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

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

Property Address:	1325 Pacific Hwy #1607, San Diego, Ca 92101	("Property")
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- 1. DIFFERENT SOURCES OF SQUARE FOOTAGE MEASUREMENTS: Measurements of structures vary from source to source and that data is often contradictory. There is no one "official" size source or a "standard" method of calculating exterior structural size, interior space or square footage. Buyer should not rely on any advertised or disclosed square footage measurements and should retain their own experts to measure structural size and/or square footage during their contingency period, if any. This is especially important if Buyer is using square footage to determine whether to purchase the Property and/or are using a price per square foot to determine purchase price. Price per square foot calculations are generally broad estimates only, which can vary greatly depending upon property location, type of property and amenities; such calculations should not be relied upon by Buyer and the accuracy of any such figures should be independently verified by Buyer with their own experts including, but not limited to, a licensed appraiser.
- 2. PROPERTY (LOT) SIZE, DIMENSIONS, CONFIGURATIONS, AND BOUNDARIES: Fences, hedges, walls, retaining walls, and other barriers or markers may not correspond with any legally-defined property boundaries, and existing structures or amenities may not be located within the actual property boundaries or local setback requirements. If lot size, dimensions, property configurations, boundary lines, and locations of improvements are important to Buyer's decision to purchase or the price Buyer is willing to pay, then Buyer should independently investigate by retaining the services of a licensed surveyor, the only professional who can accurately determine lot dimensions, boundary locations and acreage for the Property.
- 3. BROKER OBLIGATIONS: Brokers and Agents do not have expertise in determining the exact square footage and lot size. Broker has not and will not verify the accuracy of any numerical statements regarding square footage, room dimensions, or lot size, or the location of boundaries.
- 4. DISCLOSURE OF MEASUREMENTS AND SOURCES: Square footage and/or lot size numbers inserted into the spaces below, if any, were taken from the referenced source and may be approximations only. Other measurement sizes may exist from other sources.

Source of Information	Sq. Footage	Lot Size	Additional Information	If checked, report attached
Public Record	1319		CRS Data	
Multiple Listing Service				
Seller			Measurement comes from the following so	urce:
Appraisal #1				
Appraisal #2				
Condominium Map/Plan				
Architectural Drawings				
Floor Plan/Drawings				
Survey	1474		Builder Brochure	
Other				
Other				

By signing below, Seller: (i) represents that Seller is not aware of any other measurements of the Property; and (ii) acknowledges that Seller has read, understands, and received a Copy of this Square Footage and Lot Size Advisory and Disclosure. Seller is encouraged to read it carefully.

Seller	Thomas W. Kerl	Thomas Kerl (Apr 6, 2024 13:15 PDT)	_{Date} Apr 6, 2024
Seller	Judy Schmidt Kerl	Judy Schmidt (wd. Judy Schmidt Kert (Apr's, 20 413:25 PDT)	Date Apr 6, 2024

By signing below, Buyer acknowledges that Buyer has read, understands, and received a Copy of this Square Footage and Lot Size Advisory and Disclosure. Buyer is encouraged to read it carefully. IF NO INFORMATION IS PROVIDED AND/OR ANY OF THESE MEASUREMENTS ARE MATERIAL TO BUYER, BUYER IS STRONGLY ADVISED TO INVESTIGATE THE VALIDITY, ACCURACY, OR EXISTENCE OF ANY MEASUREMENTS PROVIDED HEREIN OR OTHERWISE. IF BUYER DOES NOT DO SO, BUYER IS ACTING AGAINST THE ADVICE OF BROKERS AND AGENTS.

Data	Buyer		Date	
buyer Date	Buyer		Date	

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525 South Virgil Avenue, Los Angeles, California 90020



1325 Pacific H

SFLS 12/20 (PAGE 1 OF 1)

SQUARE FOOTAGE AND LOT SIZE DISCLOSURE AND ADVISORY (SFLS PAGE 1 OF 1)



REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

	[마니] 전 환경되는 이렇게 다른 사람들이 되었다며, 일반	인하다 하시겠다니다 노랑 그리가 살아왔다면 하셨다.
	fourplex. A TDS is required for all unlitsis TI	
	COUNTY OF San Diego	
DESCRIBED AS	1325 Pacific Hwy #1607, San Diego	
그리면 X 120일 등 2000 전시간 사람들은 보기 가입니다. (1995년 1995년 1995년 1995년 1995년 1996년 1996년 1996년 1996년 1996년 1996년 1996년 1	SURE OF THE CONDITION OF THE	
COMPLIANCE WITH § 1102 OF THE KIND BY THE SELLER(S) OR ANY	ECIVIL CODE AS OF (DATE) 04/08/202 AGENT(S) REPRESENTING ANY PRINC ISPECTIONS OR WARRANTIES THE PRI	4 . IT IS NOT A WARRANTY OF ANY IPAL(S) IN THIS TRANSACTION, AND
i. coc	RDINATION WITH OTHER DISCLOSURE	FORMS
depending upon the details of the particular residential property). Substituted Disclosures: The following Report/Statement that may include airport in connection with this real estate transferatter is the same:	atement is made pursuant to § 1102 of the Ci ular real estate transaction (for example: speci disclosures and other disclosures required by annoyances, earthquake, fire, flood, or special er, and are intended to satisfy the disclosure t to the contract of sale or receipt for deposit.	al study zone and purchase-money liens on law, including the Natural Hazard Disclosure assessment information, have or will be made
Additional inspection reports or disclo		경기를 가고 함께 보는 것이 있다는 그리고 말이 함께된 것 같은 것이 보고 함께 보는 것이 있다는 것이 없다.
No substituted disclosures for this tran	nsfer	요한 그 경기 기업을 보고 있다. 이번 등 환경하는 사람이 되었습니다. 회원 전략 2011년 1월 1일 전기 기업 기업을 하는 12일 전략 기업
The substituted disclosures for this train	II. SELLER'S INFORMATION	
Buyers may rely on this information in	formation with the knowledge that even the deciding whether and on what terms to purny principal(s) in this transaction to provide	rchase the subject property. Seller hereby
OF THE AGENT(S), IF ANY. THIS IN CONTRACT BETWEEN THE BUYER		
Seller ✓ is is not occupying the p	그는 이렇게 하는 ^^ 하게 되는 사람들이 되었다. 그는 사람들이 살아보고 있다면 그 사람들이 되었다.	[[[[[[[[[[[[[[[[[[[[
A. The subject property has the item	s checked below:*	발발표 항상 하다 그리고 있다면 모르게 생각했다면
Range	Wall/Window Air Conditioning	Pool:
V Oven	Sprinklers	Child Resistant Barrier
Microwave	Public Sewer System	Pool/Spa Heater:
Dishwasher	Septic Tank	Gas Solar Electric
Trash Compactor	Sump Pump	Water Heater:
Garbage Disposal	Water Softener	Gas Solar Electric
Washer/Dryer Hookups	✓ Patio/Decking	✓ Water Supply:
Rain Gutters	Built-in Barbecue	☑ City ☐ Well
Burglar Alarms	Gazebo	Private Utility or
Carbon Monoxide Device(s)	Security Gate(s)	Other
Smoke Detector(s)	Garage:	✓ Gas Supply:
✓ Fire Alarm	Attached \ Not Attached	✓Utility Bottled (Tank)
TV Antenna	Carport	Window Screens
Satellite Dish	Automatic Garage Door Opener(s)	Window Security Bars
Intercom	Number Remote Controls	Quick Release Mechanism on
Central Heating	✓ Sauna ✓ Hot Tub/Spa:	Bedroom Windows
✓ Central Air Conditioning Evaporator Cooler(s)	Locking Safety Cover	✓ Water-Conserving Plumbing Fixtures
Exhaust Fan(s) in 17/1740 + Batthro	SON 220 Volt Wiring in BUEN	Fireplace(s) in
Other:	Type: YES UNKNOWN	Age:(approx.)
Are there, to the best of your (Seller's) k describe. (Attach additional sheets if nec	nowledge, any of the above that are not in op- cessary):	perating condition? Yes/No. If yes, then
(*see note on page 2)		병 - 마스크 스타스
© 2023, California Association of REALTORS®, Inc.	이용 전 기본들에 함께 하고 있는 것이 되었다. [2]	
TDS REVISED 6/23 (PAGE 1 OF 3)	Seller's Initials 1K / J.K	Buyer's Initials / south HOUSING OPPORTUNITY
	RANSFER DISCLOSURE STATEMENT (1115 PAGE 1 (JE3)

Property	Address: 1325 Pacific Hwy #1607, San Diego, Ca 92101	C	Date: April 8, 2024
spa	e you (Seller) aware of any significant defects/malfunctions in any of the following? ace(s) below. Interior Walls Ceilings Floors Exterior Walls Insulation Roof(s) Windo Driveways Sidewalks Walls/Fences Electrical Systems Plumbing/Sewers/S	_Yes/√No. ows □Doors	If yes, check appropriate
	escribe:	epticsOtil	er Structurar Components
lf a	ny of the above is checked, explain. (Attach additional sheets if necessary.):)
			<u> </u>
dev car star (co hav Cor afte alte	stallation of a listed appliance, device, or amenity is not a precondition of sale or transferice, garage door opener, or child-resistant pool barrier may not be in compliance with the bon monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of Dindards of Chapter 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the mencing with § 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safeye quick-release mechanisms in compliance with the 1995 edition of the California Building de requires all single-family residences built on or before January 1, 1994, to be equippeder January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence between the single-family residence with water-conserving plumbing fixtures as a dwelling may not comply with § 1101.4 of the Civil Code.	safety standa ivision 12 of, the pool safet ety Code. Wir ng Standards d with water-couilt on or befo	ards relating to, respectively, automatic reversing device ty standards of Article 2.5 adow security bars may not Code. § 1101.4 of the Civil conserving plumbing fixtures ore January 1, 1994, that is
C. Are	you (Seller) aware of any of the following:		
1.	Substances, materials, or products which may be an environmental hazard such as, but formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and or chemical storage tanks.		
	하면서 가게 되는 것이 되었다. 그는 이 마음에 가는 아이들이 되었다. 그렇지 않는 것이 되었다는 것이 되었다. 그는 것이 없는 것이 없는 것이다.	····	
(2.)	Features of the property shared in common with adjoining landowners, such as walls, f		
\sim	whose use or responsibility for maintenance may have an effect on the subject propert		
3.	Any encroachments, easements or similar matters that may affect your interest in the s		
4.	Room additions, structural modifications, or other alterations or repairs made without n		
5.	Room additions, structural modifications, or other alterations or repairs not in complian	A STATE OF THE STA	
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 l		
10.	Any zoning violations, nonconforming uses, violations of "setback" requirements		
(11)	Neighborhood noise problems or other nuisances		
12.	200 원리프랑아 400 등에 있는 100 등을 하지만 하시는 이번에 가는 것 같아. 그들 먹는 것 같아 가는 그는 그는 그는 그는 그는 것 같아. 그를 하는 것 같아 없는 것 같아.		
(13.	2000년 1925년 1925년 1일		
77	Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co		
\sim	interest with others)		
	Any notices of abatement or citations against the property		Yes No
	pursuant to § 910 or 914 threatening to or affecting this real property, claims for bre to § 900 threatening to or affecting this real property, or claims for breach of an enhal pursuant to § 903 threatening to or affecting this real property, including any lawsui pursuant to § 910 or 914 alleging a defect or deficiency in this real property or "commo	each of warra nced protection its or claims f n areas" (facil	nty pursuant on agreement for damages lities such
	as pools, tennis courts, walkways, or other areas co-owned in undivided interest with o		
If the ar	nswer to any of these is yes, explain. (Attach additional sheets if necessary.)2,12,13	NOISE,	PSIDE OWNER
D. 1.	The Seller certifies that the property, as of the close of escrow, will be in compliance	with & 13113	8 of the Health and Safety
	Code by having operable smoke detector(s) which are approved, listed, and installed in regulations and applicable local standards.	accordance w	vith the State Fire Marshal's
2.	by having the water heater tank(s) braced, anchored, or strapped in place in accordance	ce with applica	able law.
	certifies that the information herein is true and correct to the best of the Seller's ki	nowledge as	of the date signed by the
Seller.	Thomas 111 Kent		4-11-74
Seller	Thomas W. Kerh	Date _	1-10-67
Seller	Xiew Schniel Kul	Date _	4-16-24
	Judy Schmidt Kerl	587	
TDS RE	EVISED 6/23-(PAGE 2 OF 3) Buyer	r's Initials	EQUAL HOUSING

Date: April 8, 2024

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 disclosure Agent notes the following items:	on Disclosure (AVID Form)			
Agent (Broker Representing Seller) Berl	(Please Print)	By (Ass	ociate Licensee or Broker Signature) Gregg R Neuman	_ Date
	IV. AGENT'S INSPECTIO	N DISCI	OSURE	
(To be completed only	y if the agent who has obtaine	ed the of	er is other than the agent a	bove.)
THE UNDERSIGNED, BASED ON ACCESSIBLE AREAS OF THE PR	A REASONABLY COMPE OPERTY, STATES THE FOL	TENT A	ND DILIGENT VISUAL IN G:	SPECTION OF THE
See attached Agent Visual Inspection Agent notes no items for disclosure Agent notes the following items:				
Agent (Broker Obtaining the Offer)	(Please Print)	_By	ociate Licensee or Broker Signature)	_ Date
	(Ficuse Filling)	(, 101		문제 등로 제상하다는 일반대는 지수를 하는 하다.
PROPERTY AND TO PROVID SELLER(S) WITH RESPECT T	E FOR APPROPRIATE PR O ANY ADVICE/INSPECTIO	OVISION NS/DEF	IS IN A CONTRACT BET	SPECTIONS OF THE WEEN BUYER AND
PROPERTY AND TO PROVID SELLER(S) WITH RESPECT T I/WE ACKNOWLEDGE RECEIPT O	E FOR APPROPRIATE PR O ANY ADVICE/INSPECTIO	OVISION NS/DEF MENT.	IS IN A CONTRACT BET	SPECTIONS OF THE WEEN BUYER AND
PROPERTY AND TO PROVID SELLER(S) WITH RESPECT T I/WE ACKNOWLEDGE RECEIPT Of Seller Thomas W. Kerl	E FOR APPROPRIATE PR O ANY ADVICE/INSPECTIO OF A COPY OF THIS, SȚATE	OVISION NS/DEF MENT.	IS IN A CONTRACT BET	WEEN BUYER AND
PROPERTY AND TO PROVID SELLER(S) WITH RESPECT T I/WE ACKNOWLEDGE RECEIPT Of Seller Thomas W. Kerl Seller Judy Schmidt Kerl	DE FOR APPROPRIATE PRO ANY ADVICE/INSPECTION OF A COPY OF THIS, STATE Date 4/16/24 Buy Date 4/16/24 Buy	OVISION NS/DEF MENT. er er	IS IN A CONTRACT BET	WEEN BUYER AND
SELLER(S) WITH RESPECT T I/WE ACKNOWLEDGE RECEIPT OF Seller Thomas W. Kerl Seller Judy Schmidt Kerl	Date 4/16/2 Buy Chire Hathaway HomeServices	OVISION NS/DEF MENT. er ar (Asso	IS IN A CONTRACT BET ECTS.	WEEN BUYER AND Date 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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TDS REVISED 6/23 (PAGE 3 OF 3)





SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 12/23)

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.

		to the real property or manufactured, Assessor's , County of	Parcel No.	533-391-10-77
situated in				California ("Property").
		PQ is required for all units. This SPC		
Agent(s), if any. substitute for an part of the contra or other person of qualified to advise Note to Seller, P Property and help Answer based Something tha Think about w Read the ques	This disclosure statement y inspections or warranties act between Buyer and Selworking with or through Be on real estate transaction URPOSE: To tell the Buyer to eliminate misunderstanding on actual knowledge and real you do not consider materia hat you would want to know its itions carefully and take your	al or significant may be perceived dif if you were buying the Property today time.	by the Seller or btain. This discler writing, Broker in provided by Seadvice, they shout items affecting by. ferently by a Buyer.	any agents(s) and is not a osure is not intended to be and any real estate licensee eller. A real estate broker is ald consult an attorney. the value or desirability of the
question, whe	ther on this form or a TDS,	r a question, or what to disclose of you should consult a real estate a	ttorney in Californ	nia of your choosing. A broker
 Note to Buyer, PL of the Property and Something that If something is Sellers can on Seller's disclost SELLER AWAREI "No." A "yes" and unless otherwise 19. DOCUMENTS: Reports, inspectio (whether prepared pertaining to (i) the easements, encroas Seller Note: If yes, provident of the properties of the provident of the properties of the pro	IRPOSE: To give you more in the post of the past or present, inchements or boundary dispute the past of the past of the past or present, inchements or boundary dispute the past or present.	vise you on the legal sufficiency of an information about known material or standings about the condition of the Plant to you may not be perceived the sput your concerns and questions in your own investigations, personal judgelow, answer the question "Are you tter how long ago the item being" answers in the space provided or a maintenance recommendations, and Property or any improvement on this es affecting the Property whether or a company possession to Buyer.	significant items as roperty. same way by the Swriting (C.A.R. formal material or signification of the same way by the Swriting (C.A.R. formal material or signification of the saked about has tach additional compact of the same of the same of the same or not same or in writing and the same	ffecting the value or desirability feller. In BMI). Ideant items. In sense. In by checking either "Yes" or ppened or was documented imments and check paragraph YOU (SELLER) AWARE OF I, surveys or other documents Seller acted upon the item), past, now or proposed; or (ii) whether or not provided to the imments.
	OWNER,			
A. Within the last (Note to seller AIDS.) B. An Order from methamphetar The release of Whether the P (In general, a zero) E. Whether the P (In general, an munitions)	a government health official mine. (If yes, attach a copy of an illegal controlled substant roperty is located in or adjactione or district allowing many roperty is affected by a nuisal roperty is located within 1 mill area once used for military to	upant of the Property upon the Property be a material fact to the Buyer, and identifying the Property as being confithe Order.)	erty	ed, except for a death by HIV/ Yes No Yes No Yes No Yes No
common intere	est subdivision	Initials/		Y Yes No.

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)

Berkshire Hathaway HomeServices California Properties 516 5th Avenue San Diego, CA 92101
Phone: 619-595-7025
Fax: 619-702-9004
Gregg Neuman
Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201

www.lwolf.com

1325 Pacific H

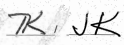
H. Insurance claims effecting the Property within the past 5 years I. Matters affecting till of the Property J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3 Yes Viol J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3 Yes Viol Explanation, or J. (of checked) see attached: D. T. R. P. T. R.	Pro	perty Address: 1325 Pacific Hwy #1607, San Diego, Ca 92101
L. Matters affecting title of the Property J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3.		하다 가장 하는 사람들이 가장 보다 되었다. 그 사람들은 사람들이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는 것이 되었다면 하는 것이 없다면 하는 것이다면 하는 것이
J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3		하나 회사가 가장 가장 가장 있다. 그런 가장 나는 그리고 그는
K. Material facts or defects affecting the Property not otherwise discosed to Buyer		
REPAIRS AND ALTERATIONS: Any adreadions, modifications, replacements, improvements, remodeling or material repairs on the Proporty (including those resulting from Home Warranty claims). 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? 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: Explanation: Explanation: 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, guiters, chimney, freplace 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, ajams system, or propane tank(s). C. An attentive septic system on or serving the Property: solar system, water softener system, water purifier system, ajams system, or propane tank(s). C. An attentive septic system on or serving the Property will be property in the property of the property in the prope		K Material facts or defects affecting the Property not otherwise disclosed to Purvey
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(2) If Yes to D, are there separate utilities and meters for the ADU		D. Whether any structure on the Property is an Accessory Dwelling Unit (ADU)
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		(1) If Yes to D, has the ADU received a permit or other government approval Yes No
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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. WATER-RELATED AND MOLD ISSUES: A. Water intrusion, whether past or present, into any part of any physical structure on the Property, leaks from or in any appliance, pipe, slab or roof, standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property		☐ Yes 🗹 No
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Explanation: MATER-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		그는 전문에 통해 가는 경찰에 가는 경찰에 가지 않는데 가는 사람들이 가지 않는데 그는 사람들이 되었다. 그는 사람들이 가는 사람들이 가지 않는 경찰에 가지 않는데 그를 하는데 그를 하는데 없는데 그를 다 하는데 그를 다 되었다.
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 Yes No C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood Explanation: A- WATED FROM KITCHEN SINK OVER lowed requiring. Some flooring replaced. 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, due to any of the above		
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		
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	10.	WATER-RELATED AND MOLD ISSUES: ARE YOU (SELLER) AWARE OF
pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property	ΙŢ.,	
affecting the Property		nine slab or roof: standing water drainage flooding underground water moisture, water-related soil settling or slippage, on o
B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property		affecting the Property
C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood		
Property or neighborhood Explanation: A- WATER FROM KITCHEN SINK OVER lowed requiring Some Floor in replaced. 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 odors, urine, feces, discoloration, stains, spots or damage in the Property, due to 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 If so, when and by whom Explanation:		
ARE YOU (SELLER) AWARE OF A. Past or present pets on or in the Property		
ARE YOU (SELLER) AWARE OF A. Past or present pets on or in the Property		Evolunction: As WATED FROM HITTHEN CLOV MIGET LAWER DOCUMENTE SCORE PLANTICE TO A LANGE SCORE PL
A. Past or present pets on or in the Property		Explanation. 11. Willes Pradict Miller Over 10000 Magoline. Johne Cool ing Tallacely
A. Past or present pets on or in the Property	11.	PETS, ANIMALS AND PESTS: ARE YOU (SELLER) AWARE OF
B. Past or present problems with livestock, wildlife, insects or pests on or in the Property		A. Past or present pets 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		B. Past or present problems with livestock, wildlife, insects or pests on or in the Property
D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above		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	1	Yes / No
If so, when and by whom		D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above
Explanation:		사람이들의 경향 경찰 중앙요즘 한 학생들이 그리다 이 동안 모든데 이 이 중요리가 하게 되었다면 하지만 하는데 된 것이다는데 하지만 그리고 하지만 그 모든데 그리고 하게 되었다.
경영(1) (1) 12 12 13 14 15 15 15 15 15 15 15 15 15 15 15 15 15		Explanation:
SPQ REVISED 12/23 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials TV / JK		경기 발표하는 경우 보다 되는 것이 모든 것이 되는 것이 되는 것이 되었다. 그는 사람들은 사람들은 사람들은 사람들이 되었다. 그는 사람들이 얼마나 없다.
	SPC	Q REVISED 12/23 (PAGE 2 OF 4) Buver's Initials / Seller's Initials TV / JK

د. <u>د</u> م	OUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: Surveys, easements, encroachments or boundary disputes Yes V N
E	. Surveys, easements, encroachments or boundary disputes ☐ Yes ✓ N. Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any purpose, includin
	but not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel or drainage
C	Ise of any neighboring property by you
E	xplanation: B-BUILDING HAS ORBOING MAINTEWANCE VENDORS & employoes.
. ī	ANDSCAPING, POOL AND SPA: ARE YOU (SELLER) AWARE OF.
Α.	Diseases or infestations affecting trees, plants or vegetation on or near the Property
E	Operational sprinklers on the Property
С	(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system
	If yes, is it operational?
D	A spa heater on the Property'
	If yes, is it operational?
Ε	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 numbs, filters, heaters and cleaning systems, even
	repaired Yes No
	repaired B.2 - DON'T KNOW E-BUILDING & Common AREAS HAVE ONGOING MAINTENANCE Programs & vendors.
. c	ONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)
	ARE YOU (SELLER) AWARE OF
Α	Property being a condominium or located in a planned unit development or other common interest subdivision.
В	Any Homeowners' Association (HOA) which has any authority over the subject property
С	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in undivided
	interest with others)
D	
Ε	
	against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property
	Yes V 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
	(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
Ε	planation: F- CC+RS, HANDBOOK, ARCHITECTURAL GUIDING, BYLAWS,
ì	에 보이 있는 것이 되었다. 그런 그런 그리고 있는데 그리고 있다면 보고 있는데 보고 있다. 그는데 그는데 그리고 있는데 그리고 있다. 그런데 그는데 그리고 있는데 역 물이 그런데 그리고 있는데 있는데 그리고 있는데 그리고 있는데 그리고 있는데 그리고 있는데 이렇게 되었다. 그렇지만 그렇지 않는데 그리고 있다. 그리고 있는데 그리고 있는데 그리고 있다.
	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER) AWARE OF
	Other than the Seller signing this form, any other person or entity with an ownership interest
	Leases, options or claims affecting or relating to title or use of the Property
Ç	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
D	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use o
E	responsibility for maintenance may have an effect on the subject property
	whether in writing or not
਼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 VNc
G	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration, modification replacement, improvement, remodel or material repair of the Property
Н	The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid by a
É	assessment on the Property tax bill Yes No.
- V-	No current litigation known.
100	D- CONDO HAS CONTIQUOUS NEIGHBORS

SPQ REVISED 12/23 (PAGE 3 OF 4)

Buyer's Initials

Seller's Initials





Pro	perty	ty Address: 1325 Pacific Hwy #1607, San Diego, Ca 92101					
16. ((A.)	Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighborhood parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse storage processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment complexes parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air congenerators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmor wildlife	bors, traffic pe or landfil or facilities ompressors ission lines				
	Exp	planation: Standard life in Urban Setting.	Yes V No				
17.	A.	OVERNMENTAL: Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that a could affect the Property	applies to o				
	В.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit requirements to or could affect the Property	that apply to				
	С. D.	Existing or contemplated building or use moratoria that apply to or could affect the Property	Yes V No				
	E.		s, roadway:				
	F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other vegetation (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed					
	G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property	Yes No				
	H. I.	Whether the Property is historically designated or falls within an existing or proposed Historic District	Yes 🖊 No r prohibition				
	J.	Any differences between the name of the city in the postal/mailing address and the city which has jurisdiction over t					
	Explanation:						
18.	A. B. C. D.	to, cannabis cultivation or growth	Yes No Property due Yes No Yes No				
19.		(IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional	comments				
ado ack tha	ler re lend now t a re	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 this form and an all and that such information is true and correct to the best of Seller's knowledge as of the date signed by Selledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says Seller from his/her own duty of disclosure.	eller. Seller disclosure ys to Seller				
Se	ler	Momas W. Kerl Date 4/16/2	4				
	ler	July 5Ch with Kul Judy Schmidt Kerl Date of 16	124				
	W0587	ning below, Buyer acknowledges that Buyer has read, understands and has received a copy of t rty Questionnaire form.	ihis Sellei				
Bu	yer	Date					
Bu	yer	Date					
or a ASS A R APP REA	ny por OCIA EAL E ROPF LTOR IONAI	California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproductivation thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE ATION OF REALTORS®, NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TIESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, RIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California RS®, It is not intended to identify the user as a REALTOR®, REALTOR® is a registered collective membership mark which may be used only by national and Distributed by: Published and Distributed by:	E CALIFORNIA RANSACTION CONSULT AN Association o				

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SPQ REVISED 12/23 (PAGE 4 OF 4)

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:		Thomas W. Kerl, Judy Schmidt Kerl	Date:	04/08/2024
Proper	ty Address:	1325 Pacific Hwy #1607, San Diego, Ca 921	<u>01</u>	("Property").
duplicathe sar to the or a T	ate those of the SPQ me heading be completed SPQ. If you do not DS, you should cons	C.A.R.'s Seller Property Questionnaire (SPQ). It must not be ut to facilitate concurrent use. It is urged that the two forms be peted on both forms at the same time. The paragraphs below a understand how to answer a question, or what to disclose in reult a real estate attorney in California of your choosing. A broliciency of any answers or disclosures you provide.	placed side by side and the numbered to assist esponse to a question, when the sponse to a question, where the side is a sponse to a question, where the side is a side is a sponse to a question, where the side is a s	the questions under you in comparing hether on this form
(SPQ	5) V. SELLER	AWARENESS		
		onse for each question. For each YES checked, give an explanat ADDITIONAL INFORMATION" section on page 5 of this Adde		
(SPQ	6) A. STATUTO	ORILY OR CONTRACTUALLY REQUIRED OF	R RELATED	
Co Att	py Documents	AND ALTERATIONS le, of any documents, such as receipt(s), invoice(s), or report(s)	for repair	
(SPQ	8) C. STRUCT	URAL, SYSTEMS AND APPLIANCES		
2.	Are you aware of any Are you aware if the resurfaced?	roof leak during your ownership? roof at any time has been repaired, replaced, planation, approximate date, and the name of the person or	ARE YOU (SELLE)	R) AWARE OF] Yes [V] No
	company that perform	ned the work		
5.	If yes, state when this for what period of tir] Yes [_] No
7. 8.	If yes, are you aware	guarantee/warranty. gutters and downspouts? of holes or rust in the gutters and downspouts? directed away from the structure?		Yes No
2. 3.	Are you aware of any Are you aware of any	hardwood floors? Engineered Wood Subflooring exterior wall or ceiling without insulation? uestions 1 and 2, use Section O at the end of this Addendum		Yes [⊿] No] Yes [⊿] No
Buyer a	acknowledges receipt	of copy of this page, which constitutes Page 1 of 6 pages.		
Buyer's	s Initials () (of copy of this page, which constitutes Page 1 of 6 pages.) () K) Date: 4/14	0/24
Greate 4845 Ron Tel: 858-7	and distributed by: r San Diego Associatio son Court, San Diego, CA 92 715-8000 Web: www.sdar.cor Date: January 2023	n of REALTORS® 111-1803		

SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA Page 1 of 6)

Berkshire Hathaway HomeServices California Properties 516 5th Avenue San Diego, CA 92101 Phone: 619-595-7025 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

1325 Pacific H

D. LE	ASED OR FINANCED ITEMS AND SYSTEMS ARE Y	OU (SELLER) AWARE OF
1.	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 tank?	[] Yes [No
	(If the item and/or system is owned outright, attach a copy of the contract and bill of sale.)	
	If "yes," complete the following. If "no," proceed to Section E.	
2.	Type of Item and/or System	
	(a) Water Softening, Filtration or Treatment System	
	Leased or Other Obligation	
		회교님들은 김 전, 많이불편들다
	(b) Alarm System Leased or Other Obligation No	공기는 물로 하다고 하다면 하다 사이다.
		뭐하면 그렇게 나라 돌아라다였다.
	는 이 대한	그 아이들 맛이 하는데 맛이 맛이었다.
	Photovoltaic panels or Hot water panels	나이아님 기를 된 어디지는 말라다.
	Leased or Other Obligation	
Y	(d) Propane Tank	
	Leased or Other Obligation	급하다 하다 가는 이 것을 하다고 있다.
	(e) Other Item or System (explain)	이 경우 전체 발생 하나 되었다. 그 경우 이 경우 등이 되었다. 발생 교육 기업 등을 하는데 이 경우를 가득하는 것같습
	Leased or Other Obligation	
3.	Post only items and/or systems that is board as Granult is the	
, , , , , , , , , , , , , , , , , , ,	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?	그림 너지 않아. 변설을 되었다.
	deed of trust, and/or a OCC-1 Financing Statement?	Yes No-
	For each item or system leased or financed, complete the following:	방소이 하고 생각이 많이 없었다.
	(a) What are the monthly payment(s)? \$, \$,	그림 교육학생 시간 호텔티텔 환경기
	(b) When do the payments end?,,	아들은 말이 하는 없는 얼마 없다.
	(c) If there are no monthly payments or monies owed to the provider, explain what agreement currently exists:	
	(d) Is any obligation added to the property tax bill?	[_ Yes _[_]_No-
4.	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.	
	o nems and/or systems.	김씨의 아이를 하고 이렇겠다.
(SDA	9) E. DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT	
		OU (CELLED) AWADE OF
		OU (SELLER) AWARE OF
l,	Are you aware of any insurance claim regarding the property beyond the five-year period	
	referred to in 6.H of the SPQ?	[_] Yes [✓] No
2.	If yes, state in Section O at the end of this Addendum the date of the claim, the nature of	
	the claim, what repairs or other work was performed, by whom, and the cost of the work.	그 눈이 마시 이렇게 된다면
3.	Attach a copy of any documents reflecting these claims and the work performed.	
	acknowledges receipt of copy of this page, which constitutes Page 2 of 6 pages.	Date: 4/14/24
buyer's	s Initials () () Date: Seller's Initials () (· Dale.

(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		
하다면 말느냐요요요요. 이 어느로 들고 있는 사람들은 그는 이 사람들은 사람들이 가는 사람들이 있는 것이 되었다. 그는 사람들은 사람들이 아무지 않는 것이 없는 것이다. 그는 사람들이 사람들이 없는	OU (SELLER) AWA	ARE OE
1. Is the property fenced?	[] Yes	[No
2. If yes, state where: Sides 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		
Are you aware if your or your neighbor's roof, trees or shrubs overhang any property line?	[] Yes	No No
If yes, please explain in Section O at the end of this Addendum.		
SPQ 13) I. LANDSCAPING, POOL AND SPA		
사용부터 저 유역, 12도로 모르는 전에 가게 하는 것도 되었다. 이 그는 그는 그는 그는 그는 그는 그를 그는 그를 모르는 그를 모르는 그를 모르는 것으로 그를 먹는다. 그는 것은	OU (SELLER) AWA	ARE OF
Are you aware of any standing or ponding water after rainfalls, watering or around sprinklers?	[] Yes	[No
If the answer is yes, specify where in Section O at the end of this Addendum.		
SPQ 14) J. COMMON INTEREST CONDOMINIUMS AND DEVELOPMENT	rs.	
선생님 현대의 선생님, 그리고 있는 것이 되어 되었습니다. 그리고 그는 그는 그는 그는 그는 그는 그는 그는 그는 그를 가는 그를 만든 바람이 얼마나 그리고 하는 것이다. 그는 그는	OU (SELLER) AWA	APE OF
Are you aware if this complex is a conversion from apartments to condominiums?	[] Yes	[AZ No
The you are it and complex is a conversion from aparaments to condominating.		[V] 140
Parking		
1. Give the number, location, and type of parking space(s) assigned to the property: TWO,		
DI VEHICLE		
2. Do you: own X rent lease your parking space (s)?		
3. What is your parking space(s) assignment number?		
 3. What is your parking space(s) assignment number? /OO, /O/ 4. What is the cost of the parking space(s)? 		
불편한 불자기를 기름하고 하기를 하시는 사람들이 가장 하지만 하고 있는 것이다.		
Storage		
1. Give the number, location and type of storage unit(s) assigned to the property. PI- 190, CAGE 2. Do you: own lease your storage space(s)?		
2. Do you: own / rent lease your storage space(s)?		
3. Where is the storage space located? Pl Room J		
4. What is the cost of the storage space?		
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	[No
2. Are you aware if this work was done with the homeowners' association's approval?	Yes	No
3. If yes, please provide a copy of homeowners' association (HOA) approval, if applicable and available.		
uyer acknowledges receipt of copy of this page, which constitutes Page 3 of 6 pages.	11.1	
suyer's Initials () () Date: Seller's Initials (\mathcal{T}) (\mathcal{J} \mathcal{K})	Date: 4/14/24	
SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 3 OF 6)		
[2] [2] [2] [2] [2] [2] [2] [2] [2] [2]		

533-391-10-77

y Address/Par			

Other common interest/condominium questions		
1. Are you aware of any current violations of restrictions in your unit or in the common area? If yes, please explain in Section O at the end of this Addendum.	[_] Yes	[✓] No
2. Are you aware of any significant defect/malfunction in the common area? If yes, please explain in Section O at the end of this Addendum.	[_] Yes	[√] No
(SPQ 15) K. TITLE, OWNERSHIP AND LEGAL CLAIMS		
Additional Questions ARE Y	OU (SELLER) AWA	ARE OF
1. Have you received any compensation in litigation or settlement, involving any issue		- 1
related to the property?	[_] Yes	[\(\) No
If yes, what related repairs were completed or other action was taken?	-[]-Yes	- No
(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?	[_] Yes	√[√] No
3. Are any of the items listed in Section A of the Real Estate Transfer Disclosure Statement		1
rented or leased, rather than owned, by you? (Examples: water softener, security system.) If yes, list the items in Section O at the end of this Addendum.	[] Yes	[√] No
(Note: Buyer may not be obligated or authorized to assume Seller's lease(s). Seller and Buyer must determine the disposition of leased items.)		
(SPO 16) I NEICHPOPHOOD		
(SPQ 16) L. NEIGHBORHOOD ARE Y	OU (SELLER) AWA	
 Any current or proposed construction that will affect existing views? Any current or proposed construction, near the property, of public or private facilities,] Yes	[✓] No
such as highways, high-rise buildings or commercial development?	[V Yes	[] No
3. Any dumps, toxic or waste disposal sites, airports prisons, mines, gravel pits or other	[V] les	1,10
such facility in or near the neighborhood?	[√] Yes	[] No
4. Any conditions on adjacent or neighborhood properties such as unstable soils,		
cracked slabs, poor drainage, which may affect the value or desirability of the property?	[] Yes	[No
5. Any obnoxious odors?	[] Yes	No
6. Any high voltage power lines on or near the property?	[] Yes	[V] No
7. Any high pressure gas lines on or near the property?	[] Yes	[✓] No
(SPQ 17) M. GOVERNMENTAL		
	OU (SELLER) AWA	ARE OF
1. Are you aware if any part of the property is subject to special governmental regulation,		
such as hillside review, slope restrictions, open space or special set back requirements?	Yes	[✓] No
2. Are you aware of the release of any illegal or controlled substance on or beneath the		1
property?	[_] Yes	[☑ No
N. OTHER		
Prior Transaction Disclosures		
	OU (SELLER) AW	ARE OF
Property, including but not limited to the Real Estate Transfer Disclosure Statement?	[_] Yes	[[No
2. If so please provide a copy, or if not in your possession, explain.		
Buyer acknowledges receipt of copy of this page, which constitutes Page 4 of 6 pages.		
	4/16/24	
Buyer's Initials () () Date: Seller's Initials () (K)	Date. V V T	
SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPOA PAGE 4 OF 6)		

533-391-10-77

Multi-family property If the property is two or more units, please answer the following questions: 1. Are you aware if the property is legally approved for multiple living units? 2. Are you aware if all units have building permits? 3. Are you aware if all units are individually metered? If yes, which ones: gas electric water 4. Are you aware of any agreements of any kind with the tenants that are not in writing? 5. Are you aware of any illegal activity being conducted in any unit, such as drug sales or conducting business in violation of zoning restrictions?	Yes No Yes No Yes No Yes No Yes No
O. ADDITIONAL INFORMATION Use the following space to explain any preceding item on this Addendum that needs further eany other information not requested above or on the Seller Property Questionnaire which mate of the property.	
Use an additional sheet if necessary. Seller Acknowledgement:	
Seller acknowledges that Seller has read and completed this Addendum, and certifies that the in Seller's knowledge. Seller: Seller:	nformation herein is true to the best of Date: $\frac{4/16/24}{}$
Seller: Judy Schmidt Kerl	Date: 4 16 24
Buyer acknowledges receipt of copy of this page, which constitutes Page 5 of 6 pages. Buyer's Initials () () Date: Seller's Initials (74) (1K Date: 4/16/24

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.

BUYER ACKNOWLEDGEMENT 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.

경영화 수 있는 것이 되었다. 그는 것이 되었다. 그런	OFFICE USE ONLY Reviewed by Broker or Designee:	
분류의 생물을 받는 것이 있다. 그는 말이 되는 것이 되었다. 그는 것이 되었다는 것이 되었다. 그는 것이 되었다. 생물을 받는 것이 있다. 것이 있는 것이 없는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다.	Date:	
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SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA	PAGE 6 OF 6)	