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

Unit B 1 br + 1 ba Bottom Unit

Norma Salvador Tenant: Premises: 33 El Dorado Street . Arcadia . CA 91006 Unit B To whom it may concern: The undersigned is the Tenant of the above premises and makes the following representations: 1. LEASE TERMS: A. (| If checked) A copy of the Lease is attached hereto. B. Date of the Lease: November 1, 2011 C. Name of the current Landlord: Esther Osollo Name of the current Tenant: Norma Salvador D . paid through: E. Current monthly base rent: \$ 1,177.00 F. Security deposit: \$ 800.00 Other deposits: \$ G. Expiration date of current term: H. Number and Location of Parking Spaces: One space, left side double garage. I. Number and Location of Storage Spaces: One storage inside garage. J. Who pays utilities services: Water: X Landlord Tenant; Electric: Landlord Tenant; Gas: Landlord Tenant; Waste Disposal: X Landlord Tenant; Gardener: X Landlord Tenant; Sewer: Landlord Tenant; Other: Landlord Tenant.

K. Who owns appliances: Stove: X Landlord Tenant; Refrigerator: Landlord X Tenant; Washer/Dryer: X Landlord Tenant; Microwave: Landlord X Tenant; Other: Landlord Tenant. The Tenant represents that the original Lease remains in full force and effect and constitutes the entire agreement between Tenant and Landlord, except for the following modifications, amendments, addendums, assignments, extensions, and/or preferential rights or options to purchase/lease: There are no verbal or written agreements or understandings between Landlord and Tenant with respect to the Premises, except as set forth above. Tenant is the actual occupant and is in possession of the Leased Premises. Tenant has not assigned, transferred or hypothecated its interest under the Lease. Any construction, build-out, improvements, alterations, or additions to the Premises required under the Lease have been fully completed in accordance with the plans and specifications described in the Lease. All obligations of Landlord under the Lease have been fully performed and Landlord is not in default under any term of the Lease. Tenant has no defenses, off-sets or counterclaims to the payment of rent or other amounts due from Tenant to Landlord under the Lease. Tenant has not been given any free rent, partial rent, rebates, rent abatements, or rent concessions of any kind, except as follows: 6. Tenant has not filed and is not the subject of any filing for bankruptcy or reorganization under federal bankruptcy laws or similar state laws. Tenant represents that Tenant: (a) is not in default of the performance of any obligations under the Lease; (b) has not committed any breach of the Lease; and (c) has not received any notice of default under the Lease, which has not been cured. The correct address for notices to Tenant is the Premises above unless otherwise shown below. The person signing below represents that he/she is duly authorized by Tenant to execute this Statement in Tenant's behalf. 10. Tenant understands that: (a) a lender may make a loan secured in whole or part by the Premises, and that if Lender does so, Lender's action will be in material reliance on this Estoppel Certificate; and/or (b) a buyer may acquire the Premises or the building in which the Premises is located, and if buyer completes the purchase, buyer will do so in material reliance on this Estoppel Certificate. Date: _ Tenant Norma Salvador Tenant DocuSigned by Ву Title Estlur Osollo. 3/3/2023 Esther Osollo Landlord or ManagerDED72F7DBD3414. Receipt Acknowledged Date: Bv Title

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R L E L S C

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TEC REVISED 4/11 (PAGE 1 OF 1)

TENANT ESTOPPEL CERTIFICATE (TEC PAGE 1 OF 1)

EQUAL HOUSING



REAL ESTATE TRANSFER DISCLOSURE STATEMENT (CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

(C.A.R. Form TDS, Revised 12/21)

	NCERNS THE REAL PROPERTY SIT	
	COUNTY OF Los Angeles	
DESCRIBED AS	33 El Dorado Street, Arcadia, C	
WITH SECTION 1102 OF THE CIVIL (KIND BY THE SELLER(S) OR ANY A	CODE AS OF (date) 3/2/2023	ESCRIBED PROPERTY IN COMPLIANCE IT IS NOT A WARRANTY OF ANY CIPAL(S) IN THIS TRANSACTION, AND INCIPAL(S) MAY WISH TO OBTAIN.
I. COOF	RDINATION WITH OTHER DISCLOSUR	E FORMS
This Real Estate Transfer Disclosure Staten depending upon the details of the particular residential property). Substituted Disclosures: The following di Report/Statement that may include airport ain connection with this real estate transfer matter is the same:	nent is made pursuant to Section 1102 of the ar real estate transaction (for example: special sclosures and other disclosures required by nnoyances, earthquake, fire, flood, or special r, and are intended to satisfy the disclosure to the contract of sale or receipt for deposit.	Civil Code. Other statutes require disclosures, cial study zone and purchase-money liens on law, including the Natural Hazard Disclosure assessment information, have or will be made to obligations on this form, where the subject
No substituted disclosures for this trans		
Buyers may rely on this information in d authorizes any agent(s) representing any entity in connection with any actual or a	eciding whether and on what terms to pure principal(s) in this transaction to provide	hough this is not a warranty, prospective urchase the subject property. Seller hereby a copy of this statement to any person or SELLER(S) AND ARE NOT THE
REPRESENTATIONS OF THE AGE	NT(S), IF ANY. THIS INFORMATION NTRACT BETWEEN THE BUYER AND	N IS A DISCLOSURE AND IS NOT
A. The subject property has the items	checked below: *	
X Range X Oven Microwave Dishwasher Trash Compactor Garbage Disposal Washer/Dryer Hookups common Rain Gutters Burglar Alarms X Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Air Conditioning Evaporator Cooler(s) Exhaust Fan(s) in kitchen Microward Mic	Wall/Window Air Conditioning X Sprinklers common area X Public Sewer System Septic Tank Sump Pump Water Softener X Patio/Decking Built-in Barbecue Gazebo Security Gate(s) X Garage: Attached Carport Automatic Garage Door Opener(s) Number Remote Controls Sauna Hot Tub/Spa: Locking Safety Cover 220 Volt Wiring in n/a Dec. composition Infa Infa	Pool:
Gas Starter Roof(s): Tyl	pe: composition	Age: 25 yrs (approx.)
		erating condition? Yes No. If yes, then
(*see note on page 2)		
© 2021, California Association of REALTORS®, Inc. TDS REVISED 12/21 (PAGE 1 OF 3) REAL ESTATE TR	Buyer's Initials/ ANSFER DISCLOSURE STATEMENT (Seller's Initials EDT Space 1 OF 3)
NEAL LOIAIL III	THE LITER PROPERTY OF A PENELTY I	. DO . AGE I OI O

Property Address: 33 El Dorado Street, Arcadia, CA 91006	Date: 3/ 2/ 2023
B. Are you (Seller) aware of any significant defects/malfunctions in any of the following? Yes space(s) below.	No. If yes, check appropriate
☐ Interior Walls ☐ Ceilings ☐ Floors ☐ Exterior Walls ☐ Insulation ☐ Roof(s) ☐ Windows ☐ Driveways ☐ Sidewalks ☐ Walls/Fences ☐ Electrical Systems ☐ Plumbing/Sewers/Septics	
(Describe:	
If any of the selection is also also is a factor of the selection of the s	
If any of the above is checked, explain. (Attach additional sheets if necessary.):	
*Installation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the device, garage door opener, or child-resistant pool barrier may not be in compliance with the safety carbon monoxide device standards of Chapter 8 (commencing with Section 13260) of Part 2 of D device standards of Chapter 12.5 (commencing with Section 19890) of Part 3 of Division 13 of, or the (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Cohave quick-release mechanisms in compliance with the 1995 edition of the California Building Standards Code requires all single-family residences built on or before January 1, 1994, to be equipped with wate January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before improved is required to be equipped with water-conserving plumbing fixtures as a condition of final may not comply with section 1101.4 of the Civil Code.	standards relating to, respectively, livision 12 of, automatic reversing pool safety standards of Article 2.5 ode. Window security bars may not as Code. Section 1101.4 of the Civil r-conserving plumbing fixtures after an January 1, 1994, that is altered
C. Are you (Seller) aware of any of the following:	
 Substances, materials, or products which may be an environmental hazard such as, but not life formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contain 	ninated soil or water
on the subject property	
2. 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 3. Any encroachments, easements or similar matters that may affect your interest in the subject	
 Any encloacriments, easements of similar matters that may affect your interest in the subject Room additions, structural modifications, or other alterations or repairs made without necessary 	
5. Room additions, structural modifications, or other alterations or repairs not in compliance with	
6. Fill (compacted or otherwise) on the property or any portion thereof	
7. Any settling from any cause, or slippage, sliding, or other soil problems	
8. Flooding, drainage or grading problems	
9. Major damage to the property or any of the structures from fire, earthquake, floods, or landslike	
10. Any zoning violations, nonconforming uses, violations of "setback" requirements	
11. Neighborhood noise problems or other nuisances	
12. CC&R's or other deed restrictions or obligations	
13. Homeowners' Association which has any authority over the subject property	
14. Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-owned	
interest with others)	Yes X No
15. Any notices of abatement or citations against the property	
16. Any lawsuits by or against the Seller threatening to or affecting this real property, claims for dar	
pursuant to Section 910 or 914 threatening to or affecting this real property, claims for breach of	
to Section 900 threatening to or affecting this real property, or claims for breach of an enhanced p	
pursuant 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 as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	Yes 🗷 No
If the answer to any of these is yes, explain. (Attach additional sheets if necessary.): 2. common block	
in the answer to any or these is yes, explain. (Attach additional sheets in necessary.).	(Wallo,
D. 1. The Seller certifies that the property, as of the close of escrow, will be in compliance with S	Section 13113.8 of the Health and
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 acc	
	CDS ᡨ
TDS REVISED 12/21 (PAGE 2 OF 3) Buyer's Initials / Seller's Initial	EQT, COLAL HOLISMS OPPOSITUATE

Property Address: 33 El Dorado Street, Arcadia, C.	A 91006			Date:3/2/2023
Seller certifies that the information herein is	true and correct to	the best of the Seller's knowled	lge as	of the date signed by the
Seller.				3/3/2023
Seller X Estlur Osollo, Trustu			Date _	
Seller Esther Psollo 44 Trustee			Date	
		TION DISCLOSURE		
(To be completed only	if the Seller is repre	esented by an agent in this tra	nsacti	on.)
THE UNDERSIGNED, BASED ON THE PROPERTY AND BASED ON A REA ACCESSIBLE AREAS OF THE PROPER	SONABLY COMPE	ETENT AND DILIGENT VIS	UAL	INSPECTION OF THE
See attached Agent Visual Inspection DiscAgent notes no items for disclosure.	closure (AVID Form)			
Agent notes the following items:				
		DocuSigned by:		
		Michael Galicote		Date 3/2/2023
Agent (Broker Representing Seller) Pinnacle	state Properties Inc. ase Print)	By -DecuSigned-by: ADSCHOOL DECEMBER OF Broker	Signatur	
(116	ase r mily	Apparation to the part of the province	Oignatai	a)/2/2023
IV.	AGENT'S INSPECT	TION DISCLOSURE		
(To be completed only if the	agent who has obta	ained the offer is other than the	ager	nt above.)
THE UNDERSIGNED, BASED ON A RE	EASONABLY COM	PETENT AND DILIGENT VIS	SUAL	INSPECTION OF THE
ACCESSIBLE AREAS OF THE PROPER				
Agent notes no items for disclosure. Agent notes the following items:				
Agent (Broker Obtaining the Offer)	9:0	By	0: .	Date
(Plea	ase Print)	(Associate Licensee or Broker	Signatur	e)
V. BUYER(S) AND SELLER(S) MAY WE ACKNOWLEDGE RECEIPT OF A C	R APPROPRIATE IF ADVICE/INSPECT OPY OF THIS STA	PROVISIONS IN A CONTRA IONS/DEFECTS.		
FDED72F7DBD3414				
Seller	Date E	Buyer DocuSigned by:		Date
	state Properties Inc.	Millian Galilote By Docusigned by:		Date ³ /2/2023
(Plea	se Print)	AD3A\$\$819414ensee or Broker S	gnature	3/2/2023
Agent (Broker Obtaining the Offer)	se Print)	(Associate Licensee or Broker S	ana*	Date
(Plea	se rilliu	(Associate Licensee or Broker S	gnature)	
SECTION 1102.3 OF THE CIVIL CODE CONTRACT FOR AT LEAST THREE DA AFTER THE SIGNING OF AN OFFER T	YS AFTER THE DE	ELIVERY OF THIS DISCLOS	JRE I	F DELIVERY OCCURS

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

(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	ller m	akes the following disclosures w				home describ Parcel No.		El Dorado Sti 5779-001-009	
situ	uated	in Arca			ty of	Los Angele		California ("P	
1.		closure Limitation: The follow							
•		ent(s), if any. This disclosure							
		stitute for any inspections of							
		t of the contract between Buy							
		other person working with or							
		lified to advise on real estate t							
2.		e to Seller, PURPOSE: To tell							
۷.		perty and help to eliminate misur					ng the vale	ac or acsirab	mity of the
	-10				the Property	<i>/</i> .			
	•	Answer based on actual knowle			:				
	•	Something that you do not cons					uyer.		
	•	Think about what you would war		buying the Pr	operty today				
	•	Read the questions carefully and							
	•	If you do not understand how							
		question, whether on this form							. A broker
		cannot answer the questions for							
3.		e to Buyer, PURPOSE: To give					<u>is</u> affecting	the value or	desirability
	of th	ne Property and help to eliminate	misunderstandings ab	out the condi	tion of the Pr	roperty.			
	•	Something that may be material	or significant to you m	ay not be per	ceived the sa	ame way by th	ne Seller.		
	•	If something is important to you,	be sure to put your co	ncerns and q	uestions in v	vriting (C.A.R.	form BMI).		
	•	Sellers can only disclose what the							
	•	Seller's disclosures are not a sul							
4.	SEL	LER AWARENESS: For each s							er "Yes" or
•		" A "yes" answer is appropri							
		ess otherwise specified. Explain							
	19.	233 Other Wise Specifica. Explain	Tarry 103 arrawers in	r the space p	ovided or at	tacii additiona	ii comment	s and check p	aragrapii
5.		CUMENTS:				٨	DE VOIL	SELLER) AW	ADE OE
J.							•	,	ARE OF
		orts, inspections, disclosures, v							
		er documents (whether prepared							
	Sell	er acted upon the item), pertaini	ng to (i) the condition	or repair of t	he Property	or any improv	vement on	this	
	Pro	perty in the past, now or proposed	d; or (ii) easements, er	ncroachments	or boundary	y disputes			
	affe	cting the Property whether oral or	in writing and whether	r or not provid	ded to the Se	eller		\ \ Y	es X No
		e: If yes, provide any such doc							
		lanation:							
	2								
c	ST/	TUTORILY OR CONTRACTUAL	I V DECLIDED OD D	ELATED:			DE VOIL (S	SELLER) AWA	ADE OE
ο.					n the Drane	A	KE 100 (S		ac M No
	A.	Within the last 3 years, the death	or an occupant of the	Property upo	n the Propei	пу		Y	es X No
		(Note to seller: The manner of de	eath may be a material	I fact to the b	uyer, and sho	ould be disclos	sed, except	tor	
		a death by HIV/AIDS.)							
	В.	An Order from a government hea							
		methamphetamine. (If yes, attac	h a copy of the Order.)					Y	es 🗶 No
	C.	The release of an illegal controlle							es 🗶 No
	D.	Whether the Property is located	in or adjacent to an "in-	dustrial use" :	one			HY	es Y No
		(In general, a zone or district allo							00 📈
	E.	Whether the Property is affected							on M No
							••••••		es X No
	F.	Whether the Property is located							
		(In general, an area once used for	or military training purp	oses that ma	y contain po	tentially explos	sive		
		munitions.)						Y	es 🗶 No
	G.	Whether the Property is a condo	minium or located in a	planned unit	developmen	t or other			
		common interest subdivision						Y	es X No
	H.	Insurance claims affecting the Pr	operty within the past	5 years				☐ Y	es X No
	•		oporty want the past	- ,			DS		
		lifornia Association of REALTORS®, Inc.					rat	_	
SPO	2 RE	VISED 6/22 (PAGE 1 OF 4)	Buyer's Initials	1		Seller's Initials	X EV	1	1=1
		CELLE	D DDODEDTY OUE	STIONNAL	DE (SDO D			_	COURL HOUSING
	,	DELLE Pranerties Inc. 18635 Devanshire Street No.	R PROPERTY QUE	STIONNAI		AGE 1 OF 4			l Dorado St
unna					Phone: \$	(1×3¥¥¥II57	FUA. 61010000	vn 33 F	LIMPAGO ST

Pro	pperty Address: 33 El Dorado Street, Arcadia, CA 91006	
	 J. Matters affecting title of the Property J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101. 	Yes X No
	K. Material facts or defects affecting the Property not otherwise disclosed to Buyer	Yes X No
	Explanation, or (if checked) see attached;	
7.		LLER) AWARE OF
	A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims)	
	B. Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property	Tes X No
	done for the purpose of energy or water efficiency improvement or renewable energy?	
	(for example, drain or sewer clean-out, tree or pest control service)	
	D. Any part of the Property being painted within the past 12 monthsE. 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 lead-based paint surfaces started of completed (if No, leave (b) blank) ☐ Yes 📈 No	r
	(b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-	
	Based Paint Renovation Rule	
	Explanation: C. weekly gardener.	
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SEL	LER) AWARE OF
-	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	Y Yes No
	B. The leasing of any of the following on or serving the Property: solar system, water softener system, water	📈 100 🗀 110
	purifier system, alarm system, or propane tank(s)	Yes X No
	C. An alternative septic system on or serving the Property	Yes X No
	Explanation. Pt. added the bewel dean odds.	
	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 to 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	
	If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property	;
	(NOTE: If 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.)	
	Explanation:	
10.		LER) AWARE OF
	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 🗶 No
	B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Proper	
	C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood	Yes 🗶 No
	Explanation:	Tes 🗶 No
11.	PETS, ANIMALS AND PESTS: ARE YOU (SEL	LER) AWARE OF
	A. Past or present pets on or in the Property	Yes X No
	 B. Past or present problems with livestock, wildlife, insects or pests on or in the Property C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to 	Yes 🗶 No
	any of the above	Yes 🔀 No
	D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the	
	above	Yes X No
	If so, when and by whomExplanation:	
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: A. Surveys, easements, encroachments or boundary disputes	LER) AWARE OF Yes X No
	(🗌 162 🔀 140
SPC	REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials X	
J1 4	SELL ED DODEDTY OLIESTIONNAIDE (SDO DAGE 2 OF 4)	CDUAL HOUSING SPECIFICATY

Pro	pert	y Address: 33 El Dorado Street, Arcadia, CA 91006				
	B.	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	Y	No
	_	Use of any neighboring property by you		Yes		
		planation:		165	X	NO
	_^	ordination.				
13.		NDSCAPING, POOL AND SPA: ARE YOU (SELLE				
	A.	Diseases or infestations affecting trees, plants or vegetation on or near the Property		Yes	X	No
	B.	Operational sprinklers on the Property	X	Yes	П	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
	С	A pool heater on the Property		Yes		
	Ο.	If yes, is it operational?		Yes		No
	D.	A spa heater on the Property		Yes		
		If yes, is it operational?		Yes		No
	E.	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall,				
		pond, stream, drainage or other water-related decor including any ancillary equipment, including pumps,				
		filters, heaters and cleaning systems, even if repaired	Y	Yes		No
	Fyr	planation, D. anvinklar hands vancius a mandad		. 00		
	_^	Diamation. B. sprinkler neads repair as needed.				
14.	СО	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)				_
		ARE YOU (SELLE				
	Α.	Property being a condominium or located in a planned unit development or other common interest subdivision	. 🔲	Yes	X	No
		Any Homeowners' Association (HOA) which has any authority over the subject property				
		Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas				
		co-owned in undivided interest with others)		Vac		No
	_	Co-owned in undivided interest with others)	ъ	165		NO
		CC&R's or other deed restrictions or obligations		res	X	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 the Property		Yes	X	No
	F.	CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over				
	• •	improvements made on or to the Property		Voc		No
				165	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				
	Ехр	planation:				
	_				_	
15	TIT	LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLEI	2\ Δ\	NΔR	FΩ	F
	Α.	Any other person or entity on title other than Seller(s) signing this form	Н	res	X	INO
	В.	Leases, options or claims affecting or relating to title or use of the Property		Yes	X	No
	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	Y	No
	n	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,				
	υ.			\/		
	_	whose use or responsibility for maintenance may have an effect on the subject property	. X	res		Νo
	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	No
	C	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an		. 00		
	G.			\/		N
		alteration, modification, replacement, improvement, remodel or material repair of the Property		Yes	X	NO
	H.	The cost of any alteration, modification, replacement, improvement, remodel or material repair of				
		the Property being paid by an assessment on the Property tax bill		Yes	X	No
	Ехр	lanation: D. block wall shared.				
40	NEL	GHBORS/NEIGHBORHOOD: ARE YOU (SELLEF) A1	A/A D		_
			() A	VAR		г
	А.	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	V	No
		1 C/0 1		103		. 40
SPQ	RE	VISED 6/22 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials x			1	/
					L	
		SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 3 OF 4)			EQUAL H	TUNEY

	Any past or present disputes or issues with a neighbor which might impact the use, development a				
Ev	enjoyment of the Propertyblanation:		Y	es	X [
CX	nanation				
GC	VERNMENTAL: ARE \	YOU (SELLE	D\ A\A/.	A DE	- 0
	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or gene		K) AVV	AND	. 01
	that applies to or could affect the Property		Y	es	X I
B.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retro				
	requirements that apply to or could affect the Property		. X Y	es	
C.	Existing or contemplated building or use moratoria that apply to or could affect the Property		. TY	es	X 1
D.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that appear the Property		_ Y	es	X
E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities suc		_		
	schools, parks, roadways and traffic signals		Y	es	X
F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or ot vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) flammable materials be removed) that		a a	.
G	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property		$H \downarrow$	25	ð ¦
	Whether the Property is historically designated or falls within an existing or proposed Historic Distriction				
i.	Any water surcharges or penalties being imposed by a public or private water supplier, agency or u		. 📙 ''	င္ခ	^
	restrictions or prohibitions on wells or other ground water supplies		\Box \lor	ا ود	V I
.1	Any differences between the name of the city in the postal/mailing address and the city which has ju			5 3 [<u> </u>
٠.	over the property		☐ Ye	ا ود	V
Fyr	planation: B. The buyer to investigate any local, county or state requirements pertaining to any				^ '
	uirements as stated in this paragraph. Husband scheduled maintenance on the property unt				0
	stact property management company for any maintenance performed.	in mo pacom	g. Duj		-
. OT		OU (SELLE	R) AWA	\RE	OF
Α.	Any occupant of the Property smoking or vaping any substance on or in the Property, whether past Any use of the Property for, or any alterations, modifications, improvements, remodeling or material	or present	. Y	es [X N
_	to the Property due to, cannabis cultivation or growth		Y6	es [X IV
C.	Any past or present known material facts or other significant items affecting the value or desirability				
Г	Property not otherwise disclosed to Buyer		Y6	es į	χı
	planation:				
	(IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanati	ion or additi	onal c	omi	me
	esponse to specific questions answered "yes" above. Refer to line and question number in explanation				
dend know	epresents that Seller has provided the answers and, if any, explanations and comments on a and that such information is true and correct to the best of Seller's knowledge as of the de ledges (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 lice. Seller from his/her own duty of disclosure.	late signed b from any dut	y Sello y of di	er. S	Sell osu
	DocuSigned by:				
ieves		Date _ 3/3,	/2023	_	
ieves eller)	Esther Osollo, Trustee	Date _3/3/		_	
lieves eller) eller / sigi	Esther Osollo, Trustee	Date			
ieves eller) eller sigi	Esther Osollo, Trustee FDED72F7DBD3414 Esther Osollo. Trustee Esther Osollo. Trustee Esther Osollo. Trustee Ining below, Buyer acknowledges that Buyer has read, understands and has received the Questionnaire form.	Date	of thi	s S	ell

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