BUYER DOES NOT NEED TO SIGN/SUBMIT THE ATTACHED **DISCLOSURES WITH THE** PURCHASE AGREEMENT; THEY ARE PROVIDED HEREIN FOR INFORMATIONAL PURPOSES ONLY TO BE REVIEWED BY BUYER PRIOR TO MAKING AN OFFER ON THE PROPERTY



SQUARE FOOTAGE AND LOT SIZE DISCLOSURE AND ADVISORY

BERKSHIRE HATHAWAY ItomeServices California Properties

(C.A.R. Form SFLS, 12/20)

Prop	perty Address:	800 The Mark	Lane #2402	("Property")	
	that data is often contradic interior space or square for retain their own experts to important if Buyer is using a determine purchase price. I upon property location, type such figures should be inde PROPERTY (LOT) SIZE, D barriers or markers may not located within the actual prolines, and locations of improshould independently investot dimensions, boundary to BROKER OBLIGATIONS: not and will not verify the act of boundaries.	tory. There is no otage. Buyer sho measure structure square footage to Price per square of property and pendently verified toorrespond with operty boundaries ovements are impate by retaining cations and acrea Brokers and Age occuracy of any nu	one "official" ould not rely of ral size and/or of determine who foot calculation amenities; such by Buyer with by Buyer any legally-des or local settle portant to Buyer the services age for the Pronts do not have merical statem sources: Sources: Sources:	SIREMENTS: Measurements of structures vary from source to source and size source or a "standard" method of calculating exterior structural size, in any advertised or disclosed square footage measurements and should require footage during their contingency period, if any. This is especially nether to purchase the Property and/or are using a price per square foot to one are generally broad estimates only, which can vary greatly depending the calculations should not be relied upon by Buyer and the accuracy of any in their own experts including, but not limited to, a licensed appraiser. INS, AND BOUNDARIES: Fences, hedges, walls, retaining walls, and other efficient property boundaries, and existing structures or amenities may not be ack requirements. If lot size, dimensions, property configurations, boundary yer's decision to purchase or the price Buyer is willing to pay, then Buyer of a licensed surveyor, the only professional who can accurately determine perty. The expertise in determining the exact square footage and lot size. Broker has ments regarding square footage, room dimensions, or lot size, or the location of the approximations only. Other measurement sizes may exist from the approximations only. Other measurement sizes may exist from	
	Source of Information	Sq. Footage	Lot Size	Additional Information If checked, report attache	•
	Public Record	902			Ī
	Multiple Listing Service	702			Ī
	Seller			Measurement comes from the following source:	Γ _
	Appraisal #1				Ī
	Appraisal #2				Ī
	Condominium Map/Plan				Ī
	Architectural Drawings				Ī
	Floor Plan/Drawings	 	 		Ī
	Survey		· · · · · · · · · · · · · · · · · · ·		Ī
	Other		1		Ī
	Other	-			Ì
tha end Sel Sel	t Seller has read, understa couraged to read it carefull ler	ands and received	ved a Copy of	vare of any other measurements of the Property; and (ii) acknowledges f this Square Footage and Lot Size Advisory and Disclosure. Seller is Date / 0-33-2-3 Date	- -
Siz TH AC BU Buy	te Advisory and Disclosur ESE MEASUREMENTS AI CURACY, OR EXISTENCE YER IS ACTING AGAINST yer yer	e. Buyer is enc RE MATERIAL E OF ANY MEAS THE ADVICE OF	ouraged to re TO BUYER, SUREMENTS BROKERS A	DateDate	-,,,
port OF BRO PRO iden	ion thereof, by photocopy machine or REALTORS®. NO REPRESENTATION DKER IS THE PERSON QUALIFIED DFESSIONAL. This form is made ava tify the user as a REALTOR®. REAL subscribe to its Code of Ethics.	· any other means, inc ON IS MADE AS TO [*] ED TO ADVISE ON ilable to real estate pro .TOR® is a registered	luding facsimile or of the LEGAL VALID REAL ESTATE To resignals through	Fitle 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or an computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATIOI DITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATIFY AND APPROVED THE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIAT OF AN APPROPRIAT OF AN APPROPRIAT OF A STATE OF A S	E

SFLS 12/20 (PAGE 1 OF 1)

a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020

650 Columbia St

Mark T. Guithues, Esq. Laurie F. Masotto, Esq. Michael J. Alti, Esq. Jeffrey W. Speights, Esq. Tracy F. Linkowski, Esq. www.attorneyforhoa.com



Please Respond To: Oceanside Office

May 2, 2023

The Mark Condominium Owners Association c/o Metin Mohammed, General Manager 800 Mark Lane San Diego, CA 92101

Re: The Mark Condominium Owners Association Litigation Disclosure Letter

To Whom It May Concern:

Community Legal Advisors Inc. ("CLA") represents The Mark Condominium Owners Association ("Association"). The purpose of this letter is to provide CLA's opinion on the following litigation matter:

1. Dominic Theriault-Keehn v. The Mark Condominium Owners Association, Michael Stiefel, Superior Court of California, County of San Diego, Case Number 37-2023-00016498-CU-CR-CTL.

Dominic Theriault-Keehn ("Plaintiff") is the son of owner John Theriault. Plaintiff brought a civil action against the Association and director Michael Stiefel alleging age discrimination under California Civil Code Section 51 and for Nuisance. The Complaint alleges that the Association and Mr. Stiefel have discriminated against Plaintiff based on his age and have allegedly prevented him from using the interior courtyard area. The Complaint seeks compensatory damages of at least \$150,000, an injunction to prevent the Association from proceeding with its courtyard renovation project, and an award of their attorneys' fees and costs.

The Association denies all of Plaintiff's allegations in their entirety.

The Association tendered this matter to its insurance carrier for defense. The carrier accepted coverage and appointed the following insurance defense counsel to defend the Association:

Murphy, Pearson, Bradley & Feeney, P.C. Liza C. Milanes, Esq. Stephanie Roque-Hurtado, Esq.

Based on the facts known to CLA, it is CLA's opinion that this litigation does not have a reasonable basis which would negatively impact the Association's long-term economic condition.

COMMUNITY LEGAL ADVISORS INC.

Jeffrey W. SpeightsJeffrey W. Speights, Esq.



REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

THIS DISCLOSURE STATEMENT CO	NOTE NOTE THE REAL PROPERTY SITURGED TO SEE STATE OF SECOND SECON	ATED IN THE CITY OF San Diego
DESCRIBED AS	COUNTY OF <u>San Diego</u> 800 The Mark Lane #2402, San Diego	
	RE OF THE CONDITION OF THE	<u>-</u>
COMPLIANCE WITH § 1102 OF THE C KIND BY THE SELLER(S) OR ANY AC IS NOT A SUBSTITUTE FOR ANY INSF	IVIL CODE AS OF (DATE) 10/23/2023 SENT(S) REPRESENTING ANY PRINCI PECTIONS OR WARRANTIES THE PRIN	B . IT IS NOT A WARRANTY OF ANY PAL(S) IN THIS TRANSACTION, AND ICIPAL(S) MAY WISH TO OBTAIN.
	DINATION WITH OTHER DISCLOSURE	
depending upon the details of the particular residential property). Substituted Disclosures: The following dis Report/Statement that may include airport an in connection with this real estate transfer, matter is the same:	ment is made pursuant to § 1102 of the Civing real estate transaction (for example: special closures and other disclosures required by land and are intended to satisfy the disclosure	al study zone and purchase-money liens on aw, including the Natural Hazard Disclosure ssessment information, have or will be made
Inspection reports completed pursuant to Additional inspection reports or disclosur	o the contract of sale or receipt for deposit. res:	
No substituted disclosures for this transfe	er. II. SELLER'S INFORMATION	
Buyers may rely on this information in deauthorizes any agent(s) representing any entity in connection with any actual or an	mation with the knowledge that even the eciding whether and on what terms to purprincipal(s) in this transaction to provide a ticipated sale of the property.	chase the subject property. Seller hereby a copy of this statement to any person or
OF THE AGENT(S), IF ANY. THIS INFO CONTRACT BETWEEN THE BUYER A Seller <u>is is is not</u> occupying the pro	ND SELLER. operty.	NOT INTENDED TO BE PART OF ANY
A. The subject property has the items Range	Wall/Window Air Conditioning	⊠ Pool: <i>HoA</i>
Are there, to the best of your (Seller's) known		perating condition? Yes No. If yes, then
describe. (Attach additional sheets if neces	ssary):	
(*see note on page 2)		. ^
© 2023, California Association of REALTORS®, Inc. TDS REVISED 6/23 (PAGE 1 OF 3)	Buyer's Initials /	Seller's Initials Constituent

REAL ESTATE TRANSFER DISCLOSURE STATEMENT (TDS PAGE 1 OF 3)

Property Address: 800 The Mark Lane #2402, San Diego, CA 92101	Date: October 23, 2023
B. Are you (Seller) aware of any significant defects/malfunctions in any of the	e following? Yes/ No. If yes, check appropriate
space(s) below.	1
☐ Interior Walls ☐ Ceilings ☐ Floors ☐ Exterior Walls ☐ Insulation ☐ Roo ☐ Driveways ☐ Sidewalks ☐ Walls/Fences ☐ Electrical Systems ☐ Plumbi	ing/Sewers/Septics Other Structural Components
(Describe:)
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 garage door opener, or child-resistant pool barrier may not be in compliance with monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of of Chapter 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the post 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code mechanisms in compliance with the 1995 edition of the California Building Standard family residences built on or before January 1, 1994, to be equipped with water-Additionally, on and after January 1, 2014, a single-family residence built on or b required to be equipped with water-conserving plumbing fixtures as a condition of fi with § 1101.4 of the Civil Code.	the safety standards relating to, respectively, carbon Division 12 of, automatic reversing device standards ool safety standards of Article 2.5 (commencing with e. Window security bars may not have quick-release is Code. § 1101.4 of the Civil Code requires all single-reconserving plumbing fixtures after January 1, 2017. Defore January 1, 1994, that is altered or improved is
C. Are you (Seller) aware of any of the following:	rd auch as but not limited to asheets
Substances, materials, or products which may be an environmental hazar formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storagon the subject property	e tanks, and contaminated soil or water
2 Features of the property shared in common with adjoining landowners, su	uch as walls, fences, and driveways,
whose use or responsibility for maintenance may have an effect on the su	ubject property
Any encroachments, easements or similar matters that may affect your in	iterest in the subject property ∐ Yes ☒/No
4. Room additions, structural modifications, or other alterations or repairs may	ade without necessary permits ∐Yes 🔀 No
5. Room additions, structural modifications, or other alterations or repairs no	ot in compliance with building codesYes 📈 No
6. Fill (compacted or otherwise) on the property or any portion thereof	☐Yes🌠 No
7. Any settling from any cause, or slippage, sliding, or other soil problems	∐Yes ⊠No
8. Flooding, drainage or grading problems	Yes X No
9. Major damage to the property or any of the structures from fire, earthquak	ke, floods, or landslides Yes 💋 No
10. Any zoning violations, nonconforming uses, violations of "setback" require	ements
11. Neighborhood noise problems or other nuisances	
12. CC&R's or other deed restrictions or obligations	
 Homeowners' Association which has any authority over the subject prope Any "common area" (facilities such as pools, tennis courts, walkways, or 	other areas co-owned in undivided
·	3. \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
interest with others)	
16. Any lawsuits by or against the Seller threatening to or affecting this real propursuant to § 910 or 914 threatening to or affecting this real property, to § 900 threatening to or affecting this real property, or claims for bread pursuant to § 903 threatening to or affecting this real property, includir pursuant to § 910 or 914 alleging a defect or deficiency in this real property of as pools, tennis courts, walkways, or other areas co-owned in undivided into	operty, claims for damages by the Seller claims for breach of warranty pursuant the of an enhanced protection agreement any lawsuits or claims for damages or "common areas" (facilities such terest with others)
If the answer to any of these is yes, explain. (Attach additional sheets if necessary	1): 19, HAS HOA AND LET RESIDENCE 1, CHIVSTRUCTION, HOME LAND,
D. 1. The Seller certifies that the property, as of the close of escrow, will be in Code by having operable smoke detector(s) which are approved, listed, as regulations and applicable local standards.	nd installed in accordance with the State Fire Marshars
2. The Seller certifies that the property, as of the close of escrow, will be in company by having the water heater tank(s) braced, anchored, or strapped in place. Seller certifies that the information herein is true and correct to the best of the straight of the seller certifies.	e in accordance with applicable law.
Seller.	Date 10-23-23
Seller Arthur R Rosen	Date 10-01-1
Seller Seller	Date
	<i>1.</i>

TDS REVISED 6/23 (PAGE 2 OF 3)

Buyer's Initials _

Seller's Indians



III. AGENT'S INSPECTION DISCLOSURE

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

THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:

Agent notes no items for disc	nspection Disclosure (AVID Form) closure. ms:			
Agent (Broker Representing Selle	er) Berkshire Hathaway HomeServi (Please Print)	/ (Associate Licen	pate /b/ see or Broker Signature) gg R Neuman	113/13
THE UNDERSIGNED, BASE	IV. AGENT'S INSPEC ed only if the agent who has obt ED ON A REASONABLY COM HE PROPERTY, STATES THE	ained the offer is other is other is other in the interest in	er than the agent above.)	ON OF THE
See attached Agent Visual Ir Agent notes no items for disc Agent notes the following ite				
Agent (Broker Obtaining the Offe	(Please Print)	By(Associate Licer	Date	
PROPERTY AND TO PI	R(S) MAY WISH TO OBTAIN P ROVIDE FOR APPROPRIATE EGT TO ANY ADVICE/INSPEC	PROVISIONS IN A	VICE AND/OR INSPECTION CONTRACT BETWEEN B	NS OF THE UYER AND
I/WE ACKNOWLEDGE REC	Date 10-13-27	ATEMENT. Buyer	Date _	
Seller	Date	Buyer	Date	
Agent (Broker Representing Seller) _	Berkshire Hathaway HomeServices (Please Print)	(Associate Licens	Date _ see or Broker Signature) gg R Neuman	<u>10/23/2</u> 3
Agent (Broker Obtaining the Offer) _		•	Date	

§ 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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EDULL HOUSING OPPORTUNITY

TDS REVISED 6/23 (PAGE 3 OF 3)

CALIFORNIA ASSOCIATION OF REALTORS®

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.

Note: If yes, provide any such documents in your possession to Buyer. Explanation: A FROM STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: A. Within the last 3 years, the death of an occupant of the Property upon the Property	Seller ma	kes the following disclosures wi	th regard to the real prop	perty or manufactured , Assessor's	home described as Parcel No.	s <u>800 The Mark Lane #2402</u> 535-113-13-34
1. Disclosure Limitation: The following are representations made by the Seller and are not the representations of Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller on any agent(s) and is no substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licer or other person working with or through Broker has not verified information provided by Seller. A real estate broker or other person working with or through Broker has not verified information provided by Seller. A real estate broker or other person working with or through Broker has not verified information provided by Seller. A real estate broker or other person working with or through Broker has not verified information provided by Seller. A real estate broker or other person working with or through Broker has not verified information provided by Seller. A real estate broker or such a seller purpose and the property and help to eliminate misunderstandings about the condition of the Property. • Answer based on actual knowledge and recollection at this time. • Something that you do not consider material or significant may be perceived differently by a Buyer. • Think about what you would want to know if you were buying the Property today. • Read the questions for you or advise you or advise you on the legal sufficiency of any answers or disclosures you provided. • If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broad the question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broad the property and the property and the property or a diverse you or advise you or advise you on the legal sufficiency of any answers or						
Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agents(s) and is substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licer or other person working with or through Broker has not verified information provided by Seller. A real estate broke qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult an attorney. Note to Seller, PURPOSE: To tell the Buyer about known material or significant litems affecting the value or desirability of Property and help to eliminate misunderstandings about the condition of the Property. **Nonew based on actual knowledge and recollection at this time. **Something that you do not consider material or significant may be perceived differently by a Buyer. **Think about what you would want to know if you were buying the Property today. **Read the questions carefully and take your time. **If you do not understand how to answer a question, or what to disclose or how to make a disclosure in response question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A bit cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. **Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the value or desira of the Property and help to eliminate misunderstandings about the condition of the Property. **Soller's disclosures are not a substitute for your own investigations, personal judgments or common sense. **Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense. **Seller's disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other docum unless otherwise specified. Explain any "						
cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. Note to Buyer, PURPOSE: To give you more information about knowm material or significant items affecting the value or desira of the Property and help to eliminate misunderstandings about the condition of the Property. Something that may be material or significant to you may not be perceived the same way by the Seller. If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI). Sellers can only disclose what they actually know. Seller may not know about all material or significant items. Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Ye "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was docume unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paraging. DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other docum (whether prepared in the past or present, including any previous transaction, and whether or not Seller acted upon the it pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; ceasements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided it seller. Note: If yes, provide any such documents in your possessian to Buyer. Explanation: STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: A Within the last 3 years, the death of an occupant of the Property upon the Property whether oral or in writing and whether or not provided it seller: The manner of death may be a material fact to the Buyer, and should be disclosed, except for a death by AIDS.) B An Orde	Ager subs part or o qual 2. Note Prop	at(s), if any. This disclosure titute for any inspections or of the contract between Buyether person working with or stified to advise on real estate to Seller, PURPOSE: To tell erty and help to eliminate misun Answer based on actual knowled Something that you do not consiphink about what you would war Read the questions carefully and if you do not understand how puestion, whether on this form	statement is not a war warranties the principal or and Seller. Unless of through Broker has not the Buyer about known derstandings about the codige and recollection at this der material or significant at the know if you were buyer to answer a question, or a TDS, you should co	rranty of any kind I al(s) may wish to o herwise specified in to verified information Buyer desires legal a material or significan on dition of the Property stime. may be perceived diffing the Property today or what to disclose consult a real estate a	by the Seller or a btain. This disclos writing, Broker as n provided by Sel advice, they should titems affecting they. ferently by a Buyer. for how to make a attorney in California	any agents(s) and is not a sure is not intended to be not any real estate licensee ler. A real estate broker is disconsult an attorney. e value or desirability of the disclosure in response to a a of your choosing. A broker
4. SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking either "Ye "No." A "yes" answer is appropriate no matter how long ago the item being asked about happened or was docume unless otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and check paraging. ARE YOU (SELLER) AWARE Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or other docum (whether prepared in the past or present, including any previous transaction, and whether or not Seller acted upon the it pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or easements, encroachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to Seller Note: If yes, provide any such documents in your possession to Buyer. Explanation: STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: ARE YOU (SELLER) AWARE A. Within the last 3 years, the death of an occupant of the Property upon the Property (Note to seller: The manner of death may be a material fact to the Buyer, and should be disclosed, except for a death by AIDS.) B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.) D. Whether the Property is located in or adjacent to an "industrial use" zone Yes Ye	3. Note of the	to Buyer, PURPOSE: To give e Property and help to eliminate Something that may be material If something is important to you, Seller's can only disclose what the Seller's disclosures are not a sul	you more information aboumisunderstandings about or significant to you may be sure to put your concerts actually know. Seller rostitute for your own investitute for your own investitute	out known material or a the condition of the P not be perceived the serns and questions in the properties and the stigations, personal incontact in the personal incontact in	significant items affe troperty. same way by the Se writing (C.A.R. form Il material or signific dgments or commor	ecting the value or desirability iller. BMI). eant items. n sense.
STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: A. Within the last 3 years, the death of an occupant of the Property upon the Property (Note to seller: The manner of death may be a material fact to the Buyer, and should be disclosed, except for a death by AIDS.) B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.) C. The release of an illegal controlled substance on or beneath the Property uses.) E. Whether the Property is located in or adjacent to an "industrial use" zone (In general, an area once used for military training purposes that may contain potentially explosive munitions.) ARE YOU (SELLER) AWARE A WIthin the last 3 years, the death of an occupant of	4. SEL "No." unle	LER AWARENESS: For each s ' A "yes" answer is appropria	tatement below, answer	the question "Are you ago the item being	i (Seller) aware of i asked about hap ittach additional com	." by checking either "Yes" or pened or was documented nments and check paragraph
A. Within the last 3 years, the death of an occupant of the Property upon the Property (Note to seller: The manner of death may be a material fact to the Buyer, and should be disclosed, except for a death by AIDS.) B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.) C. The release of an illegal controlled substance on or beneath the Property D. Whether the Property is located in or adjacent to an "industrial use" zone (In general, a zone or district allowing manufacturing, commercial or airport uses.) E. Whether the Property is affected by a nuisance created by an "industrial use" zone Yes F. Whether the Property is located within 1 mile of a former federal or state ordnance location (In general, an area once used for military training purposes that may contain potentially explosive munitions.) G. Whether the Property is a condominum or located in a planned unit development or other	5. DOO Repo (whe perta	orts, inspections, disclosures, other prepared in the past or paining to (i) the condition or represents encroachments or bount	resent, including any pre pair of the Property or an Hary disputes affecting the	evious transaction, an ny improvement on th e Property whether or:	estimates, studies, nd whether or not S is Property in the p al or in writing and v	surveys or other documents Seller acted upon the item) past, now or proposed; or (ii) whether or not provided to the
	A. B. C. D. E. F.	Within the last 3 years, the deat (Note to seller: The manner of AIDS.) An Order from a government he methamphetamine. (If yes, attact The release of an illegal controll Whether the Property is located (In general, a zone or district all Whether the Property is affected Whether the Property is located (In general, an area once used munitions.)	n of an occupant of the Present may be a material state official identifying the chack a copy of the Order.) ed substance on or beneatin or adjacent to an "indubusing manufacturing, condition to a military training purpos	roperty upon the Property as being content to the Buyer, and Property as being content the Property	erty	Yes No Yes X No
© 2023, California Association of REALTORS®, Inc. SPQ REVISED 6/23 (PAGE 1 OF 4) Buyer's Initials SELLED PROPERTY OLIESTIONNAIRE (SPQ PAGE 1 OF 4)	© 2023, Ca SPQ RE	ilifornia Association of REALTORS®, Inc. VISED 6/23 (PAGE 1 OF 4)	Buyer's Initials		Seller's Initials	^

Pro	erty Address: 800 The Mark Lane #2402, San Diego, CA 92101
	H. Insurance claims affecting the Property within the past 5 years
	. Matters affecting title of the Property
	K. Material facts or defects affecting the Property not otherwise disclosed to Buyer
	Explanation, or [(if checked) see attached;
7.	REPAIRS AND ALTERATIONS: ARE YOU (SELLER) AWARE OF
	A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property
	(including those resulting from Home Warranty claims)
	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)
	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 Yes No
	Based Paint Renovation Rule Explanation: HOLES No PERMODELES HUAC REPLACED 2022
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER) AWARE OF
٠.	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
	system, or propane tank(s)
	C. An alternative septic system on or serving the Property
	Explanation:/
	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 Yes No If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property
	Explanation:
10.	WATER-RELATED AND MOLD ISSUES: ARE YOU (SELLER) 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
	B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property \(\sum \) Yes \(\sum \) No Rivers streams flood channels underground springs, high water table, floods, or tides, on or affecting the
	Property or neighborhood Li Yes /Li No
	Explanation:
11	PETS, ANIMALS AND PESTS: ARE YOU (SELLER) AWARE OF
	A Past or present nets on or in the Property Yes 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 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
	If so, when and by whom
	If so, when and by whom Explanation: A SMALL NONSHEMIC DOB
12	ADE VOIL (SELLED) AWADE OF
14	A. Surveys, easements, encroachments or boundary disputes
SF	REVISED 6/23 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials/

Pro	perty	Address: 800 The Mark Lane #2402, San Diego, CA 92101
	В.	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
		Use of any neighboring property by you
13.	A. B. C. D.	Diseases or infestations affecting trees, plants or vegetation on or near the Property Yes No Operational sprinklers on the Property Mautomatic or manually operated. (2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system Yes No A pool heater on the Property Yes No If yes, is it operational? Yes No A spa heater on the Property Yes No If yes, is it operational? Yes No If yes, is it operational? Yes No 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 Manually PASIA 2000.
14.	СО	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE OF
	В.	Property being a condominium or located in a planned unit development or other common interest subdivision Yes No Any Homeowners' Association (HOA) which has any authority over the subject property
		CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made on or to the Property
15.	A.	default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood
	F. G.	whether in writing or not
	NE A.	IGHBORS/NEIGHBORHOOD: 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
SF	Q R	EVISED 6/23 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials

В.	Any past or present disputes or issues with a neighbor which might impact the use, development a	
Ex	xplanation: A; DOWNTONA WITH URBAN NO 15ES	Yes All N
G	OVERNMENTAL: ARE Y	OU (SELLER) AWARE OF
	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or ge could affect the Property	eneral plan that applies to commend that applies to commend the second that applies the second that appli
В.	 Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retro or could affect the Property Existing or contemplated building or use moratoria that apply to or could affect the Property 	ofit requirements that apply Yes 💆 N
C. D.		to or could affect the Proper
Ε.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such and traffic signals	n as schools, p <u>ar</u> ks, roá <u>d</u> wa
F.		other vegetation be cléare ials be removed
G. H. I.	. Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property	ct Yes N N y; or restrictions or prohibitio
J.		jurisdiction over the proper
E	xplanation:	
A.	. Any occupant of the Property smoking or vaping any substance on or in the Property, whether past	or present 🗌 Yes 🔕 N
A. B.	 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 materia to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer 	or present Yes
A. B.	 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 materia to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability 	or present Yes
A.B.	. 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 materia to, cannabis cultivation or growth	al change to the Property do Yes \(\subseteq \) \(\text{N} \) \(\text{Yes } \subseteq \) \(\text{Yes } \subset
A. B. C. Ex . in	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 materia to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer xplanation:	or present Yes N N al change to the Property do not the Property do not otherwise of the Property not otherwise Yes N N N N N N N N N N N N N N N N N N N
A.B. C. Eximination in the control of the control o	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 materia to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer	or present Yes N N al change to the Property d Yes N N Yes N N Yes N N N N N N N N N N N N N N N N N N N
A. B. C. E. in liler den kno at a lieve	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 materia to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability disclosed to Buyer xplanation: (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 and and that such information is true and correct to the best of Seller's knowledge as of the content of the seller is obligation to disclose information requested by this form is independent to the seller from his/her own duty) of disclosure. Arthur R Rosen	or present Yes No National change to the Property do not the Property do not the Property not otherwith of the Property not otherwith yes No National commercial commercial commercial commendate signed by Seller. Sellefrom any duty of disclosurensee does or says to Sellember 23-23
A. B. C. Ex in Iller dent at a lieve eller	Any occupant of the Property smoking or vaping any substance on or in the Property, whether past 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 the real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee Seller from his/her own daty) of disclosure. Arthur R Rosen	or present Yes N N al change to the Property do not the Property do not the Property not otherwith the Property do not not not otherwith the Property do not not not not not not not not not no
A. B. C. Ex in seller like to at a seller eller eller y si	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 materia to, cannabis cultivation or growth	or present Yes N N al change to the Property do not the Property do not the Property not otherwith the Property do not not not otherwith the Property do not not not not not not not not not no

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.

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SELLER PROPERTY QUESTIONNAIRE ADDENDUM

This form was created by the Greater San Diego Association of REALTORS® and is intended for use primarily in the San Diego County area. This form is not covered by the C.A.R. User Protection Agreement.

Seller	·	Arthur R Rosen		Date:	10/23/2023
Prope	rty Address:	800 The Mark Lane #	2402, San Diego, CA 92101		("Property").
duplic the sa to the or a T	ate those of the SPQ to me heading be complete SPQ. If you do not un TDS, you should consult	A.R.'s Seller Property Questionnaire facilitate concurrent use. It is urged and on both forms at the same time. It derstand how to answer a question, a real estate attorney in California ency of any answers or disclosures you	I that the two forms be place. The paragraphs below are nor what to disclose in responsof your choosing. A broker of	d side by side and t numbered to assist use to a question, wh	he questions under you in comparing nether on this form
(SPC) 5) V. SELLER A	WARENESS			
Check insuff	t the appropriate respon	se for each question. For each YES DDITIONAL INFORMATION" secti	checked, give an explanation ion on page 5 of this Addendu	on the lines provide m or attach an addit	d below. If there is ional sheet.
(SPC) 6) A. STATUTO	RILY OR CONTRACTUAL	LLY REQUIRED OR R	ELATED	
Co Ar or (SP(opy Documents ttach a copy, if available alteration work. 2 8) C. STRUCTU	AND ALTERATIONS e, of any documents, such as receipt(RAL, SYSTEMS AND APP)	LIANCES		D) AWADE OF
1. 2.	Are you aware if the roresurfaced? If yes, provide an explain	roof leak during your ownership? of at any time has been repaired anation, approximate date, and the nated the work	, replaced, ame of the person or	ARE YOU (SELLE 	Yes No
5. 6. 7. 8. 9. 0.	If yes, state when this for what period of time. Provide a copy of the game Are you aware of any If yes, are you aware of Is the drainage water of ther. Are you aware of any Are you aware of any Are you aware of any		vnspouts? HRaw ation?		Yes No Yes No Yes No Yes No Yes No
Buye	r acknowledges receipt	of copy of this page, which constitute	es Page 1 of 6 pages.		1.21.3
Buye	r's Initials () () Date:	Seller's Initials) Date:	10 23 67
Publish Grea 4845 R Tel; 85	ned and distributed by: ter San Diego Association onson Court, San Diego, CA 921 8-715-8000 Web: www.sdar.com on Date: January 2023	of REALTORS® 11-1803			

Phone: 619-595-7025 Berkshire Hathaway HomeServices California Properties 516 5th Avenue San Diego, CA 92101 Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com Gregg Neuman

Fax: 619-702-9004

800 The Mark L

Are you aware of any leased or financed items and/or systems on the Property, including solar system, water softener system, water purifier system, alarm system, or propane tan (If the item and/or system is owned outright, attach a copy of the contract and bill of sal If "yes," complete the following. If "no," proceed to Section E. Type of Item and/or System (a) Water Softening, Filtration or Treatment System Leased or Other Obligation (b) Alarm System Leased or Other Obligation Photovoltaic panels or Hot water panels Leased or Other Obligation	k? [_] Yes 1 No e.)
Type of Item and/or System (a) Water Softening, Filtration or Treatment System Leased or Other Obligation (b) Alarm System Leased or Other Obligation (c) Solar Panels/System Photovoltaic panels or Hot water panels Leased or Other Obligation	do do
(a) Water Softening, Filtration or Treatment System Leased or Other Obligation (b) Alarm System Leased or Other Obligation (c) Solar Panels/System Photovoltaic panels or Hot water panels Leased or Other Obligation	lo lo
(d) Propane Tank Leased or Other Obligation (e) Other Item or System (explain)	lo
	nt,
(b) When do the payments end?	
(d) Is any obligation added to the property tax bill?	[Yes [No
Attach a copy of all documents, including lease UCC-1 Financing Statement or other financing arrangement, deed of trust, bill of sale, property tax bill relating to the above items and/or systems.	
9) E. DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT	Γ RE YOU (SELLER) AWARE OF
Are you aware of any insurance claim regarding the property beyond the five-year peri referred to in 6.H of the SPQ? If yes, state in Section O at the end of this Addendum the date of the claim, the nature of	od [_] Yes No
Initials () () Date: Seller's Initials	
	(e) Other Item or System (explain) Leased or Other Obligation For any item and/or system that is leased or financed, is there a contract, lease agreement deed of trust, and/or a UCC-1 Financing Statement? For each item or system leased or financed, complete the following: (a) What are the monthly payment(s)? \$, \$, \$

(SPQ 10) F. WATER-RELATED AND MOLD ISSUES

(SPQ 11) G. PETS, ANIMALS AND PESTS

(SPQ 12) H. BOUNDARIES, ACCESS AND PROPERTY USED BY OTHERS Fences ARE YOU	U (SELLER) AWARE OF
1. Is the property fenced?	[<u>)</u> Yes [_] No
2. If yes, state where: Sides Deack Front 3. Which owner built the fence(s)? Back Front 3. Which owner built the fence(s)?	,
4. Who maintains the fence(s)?	
5. Are you aware if fences are located: within property lines within the neighbors' property on the line not sure	
Overhangs	[] Van [[Na
Are you aware if your or your neighbor's roof, trees or shrubs overhang any property line? If yes, please explain in Section O at the end of this Addendum.	Yes No
(SPQ 13) I. LANDSCAPING, POOL AND SPA	
Standing Water ARE YO	U (SELLER) AWARE OF
Are you aware of any standing or ponding water after rainfalls, watering or around sprinklers? If the answer is yes, specify where in Section O at the end of this Addendum.	[_] Yes 🔑 No
(SPQ 14) J. COMMON INTEREST CONDOMINIUMS AND DEVELOPMENT	S
Condo Contession	U (SELLER) AWARE OF [] Yes [X] No
Are you aware if this complex is a conversion from apartments to condominiums?	[_] Yes [X No
Parking 1. Give the number, location, and type of parking space(s) assigned to the property: 2. Do you: own rent lease your parking space (s)?	
2. Do you: own rent lease your parking space (s)? 3. What is your parking space(s) assignment number? 77498	
4. What is the cost of the parking space(s)?	
4. What is the cost of the pairing space(s).	
Storage 1. Give the number, location and type of storage unit(s) assigned to the property. 576	
2. Do you: own rent lease your storage space(s)? 3. Where is the storage space located?	
Modifications to your unit 1. Have you, or are you aware of a prior owner who has, constructed or modified a patio, balcony, fence or other part of this home?	[]Yes l≫⇒No
 Are you aware if this work was done with the homeowners' association's approval? If yes, please provide a copy of homeowners' association (HOA) approval, if applicable and available. 	Yes No
Buyer acknowledges receipt of copy of this page, which constitutes Page 3 of 6 pages. Buyer's Initials () () Date: Seller's Initials ()	Date: 10 13 23
SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 3 OF 6)	1 1

535-113-13-34

Property Address/Parcel Number(s): 800 The Mark Lane #2402, San Diego, CA 92101

Other common interest/condominium questions		
1. Are you aware of any current violations of restrictions in your unit or in the c	common area? [_] Yes	No [x]
If yes, please explain in Section O at the end of this Addendum. 2. Are you aware of any significant defect/malfunction in the common area?	[] Yes	[\rightarrow] No
If yes, please explain in Section O at the end of this Addendum.		1967 113
(SPQ 15) K. TITLE, OWNERSHIP AND LEGAL CLAIMS		
Additional Questions	ARE YOU (SELLER) AWA	RE OF
1. Have you received any compensation in litigation or settlement, involving ar	ny issue [] Yes	[≿] No
related to the property? If yes, what related repairs were completed or other action was taken?	Yes	
(Use Section O at the end of this Addendum.)		
2. Is the property leased, subject to an option to purchase or first right of refusal	1? Yes	[太] No
3. Are any of the items listed in Section A of the Real Estate Transfer Disclosur		•
rented or leased, rather than owned, by you? (Examples: water softener, secu	urity system.) [_] Yes	[大] No
If yes, list the items in Section O at the end of this Addendum. (Note: Buyer may not be obligated or authorized to assume Seller's lease(s).		
Seller and Buyer must determine the disposition of leased items.)		
(SPQ 16) L. NEIGHBORHOOD	ARE YOU (SELLER) AWA	
1. Any current or proposed construction that will affect existing views?	[_] Yes	[X .] No
2. Any current or proposed construction, near the property, of public or private such as highways, high-rise buildings or commercial development?	iacilities, [X] Yes	[] No
3. Any dumps, toxic or waste disposal sites, airports, prisons, mines, gravel pits	s or other	
such facility in or near the neighborhood?	[] Yes	[文] No
4. Any conditions on adjacent or neighborhood properties such as unstable soils	s,	
cracked slabs, poor drainage, which may affect the value or desirability of the	he property? [_] Yes	[X] No [X] No
5. Any obnoxious odors?] Yes [] Yes	[X] No
6. Any high voltage power lines on or near the property?7. Any high pressure gas lines on or near the property?	[] Yes	No No
7. Any mgn pressure gas mies on or near the property.	<u></u>	(
(SPQ 17) M. GOVERNMENTAL		
Special Regulation	ARE YOU (SELLER) AWA	ARE OF
1. Are you aware if any part of the property is subject to special governmental in	regulation, juirements? [] Yes	[1/2] No
such as hillside review, slope restrictions, open space or special set back req 2. Are you aware of the release of any illegal or controlled substance on or benefits.	jurements? ies	<u>[⊅</u>] No
property?	Yes	[y] No
property.	 -	7~
N. OTHER		
Prior Transaction Disclosures	ADE VOU (SELLED) AW	ADE OF
 Are you aware of any disclosures or reports from your purchase of the Property, including but not limited to the Real Estate Transfer Disclosure St 	ARE YOU (SELLER) AW tatement? [] Yes	ARE OF
2. If so please provide a copy, or if not in your possession, explain.		923
2. If so pieuse provide a copy, or it not in your possession, suprime		,
Buyer acknowledges receipt of copy of this page, which constitutes Page 4 of 6 page	96.	- 1-3
Buyer's Initials () () Date: Seller's Initials ((M)() Date: D 2	1 D
SELLER PROPERTY QUESTIONNAIRE ADDENDUM (S		J

535-113-13-34

Property Address/Parcel Number(s): 800 The Mark Lane #2402, San Diego, CA 92101

Yes No Yes No Yes No Yes No Yes No
elaboration, or to disclose and explain rerially affects the value or desirability
information herein is true to the best of Date: // 27-23 Date:
) Date: <u>化ーンフーフラ</u> 5 OF 6)

BUYER ACKNOWLEDGEMENT

BUYER'S LEGAL DUTY TO EXERCISE REASONABLE CARE

California law requires Buyer to exercise reasonable care to protect themself, including the evaluation of those facts which are known or within diligent attention and observation of Buyer (Civil Code Section 2079.5). Under this statute, Broker also has a responsibility to disclose to Buyer any conditions that would affect the value or desirability of the property Broker may have observed while conducting a diligent visual inspection of the accessible areas of the property.

Seller may not be aware of defects that may exist in the property. It is Buyer's responsibility to investigate the property. The disclosures in this Addendum are made by Seller and not by Broker. However, Broker is required to make a reasonably competent and diligent visual inspection of accessible areas, and to disclose to prospective purchasers all known facts affecting the value and desirability of the property (see Parts III and IV of the Real Estate Transfer Disclosure Statement). Buyers should refer to Buyer's Election of Inspections form (BEI) for further inspection explanation.

Buyer is advised to obtain professional inspection(s) on the condition of the property. Each Buyer looks at a house differently: what may concern one person may be perfectly acceptable to another. Therefore, the Real Estate Transfer Disclosure Statement, Seller Property Questionnaire, and this Addendum do not in any way relieve Buyer from Buyer's responsibility to make an independent diligent inspection of the property, to hire all necessary inspectors, to provide these inspectors with Real Estate Transfer Disclosure Statement, Seller Property Questionnaire, and this Addendum, and to ask questions that may be pertinent to ensure an informed decision.

ALL INSPECTIONS AND REPORTS should be undertaken by qualified, licensed trades people and/or professionals. Buyer should review all inspection reports with the person who performed the inspection.

For any special consideration such as schools, allergies or other health problems, or for religious or cultural concerns that relate to the property, it is Buyer's responsibility to ask Seller and/or otherwise independently satisfy themself about the property as it relates to these considerations.

Each Buyer below acknowledges that he/she has read and understands this Addendum. Buyer: _______ Date: _______ Date: _______

THIS DOCUMENT IS FOR USE IN SIMPLE TRANSACTIONS AND NO REPRESENTATION OR WARRANTY IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY OF ITS PROVISIONS IN ANY TRANSACTION.

	OFFICE USE ONLY Reviewed by Broker or Designee: Date:
Buyer acknowledges receipt of copy of this page, which constitutes Page 6 of 6 pages.	10/03/73
Buyer's Initials () () Date: Seller's Initials (Date: [0 2 C)
SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPOA)	PAGE 6 OF 6)