

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 6/23)

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.

situateo	l in		Dalm 0	mina-	- alo real pro	pperty Ur III	Assessor'	s Parcel	No.	as 1:	50704	a Miral 14007	este
This	nranaria -	المراسات	<u>raim S</u>	prings		, Cour	ity of	Rive	rside		_ Califor	nia ("Pr	operty").
11115	property is a	i uupiex, in	piex or tou	Irpiex. A SP	Q is required	tor all unit	s. This SP	Q is for all	l units (o	rl Ion	(lv unit(s	1	}
1. Disserved and solved and solve	cclosure Lirent(s), if ar ostitute for the corother personalified to addition to Seller, personalified to Seller, personalified to Seller, personalified to Seller, we cannot anste to Buyer, he Property: Something If something If something Sellers can Seller's discutter AWAF." A "yes" ess otherwi	mitation: ny. This d any inspentract between working vise on received on acto that you do that you duestions canot unders vhether on wer the qu PURPOSI and help to that may b g is importe closures ar RENESS: answer is ise specifications, disc red in the the condi	The followisclosure ections or ween Buy g with or all estate to the second of the second ween Buy g with or all estate to the second ween Buy and knowled was arefully and the second ween the second ween the second when the second ween the	wing are restatement restatement restatement restartions and Sell through Bransactions the Buyer aderstanding dge and received to know if to answer or a TDS, reyou or advisyou more in misunderstatement be sure to present and many "Yes" warranties, warranties, including dispute	epresentation is not a way the principal er. Unless of the	ens made arranty of pal(s) may otherwise to verified Buyer dear material condition of nis time. It may be properly a reconsult a recomme reconsult a recomme reconsult a reconsult a recomme reconsult a reconsult	by the Si any kind wish to specified information information of the Proper erceived dispersion of the least the erceived dispersion of the least the erceived the uestions in least the erceived the the	eller and by the sobtain. To writing on provide advice, the street sty. If the second sty. If the second	are no Seller of	ot the rany closurer and a Seller. a discernia of closure affection Seller. The BMI ifficant in non serion. BMI ifficant in non serion between the serion bmI ifficant in non	closure in your chest or water and consult	entation s) and intendent estate estate attorn desirabi n respondent oosing. ovide. lue or desirabi g eithe as doo check p	is of the is not a ded to be licensee broker is let in the bonse to a A broker desirability r "Yes" or cumented aragraph ARE OF locuments, the item), ed; or (ii) ded to the
Exp	lanation:	Ovide any	Sucii doc	uments in y	rour posses	Sion to Du	yei.						

_													
6. ST/	ATUTORILY Within the l	OR CONT	RACTUA	LLY REQUI	RED OR RE	LATED:			ARE	YOU	(SELLE	R) <u>A</u> WA	ARE OF
A.	Within the la (Note to se AIDS.)	ast 3 years ller: The m	s, the death nanner of c	n of an occul death may b	pant of the P e a material	roperty upo fact to the	on the Prop Buyer, and	erty i should b	e disclo	sed, e	xcept for	a deat	es 📉 No th by HIV/
В.	An Order fro	om a gove	rnment he	alth official id	dentifying the	Property a	as being co	ntaminate	d by				
	methamphe The release Whether the	etamine. (If	yes, attac	h a copy of t	he Order.)							□ Ye	es 🗶 No
C.	The release	e of an illeg	al controll	ed substanc	e on or bene	ath the Pro	perty					☐ Y	es 🌋 No
D.	Whether the	e Property	is located	in or adjace	nt to an "indu	ıstrial use"	zone					_	es 💹 No
_	un deneral.	. a zone or	district allo	iwing manut	acturing, cor	nmercial or	airnort iise	1 26					-
E.	Whether the	e Property	is affected	by a nuisan	ice created b	y an "indus	strial use" z	one	• • • • • • • • • • • • • • • • • • • •			∐ Ye	es 🗶 No
F.	Whether the (In general, munitions)	, an area oi	nce used f	or military tra	of a former aining purpos	ses that ma	y contain p	otentially	explosiv	e			os (∇¹ so
G.	Whether the	e Property	is a condo	minium or lo	cated in a p	anned unit	developme	ent or othe	er				
0 2023 C	alifornia Associa										-		_
	alifornia Associa VISED 6/23	ation of REAL	TORS®, Inc.		nitials			Seller's	Initials	will	2		

Pro	perty Address: 1516 N Via Miraleste, Palm Springs, CA 92262
	H. Insurance claims affecting the Property within the past 5 years
7.	REPAIRS AND ALTERATIONS: 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 done for the purpose of energy or water efficiency improvement or renewable energy? C. Ongoing or recurring maintenance on the Property (for example, drain or sewer clean-out, tree or pest control service) D. Any part of the Property being painted within the past 12 months E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank). (a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or completed (if No, leave (b) blank). (b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-Based Paint Renovation Rule Explanation:
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: 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, cellings, floors or appliances. B. The leasing of any of the following on or serving the Property: solar system, water softener system, water purifier system, alarm system, or propane tank(s). C. An alternative septic system on or serving the Property.
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 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
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
11.	PETS, ANIMALS AND PESTS: A. Past or present pets on or in the Property B. Past or present problems with livestock, wildlife, insects or pests on or in the Property C. Past or present doors, urine, feces, discoloration, stains, spots or damage in the Property, due to any of the above D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above Yes No Yes No Yes No
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: A. Surveys, easements, encroachments or boundary disputes
SP	Q REVISED 6/23 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials/

Pro	pert	y Address: 1516 N Via Miraleste, Palm Springs, CA 92262
		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 express or other travel or draining
	C. Exp	Use of any neighboring property by you
13.	LA	NDSCAPING, POOL AND SPA: ARE YOU (SELLER) AWARE OF
	Α.	Diseases or infestations affecting trees, plants or vegetation on or near the Property Operational sprinklers on the Property (1) If yes, are they automatic or manually operated
	C.	(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system
	D.	A spa heater on the Property
		Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, drainage
	Exp	or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, even if repaired
	-	
14.	CO	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE OF
	A.	Property being a condominium or located in a planned unit development or other common interest subdivision. Myon II No.
	Б. С.	Any Homeowners' Association (HOA) which has any authority over the subject property
		Interest with others)
	D. E.	CC&R's or other deed restrictions or obligations
	le:	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
	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
		(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 (SELLER) AWARE OF
	A. B.	Other than the Seller signing this form, any other person or entity with an ownership interest
	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
	D.	or neighborhood
		responsibility for maintenance may have an effect on the subject property
	F.	whether in writing or not
		groups or any other person or entity.
		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
	н.	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 No
	Ехр	lanation:
16.	NEI	GHBORS/NEIGHBORHOOD: ARE YOU (SELLER) AWARE OF
	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
SPO	RF	VISED 6/23 (PAGE 3 OF 4) Buyer's Initials / Seller's Initials

	xplanation:	Yes 🕡
<u>.</u>	OVERNMENTAL:	
	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or go	OU (SELLER) AWARE O
_	could affect the Property	Yes 77
В	 Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retre 	ofit requirements that apply
С	or could affect the Property Existing or contemplated building or use moratoria that apply to or could affect the Property	Yes M
D	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that apply	to or could affect the Prop
E	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such	n as schools, parks, roadw
F.	and traffic signals	other vegetation be clear
	(ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materi	ials be removed
_		\(\text{Yes } \mathcal{D} \)
ک پ	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property Whether the Property is historically designated or falls within an existing or proposed Historic Distriction.	Yes 🔀
п І.	Any water surcharges or penalties being imposed by a public or private water supplier, agency or utilit	V or restrictions or problem
•	on wells or other ground water supplies	☐ Yes 🕏
J,	Any differences between the name of the city in the postal/mailing address and the city which has	jurisdiction over the prop
E:	planation;	Yes X
_	, , , , , , , , , , , , , , , , , , , ,	
o	THER:	OU (SELLER) AWARE O
A	Any occupant of the Property smoking or vaping any substance on or in the Property, whether past	or present X Ves
		or bicociii 2. 100
В	Any use of the Property for, or any alterations, modifications, improvements, remodeling or material	al change to the Property
В	to, cannabis cultivation or growth	al change to the Property
B.	to, cannabis cultivation or growth	al change to the Property Yes W
B.	to, cannabis cultivation or growth	al change to the Property Yes [X]
B.	to, cannabis cultivation or growth	al change to the Property Yes W
B C E	to, cannabis cultivation or growth	al change to the Property
B C E	to, cannabis cultivation or growth	al change to the Property Yes M of the Property not other Yes V Yes V on or additional comme
B. C. Ein	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer	al change to the Property Yes M of the Property not other Yes M on or additional comme
B C Ein er en	to, cannabis cultivation or growth	al change to the Property Yes M of the Property not other Yes M on or additional comme
B. C. Einer	to, cannabis cultivation or growth	al change to the Property Yes M of the Property not other Yes M on or additional common on. this form and any attaclate signed by Seller. Services any duty of disclos
B. C. E. In er en o	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer Clanation: (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the dwledges (i) Seller's obligation to disclose information requested by this form is independent freal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee may his/hor own duty of disclosure.	al change to the Property Yes W of the Property not other Yes V on or additional common. this form and any attaclate signed by Seller. Serom any duty of disclos
B. C. E. In er en a	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer Clanation: (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the dwledges (i) Seller's obligation to disclose information requested by this form is independent freal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee may his/hor own duty of disclosure.	al change to the Property Yes M of the Property not other Yes M on or additional common on. this form and any attaclate signed by Seller. Services any duty of disclos
B. C. E. In er en a	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer Clanation: (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the dwledges (i) Seller's obligation to disclose information requested by this form is independent freal estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee may his/hor own duty of disclosure.	al change to the Property A change to the Property Of the Property not other of the Property not other Yes On or additional common this form and any attack late signed by Seller. Selform any duty of disclosensee does or says to Selfore
B C E in er en a ve	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer CPLANTIC COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the divideges (i) Seller's obligation to disclose information requested by this form is independent for real estate licensee may have in this transaction; and (ii) nothing that any such real estate licenses Seller from his/her own duty of disclosure. W://iam Bill Beers	al change to the Property All Change to the Property Of the Property not other On or additional comment In this form and any attacle In this form any attacle In this form and any attacle In this form any att
in er er er	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the divideges (i) Seller's obligation to disclose information requested by this form is independent for real estate licensee may have in this transaction; and (ii) nothing that any such real estate licenses Seller from his/her own duty of disclosure. W://iam Bill Beers	al change to the Property Yes W of the Property not other Yes W of the Property not other Yes W on or additional common. Ithis form and any attaclate signed by Seller. Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform and disclosensee
B. C. E. In erno averer er	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer CPLANTIC COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the divideges (i) Seller's obligation to disclose information requested by this form is independent for real estate licensee may have in this transaction; and (ii) nothing that any such real estate licenses Seller from his/her own duty of disclosure. W://iam Bill Beers	al change to the Property All change to the Property Yes W of the Property not other Yes W on or additional comment on. this form and any attacl late signed by Seller. Selform any duty of disclosensee does or says to Selform and Selform a
B. C. E. In en o a er er er pe	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the dwledges (i) Seller's obligation to disclose information requested by this form is independent for real estate licensee may have in this transaction; and (ii) nothing that any such real estate licenses Seller from his/her own duty of disclosure. William Bill Beers gning below, Buyer acknowledges that Buyer has read, understands and has received the property Questionnaire form.	al change to the Property of the Property not otherwise of the Property not otherwise on or additional commercial commercial that signed by Seller. Selform any duty of disclosurate does or says to Selform and any attack of the Property not otherwise on or additional commercial commerci
B. C. E. In er en er er si	to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation response to specific questions answered "yes" above. Refer to line and question number in explanation represents that Seller has provided the answers and, if any, explanations and comments on da and that such information is true and correct to the best of Seller's knowledge as of the dividedges (i) Seller's obligation to disclose information requested by this form is independent freal estate licensee may have in this transaction; and (ii) nothing that any such real estate licenses Seller from his/her own duty of disclosure. W://;am Bill Beers gning below, Buyer acknowledges that Buyer has read, understands and has received to the provided the series of the description of the	al change to the Property of the Property not otherwise of the Property not otherwise on or additional comments. Ithis form and any attaclate signed by Seller. Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform and any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty of disclosensee does or says to Selform any duty duty disclosensee does or says to Selform any duty duty disclosensee does or says to Selform any duty duty disclosensee does or says to Selform any duty disclosensee does or says duty disclosensee does or says duty disclosensee does duty duty disclosensee does duty duty disclosensee does duty duty disclosensee duty duty disclosensee duty duty duty disclosensee duty duty duty disclosensee duty duty duty duty duty duty duty duty

© 2022, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®, NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®, It is not intended to identify the user as a REALTOR®, REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, LLC.
a subsidiary of the California Association of REALTORS®
525 South Virgil Avenue, Los Angeles, California 90020



SPQ REVISED 6/23 (PAGE 4 OF 4)