a), were su Based Paint Renovat	s built before 1978 (if No novations (i.e., sanding, ve (b) blank)	, leave (a) and (b) cutting, demoliti	blank) on) of lead-based pain the Environmental Prot	t surfaces started□ Yes ☒ Nection Agency Lea	☑ Yes □ or lo d-	
	Expl	lanation:						
8.	A.	RUCTURAL, SYSTEMS A Defects in any of the follo (including the presence of chimney, fireplace foundary walls, ceilings, floors or a	owing (including past de f polybutylene pipes), wa ation, crawl space, attic	ater, sewer, waste , soil, grading, dr	een repaired): heating, a disposal or septic syste ainage, retaining walls,	em, sump pumps, winterior or exterior	ctrical, pluml ell, roof, gutt doors, windo	bing ters, ows,
	B. C. D.	The leasing of any of the system, or propane tank(s An alternative septic syste Whether any structure on	following on or serving thes)em or serving the Pro the Property is an Acces	ne Property: solar perty ssory Dwelling Ur	system, water softener : it (ADU)	system, water purifi	er system, al Yes □ □ Yes □ Yes X	larm No No
		 If Yes to D, has the A If Yes to D, are there Janation: 8. B: Solar leasing	separate utilities and me	other governmen eters for the ADU.	t approval	Yes D N	lo lo	
9.	Fina or pr earth	ASTER RELIEF, INSURA ancial relief or assistance, rivate party, by past or pre hquake, fire, other disaster	insurance or settlement sent owners of the Proper, or occurrence or defec	, sought or receiverty, due to any a ct, whether or not	ed, from any federal, st ctual or alleged damage any money received was	to the Property aris actually used to m	agency, ins ing from a flo ake repairs	ood,
		If yes, was federal flood Property	disaster assistance con was conditioned upon uires Buyer to maintai a flood disaster, Buye ed.)	ditioned upon ob maintaining floo n such insuranc r may be require	taining and maintain flo d insurance, Buyer is in e on the Property and d to reimburse the fed	ood insurance on the control of the	ne lo al ne	NC
10.	A.	TER-RELATED AND MOI Water intrusion, whether pipe, slab or roof; standin affecting the Property	past or present, into any g water, drainage, floodi	ng, underground	eal structure on the Propwater, moisture, water-re	elated soil settling o	n any appliai r slippage, o □ Yes 🛚	nce, on or No
	B. C.	Any problem with or infess Rivers, streams, flood of neighborhood	tation of mold, mildew, funnels, underground s	ungus or spores, springs, high wat	past or present, on or affer table, floods, or tide	fecting the Property es, on or affecting	□ Yes 🛭 the Propert □ Yes 💆	No y or
	Expl	lanation:						
11.	A.	S, ANIMALS AND PESTS Past or present pets on or	S: r in the Property				🗆 Yes 🙇	No
		Past or present problems Past or present odors, uri	ne, feces, discoloration,	stains, spots or d	amage in the Property, o	due to any of the ab	ove	
		Past or present treatment If so, when and by whom	or eradication of pests of	or odors, or repair	of damage due to any o	of the above	□ Yes 🛚	
	⊏xbı	lanation:						
							<u></u>	<u>-</u>

SPQ REVISED 12/23 (PAGE 2 OF 4) Buyer's Initials _____/___

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4		_
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EQ	UAL HOUSI	NG

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16.	A. Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighbors, tr parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse storage or la processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment complexes or faci parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air compres generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmission or wildlife					
		Any past or present disputes or issues with a neighbor which might impact the use, development and enjoyment of the Property □ Yes ☑ No				
	Exp	planation:				
17.		OVERNMENTAL: 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				
	В.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit requirements that apply to or could affect the Property				
	C.	Existing or contemplated building or use moratoria that apply to or could affect the Property				
	D.					
	E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities 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				
	G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property 🗆 Yes 🗓 No				
	Н.	Whether the Property is historically designated or falls within an existing or proposed Historic District				
	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				
	Exp	□ Yes No				
10	OT.	HER: ARE YOU (SELLER) AWARE OF				
10.	A.	Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Yes No Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth				
		Whether the Property was originally constructed as a Manufactured or Mobile home				
		disclosed to Buyer □ Yes 🛛 No				
	Exp	planation:				
19.	(! to s	IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional comments in response specific questions answered "yes" above. Refer to line and question number in explanation.				
add ack tha	dend now t a re	epresents that Seller has provided the answers and, if any, explanations and comments on this form and any attached la and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Seller vledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of disclosure eal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Seller some his/her own duty of disclosure.				
Sell	er_	Melissa Loera Date				
Sell	er_	Isaac Loera Date				
		ning below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller Property onnaire form.				
Buy	/er	Date				
		Date				
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