

TENANT ESTOPPEL CERTIFICATE

Unit C 1 br + 1 ba Top Unit Above Unit B

(C.A.R. Form TEC, Revised 4/11)

Τe	enant:	Carolyn Reves				
Pr	emises		Arcadia. CA 9100	<u> </u>		
		Unit C		*		
		2				
			ersigned is the Ter	ant of the above premises and make	es the following representations:	
1.	LEAS	SE TERMS:				
	A. (X If checked) A copy of t	he Lease is attache	ed hereto.		
Premiss To whom 1. LE A. B. C. D. E. F. G. H. I. J. K. The The the in	В. [Date of the Lease: June 1	, 2022			
	C. N	Name of the current Landl	ord: Esther Osollo			
	D N	lame of the current Tenar	nt: Carolyn Reyes,	husband and child 9-10 yrs old		
	E. (Current monthly base rent	: \$ 1 840.00	, paid through:		
		Security deposit: \$ 1 700.0		Other de	eposits: \$	
		xpiration date of current				
	H. N	Number and Location of P	arking Spaces: On	e garage space.		
		lumber and Location of S				
	J. V	Vho pays utilities service	s: Water: X Land	lord Tenant; Electric: Landlo	rd X Tenant: Gas: Landlord	X Tenant: Waste Disposal:
To whom the second of the seco				d Tenant; Sewer: Landlord		
		Other:		rd Tenant.		
				Tenant; Refrigerator: La	ndlord XTenant: Washer/Dn	ver: X Landlord Tenant:
				Landlo		,
2				emains in full force and effect and co		between Tenant and Landlord
				nts, addendums, assignments, exte		
	CACC	or the tollowing mount	cations, amenanc	nto, addendamo, addignimento, exter	noiono, unavor preferentiar rigina	y or options to parenase/icase.
	7					
	_					
	There	are no verbal or written	agreements or und	erstandings between Landlord and T	Tenant with respect to the Premis	ses except as set forth above
2				on of the Leased Premises. Tenant h		
J .				ents, alterations, or additions to the		
					Fremises required under the Le	ase have been fully completed
		cordance with the plans a				f. 4b
4.				been fully performed and Landlord		
_				nt of rent or other amounts due from		
J .	rena	nt has not been given	any free rent, p	partial rent, rebates, rent abateme	ents, or rent concessions of a	any kind, except as follows:
c	Topo	nt has not filed and is not	the aubiest of any	filing for hankruntay or reorganization	n under federal hankrunten laure	or similar state laws
				filing for bankruptcy or reorganization		
1.				ult of the performance of any obligati		of committed any breach of the
_			,	ault under the Lease, which has not t		
				remises above unless otherwise sho		
				is duly authorized by Tenant to exec		
10.			•	a loan secured in whole or part by th		
			• •	nd/or (b) a buyer may acquire the Pi	9	the Premises is located, and if
	buyer	completes the purchase,	, buyer will do so in	material reliance on this Estoppel C	ertificate.	
Da	te:					
			Tenant Caro	olyn Reyes		
				.,		
			Total			
			Tenant			
				DocuSigned by:		
			By		Title	
			Esther Osollo	Esther Osollo, Trustee		3/3/2023
2~	ceint ^	cknowledged	Landlard or Ma	nager		-,-,-
		cknowledged	Landiold of Mid	nager DED72F7DBD3414		
)a	te:					
			Ву		Title	

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R L E L B C

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TEC REVISED 4/11 (PAGE 1 OF 1)

TENANT ESTOPPEL CERTIFICATE (TEC PAGE 1 OF 1)



33 El Dorado St

Pinnacle Estate Properties Inc., 18635 Devonshire Street Northridge CA 91324 Phone: 8184888052 Fax: 8184888080
Michael Galieote Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.jwolf.com



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

THIS DISCLOSURE STATEMENT CONCERNS THE REAL PROPERTY SITUATED IN THE CITY OF Arcadia
, COUNTY OF Los Angeles , STATE OF CALIFORNIA
DESCRIBED AS 33 El Dorado Street, Arcadia, CA 91006
THIS STATEMENT IS A DISCLOSURE OF THE CONDITION OF THE ABOVE DESCRIBED PROPERTY IN COMPLIANCE WITH SECTION 1102 OF THE CIVIL CODE AS OF (date) $\frac{3/2/2023}{}$. IT IS NOT A WARRANTY OF ANY KIND BY THE SELLER(S) OR ANY AGENT(S) REPRESENTING ANY PRINCIPAL(S) IN THIS TRANSACTION, AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE PRINCIPAL(S) MAY WISH TO OBTAIN.
I. COORDINATION WITH OTHER DISCLOSURE FORMS
This Real Estate Transfer Disclosure Statement is made pursuant to Section 1102 of the Civil Code. Other statutes require disclosures, depending upon the details of the particular real estate transaction (for example: special study zone and purchase-money liens on residential property). Substituted Disclosures: The following disclosures and other disclosures required by law, including the Natural Hazard Disclosure Report/Statement that may include airport annoyances, earthquake, fire, flood, or special assessment information, have or will be made in connection with this real estate transfer, and are intended to satisfy the disclosure obligations on this form, where the subject matter is the same: Inspection reports completed pursuant to the contract of sale or receipt for deposit. Additional inspection reports or disclosures:
No substituted disclosures for this transfer.
II. SELLER'S INFORMATION The Seller discloses the following information with the knowledge that even though this is not a warranty, prospective Buyers may rely on this information in deciding whether and on what terms to purchase the subject property. Seller hereby authorizes any agent(s) representing any principal(s) in this transaction to provide a copy of this statement to any person or entity in connection with any actual or anticipated sale of the property. 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 is x is not occupying the property.
A. The subject property has the items checked below: *
Range
Are there, to the best of your (Seller's) knowledge, any of the above that are not in operating condition? Yes X No. If yes, then
describe. (Attach additional sheets if necessary):
(*see note on page 2) © 2021, California Association of REALTORS®, Inc. TDS REVISED 12/21 (PAGE 1 OF 3) Buyer's Initials / Seller's Initials / REAL ESTATE TRANSFER DISCLOSURE STATEMENT (TDS PAGE 1 OF 3)

Propert	y Address: 33 El Dorado Street, Arcadia, CA 91006	_{Date} 3/2/2023
	re you (Seller) aware of any significant defects/malfunctions in any of the following? Yes pace(s) below.	No. If yes, check appropriate
	Interior Walls	
_	ribe:	
If any	of the above is checked, explain. (Attach additional sheets if necessary.):	
device, carbon device (common have que Code re	ation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the garage door opener, or child-resistant pool barrier may not be in compliance with the safety a monoxide device standards of Chapter 8 (commencing with Section 13260) of Part 2 of Distandards of Chapter 12.5 (commencing with Section 19890) of Part 3 of Division 13 of, or the encing with Section 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Council Chapter 10 of Division 104 of, the Health and Safety Council Chapter 10 of Division 104 of, the Health and Safety Council Chapter 10 of Division 104 of, the Health and Safety Council Chapter 10 of Division 104 of, the Health and Safety Council Chapter 10 of Division 104 of the California Building Standard requires all single-family residences built on or before January 1, 1994, to be equipped with water	standards relating to, respectively, ivision 12 of, automatic reversing pool safety standards of Article 2.5 ode. Window security bars may not s Code. Section 1101.4 of the Civil r-conserving plumbing fixtures after
or impr	y 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or beforoved is required to be equipped with water-conserving plumbing fixtures as a condition of final of comply with section 1101.4 of the Civil Code.	
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14.	e you (Seller) aware of any of the following: Substances, materials, or products which may be an environmental hazard such as, but not I formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contant on the subject property. Features of the property shared in common with adjoining landowners, such as walls, fences whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements or similar matters that may affect your interest in the subject Room additions, structural modifications, or other alterations or repairs made without necess: Room additions, structural modifications, or other alterations or repairs not in compliance with Fill (compacted or otherwise) on the property or any portion thereof. Any settling from any cause, or slippage, sliding, or other soil problems. Flooding, drainage or grading problems. Major damage to the property or any of the structures from fire, earthquake, floods, or landsli. Any zoning violations, nonconforming uses, violations of "setback" requirements. Neighborhood noise problems or other nuisances. CC&R's or other deed restrictions or obligations. Homeowners' Association which has any authority over the subject property. Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-owners with others). Any notices of abatement or citations against the property. Any lawsuits by or against the Seller threatening to or affecting this real property, claims for breach of a pursuant to Section 910 or 914 threatening to or affecting this real property, claims for breach of to Section 903 threatening to or affecting this real property, including any lawsuits or pursuant to Section 910 or 914 alleging a defect or deficiency in this real property or "comm such	ninated soil or water
	as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	Yes 🗶 No
If the ar	nswer to any of these is yes, explain. (Attach additional sheets if necessary.): 2. common bloc	k walls.
	The Seller certifies that the property, as of the close of escrow, will be in compliance with S Safety Code by having operable smoke detector(s) which are approved, listed, and installed Marshal's regulations and applicable local standards. The Seller certifies that the property, as of the close of escrow, will be in compliance with Safety Code by having the water heater tank(s) braced, anchored, or strapped in place in accordance.	in accordance with the State Fire Section 19211 of the Health and
TDS RF	EVISED 12/21 (PAGE 2 OF 3) Buyer's Initials / Seller's Initial	DS COLUMN COMMENTS

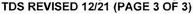
Property Address: 33 El Dorado Street, Arcadia, CA 91006	Г	oate: _3/2/2023
Seller certifies that the information herein is true and correct		
Seller & Esther Osollo, Trustee	Date	3/3/2023
Seller X Esther Osobby Trustee	Date _	3, 3, 2023
Seller	Date	
	PECTION DISCLOSURE represented by an agent in this transaction	on)
THE UNDERSIGNED, BASED ON THE ABOVE INQU PROPERTY AND BASED ON A REASONABLY CO		
ACCESSIBLE AREAS OF THE PROPERTY IN CONJUN		
See attached Agent Visual Inspection Disclosure (AVID For	m)	
Agent notes no items for disclosure.		
Agent notes the following items:		
	D d lou	
	DocuSigned by:	2 /2 /2022
Agent (Broker Representing Seller) Pinnacle Estate Properties	Inc. By Docusigned by:	Date
(Please Print)	(ASSOCIATE 2178 ASSe or Broker Signature	3/2/2023
IV ACENTIC INCE	DECTION DISCHARGE TO THE PROPERTY OF THE PROPE	
(To be completed only if the agent who has	PECTION DISCEDSURE 2 obtained the offer is other than the agen	t above)
THE UNDERSIGNED, BASED ON A REASONABLY C		
ACCESSIBLE AREAS OF THE PROPERTY, STATES TH		INSTECTION OF THE
See attached Agent Visual Inspection Disclosure (AVID Forr		
Agent notes no items for disclosure.	•••	
Agent notes the following items:		
Agent (Broker Obtaining the Offer)	Ву	Date
Agent (Broker Obtaining the Offer)(Please Print)	(Associate Licensee or Broker Signature	
V. BUYER(S) AND SELLER(S) MAY WISH TO OBTAIN		
PROPERTY AND TO PROVIDE FOR APPROPRIATE SELLER(S) WITH RESPECT TO ANY ADVICE/INSP		IWEEN BUTER AND
I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS S		
Selle: XEstlur Osollo, Trustu Daté 3/2023	Buver	Date
FDED72F7DBD3414	buyer	Date
Seller Date	Buyer DocuSigned by:	Date
	Michael Galieste	3/2/2023
Agent (Broker Representing Seller) Pinnacle Estate Properties Inc. (Please Print)	By Docusigned by: vocacif	Date 3/2/2023
(rease rimi)	ADJUNION SALIMANTAGES OF BIOKER SIGNATURE)	3/2/2023
Agent (Broker Obtaining the Offer)	By_F4F73810670A432	Date
(Please Print)	(Associate Licensee or Broker Signature)	
SECTION 1102.3 OF THE CIVIL CODE PROVIDES A	A BUYER WITH THE RIGHT TO RES	SCIND A PURCHASE
CONTRACT FOR AT LEAST THREE DAYS AFTER THE		

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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SELLER PROPERTY QUESTIONNAIRE

Unit C 1 br + 1 ba Top Unit Above Unit B

(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.

Se	Seller makes the following disclosures with regard to the real p			
_		, Assessor'	s Parcel No.	5779-001-009
	situated in <u>Arcadia</u>	, County of	Los Angeles	California ("Property").
1.	I. Disclosure Limitation: The following are represental Agent(s), if any. This disclosure statement is not a substitute for any inspections or warranties the prin part of the contract between Buyer and Seller. Unless or other person working with or through Broker has qualified to advise on real estate transactions. If Seller	warranty of any kind cipal(s) may wish to s otherwise specified i not verified information	by the Seller or any obtain. This disclosur in writing, Broker and on provided by Seller.	agents(s) and is not a re is not intended to be any real estate licensee . A real estate broker is
2.	 Note to Seller, PURPOSE: To tell the Buyer about known Property and help to eliminate misunderstandings about the Answer based on actual knowledge and recollection at Something that you do not consider material or significe. Think about what you would want to know if you were to Read the questions carefully and take your time. If you do not understand how to answer a question question, whether on this form or a TDS, you should cannot answer the questions for you or advise you on the standard property. 	e condition of the Proper this time. ant may be perceived di buying the Property toda n, or what to disclose d consult a real estate	rty. ifferently by a Buyer. ay. or how to make a disa attorney in California of	closure in response to a f your choosing. A broker
3.	 Note to Buyer, PURPOSE: To give you more information of the Property and help to eliminate misunderstandings ab Something that may be material or significant to you m If something is important to you, be sure to put your co Sellers can only disclose what they actually know. Selle Seller's disclosures are not a substitute for your own in 	about known material or out the condition of the lay not be perceived the ncerns and questions in er may not know about a vestigations, personal ju	r significant items affecting Property. Same way by the Seller. Writing (C.A.R. form BM all material or significant addresses or common see	ng the value or desirability II). items. inse.
4.	SELLER AWARENESS: For each statement below, answ "No." A "yes" answer is appropriate no matter how lo unless otherwise specified. Explain any "Yes" answers in 19.	ong ago the item being	g asked about happen	ned or was documented
5.	DOCUMENTS:		ARE YOU	(SELLER) AWARE OF
	Reports, inspections, disclosures, warranties, maintenand other documents (whether prepared in the past or present, Seller acted upon the item), pertaining to (i) the condition Property in the past, now or proposed; or (ii) easements, er affecting the Property whether oral or in writing and whether Note: If yes, provide any such documents in your posse Explanation:	including any previous t or repair of the Propert acroachments or boundar or or not provided to the S	transaction and whether by or any improvement o ary disputes	or not on this
	¥			
6.	 STATUTORILY OR CONTRACTUALLY REQUIRED OR R A. Within the last 3 years, the death of an occupant of the (Note to seller: The manner of death may be a material a death by HIV/AIDS.) 	Property upon the Prop	erty	
	B. An Order from a government health official identifying the			
	methamphetamine. (If yes, attach a copy of the Order.)			Yes X No
	 C. The release of an illegal controlled substance on or ber D. Whether the Property is located in or adjacent to an "inc 			
	(In general, a zone or district allowing manufacturing, or			Yes X No
	E. Whether the Property is affected by a nuisance created			Yes X No
	F. Whether the Property is located within 1 mile of a forme			
	(In general, an area once used for military training purp munitions.)			Yes X No
	G. Whether the Property is a condominium or located in a			□ Vaa 🔽 Na
	common interest subdivision H. Insurance claims affecting the Property within the past			
			Seller's Initials X	
	SELLER PROPERTY QUE	STIONNAIRE (SPQ I	PAGE 1 OF 4)	OPPORTUNITY.
	nnacle Estate Properties Inc., 18635 Devonshire Street Northridge CA 91324 ichael Galicote Produced with Lone Wolf Transactions (zipForm Ed		e: 8184888052 Fax: 81848 0, Dallas, TX 75201 www wolf con	

Unit C 1 br + 1 ba Top Unit Above Unit B

Pro	erty Address: <u>33 El Dorado Street, Arcadia, CA</u> 91006	
	I. Matters affecting title of the Property J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3 K. Material facts or defects affecting the Property not otherwise disclosed to Buyer Explanation, or (if checked) see attached;	Yes X No Yes X No Yes X No
7.	A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims)	Yes X No Yes No Yes No Yes No
	Based Paint Renovation Rule Yes X No Explanation: B. weekly gardener.	
8.	ARE YOU (SELLER) A A. Defects in any of the following (including past defects that have been repaired): heating, air conditioning, electrical, plumbing (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, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances	Yes No
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, insurer or private party, by past or present owners of the Property, due to any actual or alleged damage of the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to make repairs flyes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property fit the assistance was conditioned upon maintaining flood insurance, Buyer is informed that federal law, 42 USC 5154a requires buyer to maintain such insurance on the Property and if it is not, and the Property is damaged by a flood disaster, Buyer may be required to reimburse the federal government for the disaster relief provided.)	
10.	WATER-RELATED AND MOLD ISSUES: A. Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or in any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property	Yes X No Yes X No
11.	PETS, ANIMALS AND PESTS: ARE YOU (SELLER) A	Yes X No Yes X No
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER) A	WARE OF Yes X No
SPG	REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials ** EO + /	企

Pro	pert	y Address: <u>33 El Dorado Street, Arcadia, CA 91006</u>				
		Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any purpose, including but not limited to, using or maintaining roads, driveways or other forms of ingress or				
		egress or other travel or drainage	. [Yes	X	No
	C.	Use of any neighboring property by you	. $ extstyle ag{}$	Yes	X	No
		planation:		,		
13	IA	NDSCAPING, POOL AND SPA: ARE YOU (SELLE	R) A	WAI	?F ()F
	Α.					
		Operational sprinklers on the Property	Y	Yes		No
		(1) If yes, are they x automatic or manually operated.				
		(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system		Yes	· Y	No
	C	A pool heater on the Property				No
	٠.	If yes, is it operational?	_	Yes		No
	D	A spa heater on the Property	_	Yes		
	υ.	If yes, is it operational?		Yes		No
	F	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall,		103	· U	140
		pond, stream, drainage or other water-related decor including any ancillary equipment, including pumps,				
			V	Voc		NIO
		filters, heaters and cleaning systems, even if repaired	X	res		INO
	Ext	planation: E. sprinkler heads repair as needed.				
14.	СО	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLE	D\ A	۱۸/۸ ۵)E (\E
	Α.	Property being a condominium or located in a planned unit development or other common interest subdivision		Yes		
		Any Homeowners' Association (HOA) which has any authority over the subject property		Yes	₩ ₩	No
		Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas	. Ш			
	٥.	co-owned in undivided interest with others)		Yes		No
	n	CC&R's or other deed restrictions or obligations	H	Voc		No
	E.	-		165	X	NO
	⊏.					
		or litigation by or against or fines or violations issued by a Homeowner Association or Architectural		\/		
	_	Committee affecting the Property		Yes	X	NO
	г.	CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over		.,		
		improvements made on or to the Property		Yes	X	NO
		(1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of				
		restrictions or HOA Committee requirement				
		(2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA				
		Committee				
	Exp	planation:				
15.		LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLE				
		Any other person or entity on title other than Seller(s) signing this form				
	B.	Leases, options or claims affecting or relating to title or use of the Property		Yes	X	Νo
	C.	Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics'				
		liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the				
		Property, Homeowner Association or neighborhood		Yes	X	No
	D.	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,				
		whose use or responsibility for maintenance may have an effect on the subject property	. X	Yes		No
	E.	Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the				
		subject property, whether in writing or not		Yes	X	No
	F.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable				
		organizations, interest based groups or any other person or entity.		Yes	Y	Nο
	G.	Any PACE lien (such as HERO 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		Yes	V	Nο
	н	The cost of any alteration, modification, replacement, improvement, remodel or material repair of		100		140
	• • •	the Property being paid by an assessment on the Property tax bill		Voc		No
	Evn	lanation: D. block wall shared.	Ш	163		NO
	L	ianation. D. block wall shared.				_
16.		GHBORS/NEIGHBORHOOD: ARE YOU (SELLEI	₹) A\	WAR	ΕŌ	F
	A.	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	X	No
SPC) PE	FQ+			1	\
OF C	* I\L	VISED 6/22 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials x	_		Ŀ	13

	В.	Any past or present disputes or issues with a neighbor which might impact the use, development are enjoyment of the Property				Yes	X
		unation.					
17.	GOV	/ERNMENTAL: ARE Y	OU (S	ELLE	R) A	WAR	E OF
	Α.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or gener			_		
		that applies to or could affect the Property				Yes	X
	B.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retro					
		requirements that apply to or could affect the Property			X	Yes	
	C.	Existing or contemplated building or use moratoria that apply to or could affect the Property			. 🔲	Yes	X N
		Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that ap					
		could affect the Property				Yes	X
	E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities suc	h as				
		schools, parks, roadways and traffic signals				Yes	X
	F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other	her				
		vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii)					
		flammable materials be removed				Yes	XN
		Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property				Yes	X
		Whether the Property is historically designated or falls within an existing or proposed Historic Distric				Yes	YN
		Any water surcharges or penalties being imposed by a public or private water supplier, agency or ut			٠ ـــ		
		restrictions or prohibitions on wells or other ground water supplies				Yes	Y N
		Any differences between the name of the city in the postal/mailing address and the city which has ju				. 00	
		over the property				Voc	N N
		anation: B. The buyer to investigate any local, county or state requirements pertaining to any					
		irements as stated in this paragraph. Husband scheduled maintenance on the property unti					
		act property management company for any maintenance performed.	n ms p	assiii	<u>q</u> . c	uyer	ιο
	OTH		OII (SI	FILE	2\ Δ1	NAR	FOF
ο.		Any occupant of the Property smoking or vaping any substance on or in the Property, whether past	•		,		
		Any occupant of the Property smoking of vaping any substance on or in the Property, whether past Any use of the Property for, or any alterations, modifications, improvements, remodeling or material			. Ц	165	X
						Voo	N N
		to the Property due to, cannabis cultivation or growth			Ш	165	X
		Any past or present known material facts or other significant items affecting the value or desirability				V	N N
		Property not otherwise disclosed to Buyer		•••••		res	X
	Expi	anation:					
9.		F CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation sponse to specific questions answered "yes" above. Refer to line and question number in explanation		additi	onal	con	men
		presents that Seller has provided the answers and, if any, explanations and comments on			ــــــــــــــــــــــــــــــــــــــ		
dd cki	enda nowle a rea	and that such information is true and correct to the best of Seller's knowledge as of the dedges (i) Seller's obligation to disclose information requested by this form is independent for all estate licensee may have in this transaction; and (ii) nothing that any such real estate licenseller from his/her own duty of disclosure. —DocuSigned by:	ate sig rom ar nsee d	ined b ny dut loes o	y Sof y of r sa	eller. disc	Selle losur
lie	er 🗶	Esther Osollo, Trustue Esther Osollo. Trustee	Date _	3/3/	202	3	
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elle elle y :	er sign pert	ing below, Buyer acknowledges that Buyer has read, understands and has receive Questionnaire form.	Date _	сору	of t	this	Selle
elie ell ell	er sign pert	ing below, Buyer acknowledges that Buyer has read, understands and has receiv y Questionnaire form.	Date _ red a	сору	of t	this	Selle

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