

REAL ESTATE TRANSFER DISCLOSURE STATEMENT (CALIFORNIA CIVIL CODE §1102, ET SEQ.) (C.A.R. Form TDS, Revised 6/23)

$\hfill\Box$ This property is a duplex, triplex or four	plex. A TDS is required for all units	s. This TDS is for all units (or \square only unit(s)).				
		SITUATED IN THE CITY OF Palm Desert				
	COUNTY OFRiv	rerside , STATE OF CALIFORNIA,				
DESCRIBED AS						
COMPLIANCE WITH § 1102 OF THE C KIND BY THE SELLER(S) OR ANY A IS NOT A SUBSTITUTE FOR ANY INS	CIVIL CODE AS OF (DATE) GENT(S) REPRESENTING ANY SPECTIONS OR WARRANTIES	F THE ABOVE DESCRIBED PROPERTY IN 02/29/2024 IT IS NOT A WARRANTY OF ANY PRINCIPAL(S) IN THIS TRANSACTION, AND THE PRINCIPAL(S) MAY WISH TO OBTAIN.				
This Real Estate Transfer Disclosure State	INATION WITH OTHER DISC ement is made pursuant to § 1102 or ar real estate transaction (for examp	CLOSURE FORMS of the Civil Code. Other statutes require disclosures, ble: special study zone and purchase-money liens on				
Report/Statement that may include airport as	nnoyances, earthquake, fire, flood, oi	uired by law, including the Natural Hazard Disclosure r special assessment information, have or will be made ure obligations on this form, where the subject matter is				
Inspection reports completed pursuant tAdditional inspection reports or disclosur		eposit.				
No substituted disclosures for this trans						
	II. SELLER'S INFORMAT					
Buyers may rely on this information in de	eciding whether and on what term y principal(s) in this transaction to	even though this is not a warranty, prospective is to purchase the subject property. Seller hereby provide a copy of this statement to any person or				
THE FOLLOWING ARE REPRESENTATIONS MADE BY THE SELLER(S) AND ARE NOT THE REPRESENTATIONS OF THE AGENT(S), IF ANY. THIS INFORMATION IS A DISCLOSURE AND IS NOT INTENDED TO BE PART OF ANY CONTRACT BETWEEN THE BUYER AND SELLER.						
Seller □ <u>is</u> 🛚 <u>is not</u> occupying the	property.					
A. 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	 Wall/Window Air Conditionin Sprinklers Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) Garage: Attached Not Attached 	□ Child Resistant Barrier □ Pool/Spa Heater: □ Gas □ Solar □ Electric ▼ Water Heater: □ Gas □ Solar □ Electric ▼ Water Supply: □ City □ Well □ Private Utility or Other □ Gas Supply: ▼ Utility □ Bottled (Tank)				
 □ TV Antenna □ Satellite Dish □ Intercom ☑ Central Heating ☑ Central Air Conditioning □ Evaporator Cooler(s) 	 □ Carport ☒ Automatic Garage Door Op ☒ Number Remote Control □ Sauna □ Hot Tub/Spa: □ Locking Safety Cover 	□ Quick Release Mechanism on Bedroom Windows □ Water-Conserving Plumbing Fixtures				
		Fireplace(s) in living room Age: Don't know (approx.)				
	edge, any of the above that are not in	operating condition? X Yes/□ No. If yes, then describe.				
(Attach additional sheets if necessary): Other	r property items: the back patio awnin	g is not in working order.				
(*see note on page 2)		DS				
$@$ 2023, California Association of REALTORS $\! \! \! \! \! \! \! \! \! \! \! \! \! \! \! \! \! \! \!$	Buyer's Initials/	GlM (E)				
TDS REVISED 6/23 (PAGE 1 OF 3)	Ruver'e Initiale /	Seller's Initials /				

Adrienne Markes | Adrienne P Markes | Generated by Glide

Prop	erty Address: 7 Mai	rbella Lane, Palm Desert, CA 92260	Date:02/29/2024
	Are you (Seller) aware of any significant of space(s) below.	defects/malfunctions in any of the following? Yes/	No. If yes, check approp
		erior Walls \square Insulation \square Roof(s) \square Windows \square Doors	
	•	\Box Electrical Systems \Box Plumbing/Sewers/Septics \Box O	ther Structural Components
(Des	cribe:		
If any	of the above is checked, explain. (Attach a	additional sheets if necessary.):	
garag mond of Ch § 119 mech famil Addit requi	ge door opener, or child-resistant pool barrioxide device standards of Chapter 8 (commapter 12.5 (commencing with § 19890) of 5920) of Chapter 5 of Part 10 of Division 10 nanisms in compliance with the 1995 edition by residences built on or before January 1, tionally, on and after January 1, 2014, a sir	nity is not a precondition of sale or transfer of the dwellin ier may not be in compliance with the safety standards nencing with § 13260) of Part 2 of Division 12 of, auton Part 3 of Division 13 of, or the pool safety standards 04 of, the Health and Safety Code. Window security be of the California Building Standards Code. § 1101.4 of 1994, to be equipped with water-conserving plumbing ngle-family residence built on or before January 1, 1995 dumbing fixtures as a condition of final approval. Fixture	relating to, respectively, canatic reversing device stand of Article 2.5 (commencing pars may not have quick-re the Civil Code requires all significant of the g fixtures after January 1, 294, that is altered or improve
C. A	re you (Seller) aware of any of the following: Substances, materials, or products which formaldehyde, radon gas, lead-based pai	h may be an environmental hazard such as, but not lim uint, mold, fuel or chemical storage tanks, and contamina	ated soil or water
3. 4. 5. 6. 7. 8. 9. 10 11 12 14	Features of the property shared in common whose use or responsibility for maintenar Any encroachments, easements or similar Room additions, structural modifications, Room additions, structural modifications, Fill (compacted or otherwise) on the property or any settling from any cause, or slippage, Flooding, drainage or grading problems. Major damage to the property or any of the Neighborhood noise problems or other notes. Neighborhood noise problems or other notes. CC&R's or other deed restrictions or obliging. Homeowners' Association which has any Any "common area" (facilities such as pointerest with others)	non with adjoining landowners, such as walls, fences, ar note may have an effect on the subject property	and driveways, Deperty Yes Depermits Yes De
If the	• • • • • •	ach additional sheets if necessary.): C. 2: We have share	d courtyard walls and comm
		our units are run and or altered.	
	: Silver Sands has an active Homeowners Ass	sociation. nd courtyard are co-owned and overseen by the HOA.	
D. 1.	The Seller certifies that the property, as Code by having operable smoke detector regulations and applicable local standards. The Seller certifies that the property, as o	of the close of escrow, will be in compliance with § 13 r(s) which are approved, listed, and installed in accorda	3113.8 of the Health and S nce with the State Fire Mars
	er certifies <u>, that the,</u> information herein is t	true and correct to the best of the Seller's knowledg	-
Selle Selle	Gaphelle Undresen, Manas	Gabrielle Andresen Date	, 31/aln/a20224
Selle	000000700000440		
_ 0.10			
			DS

III. AGENT'S INSPECTION DISCLOSURE

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

THE UNDERSIGNED, BASED ON PROPERTY AND BASED ON A ACCESSIBLE AREAS OF THE PROPERTY OF THE PROP	REASONABLY COM	IPETENT AND	DILIGENT VISUAL I	NSPECTION OF THE				
			•					
 Agent notes no items for disclosure 	•	,						
☐ Agent notes the following items:								
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		Odrie	i i i i i i i i i i i i i i i i i i i					
Agent (Broker Representing Seller)	Adrienne P Markes	By		Date_2/29/2024				
	(Please Print)		A09584AE icensee or Broker Signature)					
	IV. AGENT'S INSP	ECTION DISCL	Adrienne Markes DSURE					
(To be completed onl	y if the agent who has	obtained the offer	r is other than the agen	it above.)				
THE UNDERSIGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:								
☐ See attached Agent Visual Inspecti	•							
 Agent notes no items for disclosure 	•	,						
Agent notes the following items:								
		D.	Det	_				
Agent (Broker Obtaining the Offer)	(Please Print)	By (Associate Licens	Date see or Broker Signature)	9				
V. BUYER(S) AND SELLER(S) MA PROPERTY AND TO PROVIDE SELLER(S) WITH RESPECT TO I/WE ACKNOWLEDGE RECEIPT OF Seller Gabrille ludres Gabrille	AY WISH TO OBTAIN FOR APPROPRIATE O ANY ADVICE/INSPE OF A COPY OF THIS S	(Associate Licens) PROFESSIONAL PROVISIONS IN ECTIONS/DEFECTORS/DE	see or Broker Signature) ADVICE AND/OR IN A CONTRACT BETW TS.	SPECTIONS OF THE				
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§ 1102.3 OF THE CIVIL CODE PROVIDES A BUYER WITH THE RIGHT TO RESCIND A PURCHASE CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY 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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