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)	
Prop	erty Address:	3735	- 41 Madison	Avenue, San Diego, CA 92116	("Property")
1. I	DIFFERENT SOURCES OF that data is often contradict interior space or square for retain their own experts to important if Buyer is using sidetermine purchase price. I upon property location, type such figures should be independed by the property (LOT) SIZE, Dispersives or markers may not located within the actual prolines, and locations of impressions.	tory. There is no otage. Buyer sho measure structured square footage to Price per square e of property and pendently verified IMENSIONS, CO to correspond with poperty boundaries rovements are interested.	one "official" ould not rely of all size and/or determine who foot calculation amenities; sure the sure of the size of local settle one one of the size of local settle of local settl	UREMENTS: Measurements of structure size source or a "standard" method of on any advertised or disclosed square for square footage during their contingence the property and/or a cons are generally broad estimates only, ch calculations should not be relied upon in their own experts including, but not limited the property boundaries, and existing a cak requirements. If lot size, dimensions, yer's decision to purchase or the price is	calculating exterior structural size, cotage measurements and should y period, if any. This is especially re using a price per square foot to which can vary greatly depending by Buyer and the accuracy of any ed to, a licensed appraiser. es, walls, retaining walls, and other structures or amenities may not be, property configurations, boundary Buyer is willing to pay, then Buyer
	lot dimensions, boundary lo	cations and acrea	age for the Pro	of a licensed surveyor, the only profession operty. We expertise in determining the exact square	
	not and will not verify the ac of boundaries.	ocuracy of any nu	merical stater	nents regarding square footage, room din	nensions, or lot size, or the location
4.	DISCLOSURE OF MEASU	REMENTS AND he referenced s	SOURCES: Source and m	Square footage and/or lot size numbers ay be approximations only. Other me	s inserted into the spaces below, asurement sizes may exist from
	Source of Information	Sq. Footage	Lot Size	Additional Information	If checked, report attache
	Public Record	2426			
	Multiple Listing Service				
	Seller			Measurement comes from the followin	g source:
	Appraisal #1				
	Appraisal #2				
	Condominium Map/Plan				
	Architectural Drawings				
	Floor Plan/Drawings				
	Survey				
	Other				
	Other				
that enc Sell Sell By Size THE	t Seller has read, underst ouraged to read it careful er Lauri J Stock er signing below, Buyer ack e Advisory and Disclosur	nowledges that e. Buyer is enc RE MATERIAL OF ANY MEA	Buyer has reouraged to r	ware of any other measurements of the of this Square Footage and Lot Size A ead, understands, and received a Copy ead it carefully. IF NO INFORMATION BUYER IS STRONGLY ADVISED TO PROVIDED HEREIN OR OTHERWISE AND AGENTS.	Date Date Date Date Date Date Date Date
Buy	ver				Date
Buy					Date
© 20 portion OF F BRO PRO ident who	20, California Association of REALT on thereof, by photocopy machine or REALTORS®. NO REPRESENTATI KER IS THE PERSON QUALIFIE	r any other means, inc ON IS MADE AS TO ED TO ADVISE ON illable to real estate pro TOR® is a registered	luding facsimile or THE LEGAL VALI REAL ESTATE	Title 17 U.S. Code) forbids the unauthorized distribution computerized formats. THIS FORM HAS BEEN APPIDITY OR ACCURACY OF ANY PROVISION IN ANY TRANSACTIONS. IF YOU DESIRE LEGAL OR Total an agreement with or purchase from the California Asship mark which may be used only by members of the	ROVED BY THE CALIFORNIA ASSOCIATION SPECIFIC TRANSACTION. A REAL ESTATA AX ADVICE, CONSULT AN APPROPRIATE ssociation of REALTORS®. It is not intended to
€ 8	REAL ESTATE BUSINESS S a subsidiary of the California is 525 South Virgil Avenue, Los	ERVICES, INC. Association of REALT	ORS® 0020		EQUAL HOUSING OPPORTUNITY

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 6/24)

THIS DISCLOSURE STATEMENT CON , C	OUNTY OF <u>San Diego</u>	ATED IN THE CITY OF San Diego, STATE OF CALIFORNIA,
DESCRIBED AS	3735 - 41 Madison Avenue, San Diego,	
THIS STATEMENT IS A DISCLOSUF COMPLIANCE WITH § 1102 OF THE CIV KIND BY THE SELLER(S) OR ANY AG IS NOT A SUBSTITUTE FOR ANY INSP	VIL CODE AS OF (DATE) <u>09/10/2024</u> ENT(S) REPRESENTING ANY PRINCIP	IT IS NOT A WARRANTY OF ANY PAL(S) IN THIS TRANSACTION, AND CIPAL(S) MAY WISH TO OBTAIN.
This Real Estate Transfer Disclosure Statem depending upon the details of the particular residential property). Substituted Disclosures: The following disc Report/Statement that may include airport ann in connection with this real estate transfer,	real estate transaction (for example: special closures and other disclosures required by later ovances, earthquake, fire, flood, or special as	study zone and purchase-money liens on w, including the Natural Hazard Disclosure sessment information, have or will be made
matter is the same: Inspection reports completed pursuant to Additional inspection reports or disclosure	the contract of sale or receipt for deposit.	
and the state of t		
No substituted disclosures for this transfe	r. II. SELLER'S INFORMATION	
entity in connection with any actual or an	nation with the knowledge that even tho ciding whether and on what terms to puro principal(s) in this transaction to provide a ticipated sale of the property.	chase the subject property. Seller hereby copy of this statement to any person or
OF THE AGENT(S), IF ANY. THIS INFO CONTRACT BETWEEN THE BUYER AS Seller is is in not occupying the pro	perty.	NOT INTENDED TO BE PART OF ANY
Range (4)	AwallAvindow Air Conditioning	☐ Pool:
Microwave 1) Microwave 1) Dishwasher Trash Compactor Garbage Disposal Sept. Washer/Dryer Hookups () CARAGE Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Simoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Heating Central Air Conditioning Evaporator Cooler(s) Exhaust Fan(s) in (i) Unit Gas Starter Koof(s): Tyley Yother: Unit Microwall Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, to the best of your (Seller's) known Are there, the there is the property of the property	Sprinklers Public Sewer System Septic Tank Sump Pump Water Softener Patio/Decking Built-in Barbecue Gazebo Security Gate(s) Garage: Nattached Not Attached Carport Automatic Garage Door Opener(s) Number Remote Controls Sauna Hot Tub/Spa: Locking Safety Cover 220 Volt Wiring in Dee: Com P Stung Salva	erating condition? Yes/X No. If yes, then
describe. (Attach additional sheets it neces	ssary):	
(*see note on page 2)	1./	
© 2024, California Association of REALTORS®, Inc. TDS REVISED 6/24 (PAGE 1 OF 3)	Seller's Initials // / ANSFER DISCLOSURE STATEMENT (7)	Buyer's Initials / EQUALIBRIES GEPORTUNITY

3735 - 41 Madison

Property A	ddress: 3735 - 41 Madison Avenue, San Diego, CA 92116	Date: September 10, 2024
B. Are v	you (Seller) aware of any significant defects/malfunctions in any of the following? Yes/	'∏ No. If yes, check appropriate
spac	e(s) below. erior Walls Ceilings Floors Exterior Walls Insulation Roof(s) Windows iveways Sidewalks Walls/Fences Electrical Systems Plumbing/Sewers/Septics	Doors □ Foundation □ Slab(s)
(Des	cribe:	
•)
If an	y of the above is checked, explain. (Attach additional sheets if necessary.): ターCAL GALAGE せらせ ろられ けへら DCRACL	
devidence devidence deviation de commerce	allation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the ce, garage door opener, or child-resistant pool barrier may not be in compliance with the safety on monoxide device standards of Chapter 8 (commencing with § 13260) of Part 2 of Division dards of Chapter 12.5 (commencing with § 19890) of Part 3 of Division 13 of, or the polymencing with § 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Coe equick-release mechanisms in compliance with the 1995 edition of the California Building State requires all single-family residences built on or before January 1, 1994, to be equipped with January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built or red or improved is required to be equipped with water-conserving plumbing fixtures as a condwelling may not comply with § 1101.4 of the Civil Code.	of 12 of, automatic reversing device of a 12 of, automatic reversing device of safety standards of Article 2.5 ode. Window security bars may not undards Code. § 1101.4 of the Civil water-conserving plumbing fixtures of the conserving plumbing fixtures or before January 1, 1994, that is
1.	you (Seller) aware of any of the following: Substances, materials, or products which may be an environmental hazard such as, but not formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contain on the subject property	minated soil of water
2.	Features of the property shared in common with adjoining landowners, such as walls tences whose use or responsibility for maintenance may have an effect on the subject property	s, and driveways,
3.	Any encroachments, easements or similar matters that may affect your interest in the subject	ot property Yes 🛂 No
3. 4.	Room additions, structural modifications, or other alterations or repairs made without necess	sary permits 📋 Yes 🖭 No
5.	Room additions, structural modifications, or other alterations or repairs not in compliance with the compl	er to sell it, transferor r other alterations or
6.	Fill (compacted or otherwise) on the property or any portion thereof	Yes No
7.	A attling from any source or slippage sliding or other soil problems	Yes ↑ NO
8.	Flooding drainage or grading problems	Yes MINO
9.	Major damage to the property or any of the structures from fire, earthquake, floods, or lands	sildes
10.	Any zoning violations, nonconforming uses, violations of "setback" requirements	
11.	Neighborhood noise problems or other nuisances	Yes No
12.	CC&R's or other deed restrictions or obligations	Yes No
13.	Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-ow	ned in undivided
14.	Any "common area" (facilities such as pools, termis courts, warkways, or other areas of sin	Yes XNo
45	interest with others)	Yes No
15. 46	Any lowerite by or against the Seller threatening to or affecting this real property, claims for	damages by the Seller
10.		O Walfailly pursuant
	a coo threatening to or affecting this real property or claims for breach of an enhanced	protection agreement
	nursuant to 8 003 threatening to or affecting this real property. Including any lawsuits of) Claims for damages
	pursuant to § 910 or 914 alleging a defect or deficiency in this real property or "common areas" (as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	(lacilities such
	as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)	,
If the a	nswer to any of these is yes, explain. (Attach additional sheets if necessary.):	
D. 1.	Code by having operable smoke detector(s) which are approved, listed, and installed in acco	bradiles with the Elect the management
2.	The Seller certifies that the property, as of the close of escrow, will be in compliance with g by having the water heater tank(s) braced, anchored, or strapped in place in accordance w	nti applicable latti
Seller Seller.	certifies that the information herein is true and correct to the best of the Seller's know	
Seller		Date _ 9 - 16 - 2+
Julion		
Seller	Lauri J Stock	Date
		_

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 discl	spection Disclosure (AVID Form) osure. is:			
Agent (Broker Representing Seller	r) Berkshire Hathaway HomeServ (Please Print)	ices By(Associate Licensee or Broker Signature) Gregg R Neuman	Date 9 16 7074
HE UNDERSIGNED, BASE	IV. AGENT'S INSPECT d only if the agent who has ob D ON A REASONABLY CO E PROPERTY, STATES THE	tained the	CLOSURE offer is other than the agent a AND DILIGENT VISUAL IN	above.) NSPECTION OF TH
See attached Agent Visual In Agent notes no items for disc	spection Disclosure (AVID Form)			
gent (Broker Obtaining the Offer	(Please Print)	Ву	Associate Licensee or Broker Signature)	Date
V. BUYER(S) AND SELLER PROPERTY AND TO PR SELLER(S) WITH RESPONDED BECOMES	(Please Print) ((S) MAY WISH TO OBTAIN ROVIDE FOR APPROPRIATION TO ANY ADVICE/INSPE	PROFESS PROVISI CTIONS/DI	IONAL ADVICE AND/OR IN ONS IN A CONTRACT BE EFECTS.	SPECTIONS OF TH
V. BUYER(S) AND SELLER PROPERTY AND TO PR SELLER(S) WITH RESPR VWE ACKNOWLEDGE BECK Seller Lauri J Stock	(Please Print) R(S) MAY WISH TO OBTAIN ROVIDE FOR APPROPRIATI ECT TO ANY ADVICE/INSPE	PROFESS PROVISI CTIONS/DI	IONAL ADVICE AND/OR IN ONS IN A CONTRACT BE EFECTS.	SPECTIONS OF THE Date Date Date
PROPERTY AND TO PE SELLER(S) WITH RESPE /WE ACKNOWLEDGE BEC! Seller Lauri J Stock	(Please Print) R(S) MAY WISH TO OBTAIN ROVIDE FOR APPROPRIATI ECT TO ANY ADVICE/INSPE	PROFESS E PROVISI CTIONS/DI ATEMENT Buyer	IONAL ADVICE AND/OR IN ONS IN A CONTRACT BE EFECTS.	SPECTIONS OF THE

§ 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 6/24 (PAGE 3 OF 3)



SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 6/24)

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

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 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 to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker 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 desirability of the Property and help to eliminate misunderstandings about the condition of the Property. • 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 "Yes" or "No." • Spectral and the property and the past or present, including any previous transaction, and whether or not Seller acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (ii) easements, encreachments or boundary disputes affecting the Property whether oral or in writing and whether or not provided to the Seller. • Note: If yes, provide any such documents in your possession to Buyer. • Statutorial years, the death of an occupant of the Property upon the Property • A "Yes Seller • A. Within the		DISPUTES AND FAC				ا ا≕مسن	المعالم مصالحا	00 2725 44 14	ladias=	
This property is a duplex, triplex or fourplex. A SPQ is required for all units. This SPQ is for ALL units (or [-only units]	Seller mak	ces the following discl	osures with re	egard to the real pro	perty or manutacti	urea no eor's Pa	me described arcel No	as <u>3/35 - 41 M</u>	<u>auison</u> 18-00	
This property is a duplex, triplex or fourplex. A SPQ is required for all units. This SPQ is for ALL units (or [-only units]	Avenue		San Diego		. County of	5013 1	San Diego	Californ	ia ("Proper	 '
Disclosure Limitation: The following are representations made by the Seller and are not the representations of the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any agents(s) and is not a substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not intended to be part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real estate licensee or other person working with or through Broker has not verified information provided by Seller. A real estate broker is 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 malgrial or significant lems affecting the value or desirability of the Property and help to eliminate misunderstandings about the condition of the Property. Answer based on actual knowlodge 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! Too were buying the Property today. Think about what you would want to know! Too were buying the Property today. To the out-of the property and help to eliminate insulances and the property to 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. Something is important to you, be such out you would consult a real estate attorney in the property and help to eliminate misunderstandings about the condition of the Property. Sellers can only disclose what they actually know Seller may not know about any and all material or significant tiems. Sellers can only disclose what they actually know Seller may not know about all material or significant tiems. Sellers can only disclose what they actually know Seller may not know about any property by the Seller. Se	Thie pro	poety is a dunley trin	ex or fournlex	A SPQ is required	for all units. This	SPQ is f	for ALL units (or ∏only unit(s)).	•
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 to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker 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 times affecting the value or desirability 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 litems. 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) waver or.' by checking either 'Yes' or 'No.' A "yes' answer is appropriate no matter how long ago the item being asked about happened or was documented unless otherwise specified. Explain any "Yes' answers in the space provided or attach additional comments and check paragraph 19. DOCUMENTS: Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, stidies, surveys or other documents (whether prepared in the past or present, including any previous transaction, and whether or not Seller acted upon the item), pertaining to (I) the condition or repair of the Property or any improvement on this Property in the past, now or proposed; or (II) eassements, encroachments or boundary disputes affecting the Property would be disclosed, except for a death by HIV AIDS.) A. Within the la	Agen subst part of or ot quality. Note	osure Limitation: The t(s), if any. This distitute for any inspect of the contract betwher person working fied to advise on react to Seller, PURPOSITE or to seller, PURPOSITE or the total and help to eliminate the second of actual to the second of the total actual to the total actual total actual to the total actual total actual to the total actual actual total actual a	he following sclosure state tions or was een Buyer as with or thro I estate trans E: To tell the sate misunders at knowledge	are representation tement is not a warranties the princip and Seller. Unless of the Broker has not sections. If Seller or Buyer about the candings about the cand recollection at the candings and recollection at the second section and the second second section at the candings about the candings are called the cal	ns made by the arranty of any king pal(s) may wish the therwise specified to verified inform Buyer desires least material or signification of the Propis time.	Seller ind by to obta ed in wreation p gal adverte perty	and are not the Seller or in. This disc iting, Broker rovided by S ice, they sho ems affecting	t the represer any agents(s losure is not and any real Seller. A real e uld consult an the value or d	ntations on the light of the li	not a to be ensee ker is
A. Within the last 3 years, the death of an occupant of the Property upon the Property	3. Note of the o	Think about what you was a the questions can be greated the questions can be greated the question, whether on a cannot answer the question, whether on a cannot answer the question of the greated the	would want to refully and take and how to this form or a string for you eliminate mise a material or se that to you, be se what they se not a substite or each staten priate no make any "Yes" and to you, be so what they se not a substite or each staten priate no make any "Yes" and to you want or present or present or present or present or present or present or boundary	know if you were but the your time. answer a question, a TDS, you should the property of the your control of the your possess	or what to disclored or what to disclored or what to disclored or what a real estable legal sufficiency of the condition of the condition of the perceived deems and question may not know about the item being approvided or attach the recommendation revious transaction any improvement of the Property whether the sign to Buyer.	ose or hate attor of any a all or sign the Prop the sam all judgn ou (Selle sked all addition and von this ler oral comments.	now to make rney in Californswers or disconficent items a perty. The way by the sing (C.A.R. for atterial or sign ments or commer) aware of" The cout happeneral comments a ARI mates, studies whether or no Property in the comments and an artistic whether or no perty in the comments and artistic whether or no perty in the comments and artistic whether or no perty in the comments and artistic whether or no perty in the comments and artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether or no perty in the comments are artistic whether are	a disclosure ir rnia of your choclosures you pro affecting the value Seller. Seller. The BMI). ifficant items. hon sense. by checking either or was doct and check parage E YOU (SELLE es, surveys or ot Seller acted e past, now or and whether or not seller or not s	ner "Yes" o umented t graph 19. R) AWARE other docu upon the proposed;	or "No." unless E OF uments item), or (ii)
SPQ REVISED 6/24 (PAGE 1 OF 4) Buyer's Initials/ Seller's Initials/	A. B. C. D. E. F.	Within the last 3 years (Note to seller: The note that by HIV/ AIDS.) An Order from a gove methamphetamine. (I's The release of an illeg Whether the Property (In general, a zone or Whether the Property (In general, an area of munitions.)	s, the death of nanner of dearnment health fyes, attach a gal controlled is located in district allowing affected by is located with ince used for ince used for ince the properties of the Prop	f an occupant of the lath may be a material official identifying the copy of the Order.) substance on or ben or adjacent to an "inding manufacturing, coy a nuisance created thin 1 mile of a forme military training purponium or located in a poerty within the past the	Property upon the late fact to the Buye e Property as bein eath the Property. Iustrial use" zone by an "industrial use rederal or state of oses that may cont planned unit developments.	Property r, and s ng contain rt uses.) se" zone rdnance tain pote	minated by location entially explosi or other	ve	Yes or a Yes	No
STREAM INTERPORTED OF THE PROPERTY OF THE PROP	© 2024, Ca	alifornia Association of REAL	TORS®, Inc.	Duverle Initiale	1		Seller's Initials	VS ,		鱼
	SPQ KE	VISED 0/24 (PAGE 1	QFIIED	PROPERTY OLIF	STIONNAIRE (S			7		EQUAL HOUSIN

Prope	rty Address: 3735 - 41 Madison Avenue, San Diego, CA 92116	
K	Any inspection reports on any exterior balconies, stairways or other "Elevated Elements" on buildings with 3 or	V STA
	more units on the Property prepared within the last 6 years, or 9 years for condominiums	Yes No
L	Material facts or defects affecting the Property not otherwise disclosed to Buyer	Yes 🗶 140
E	xplanation, or [] (if checked) see attached;	
_ =	PEDAIDS AND ALTERATIONS: ARE YOU (SELLER) A	NARE OF
7. F	ALL ALL ALL HALL IN A CONTROL OF THE PROPERTY OF THE PROPERTY	TARL OI
	the station of the same regulating from Home Marranty claims 11/600737	Yes No
	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?	
	for the purpose of energy or water efficiency improvement or renewable energy? The formal of the purpose of energy or water efficiency improvement or renewable energy?	Yes No
(Chaoing or recurring maintenance on the Property	
	(for example, drain or sower clean out tree or nest control service)	Yes 🔀 No
ī	Any nort of the Property being painted within the past 12 months	Yes 🛂 No
١	- Whether the Proporty was built before 1978 (It No. 18376 (1) and (2) plank)	Yes No
	(1) If we whether any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or	
	completed (it No leave (2) blank)	
	(2) If yes to (1), whether such renovations done in compliance with the Environmental Protection Agency Lead-	
	Based Paint Renovation Rule	Yes W No
	(1) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively	100 [2] 110
	"Improvements") been performed by a contractor while you have owned the Property Yes No	
	Note 1: If yes to E(1). Seller shall provide in the Explanation below: (1) a list of such improvements and (ii) the	
•	name and contact information for each contractor who performed services of \$500 or More.	
	Note 2: If you to E/1) Soller shall provide in the Explanation below (I) a list of those improvements for which	
	seller has obtained permits and Seller shall attach copies of those permits to this SPQ and (ii) for those improvements for which Seller does not have a permit, Seller shall include a statement identifying those	
	Improvements and that Seller was not provided permits by the third party making the improvement and the	
	contact information for such third parties from whom the buyer may obtain those permits.	
	Explanation, or (if checked) see attached:	
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER) A	WARE OF
	A. Defects in any of the following (including past defects that have been repaired): heating, air conditioning,	
	electrical, plumbing (including the presence of polybutylene pipes), water, sewer, waste disposal or septic system, sump pumps, well, roof, gutters, chimney, fireplace oundation, crawl space, attic, soil, grading,	
	system, sump pumps, well, 1001, guillers, chilliney, lifeplace addition, claw space, allo, soil, grading	
	drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances. B. The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR)	LYes ☐ No
	B. The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR)	Yes 🛚 No
	The leading of any of the following on or serving the Property: Solar power system, water sollener system, water	1
	nurifier system, alarm system, or propane tank(s)	Yes No
	D. An alternative septic system on or serving the Property	Yes No
	E. Whether any structure on the Property other than the main improvement is used as a dwelling] 162 [710
	(1) If Yes to E, whether there are separate utilities and meters for the dwelling	
	(2) If Yes to E, whether the dwelling received a permit or other government approval as an Accessory Dwelling Unit (ADU)	
	Unit (ADU)	
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLER) A	WARE OF
3 .	DISASTER, RELIEF, INCORPORATE OF SETTEMENT, SOUGHT OF received from any federal, state, local or private	
	and the control of private party, by part of present awards of the Property, due to any actual of alleged damage to	
	the Dramatic arising from a flood, parthography fire, other disaster or occurrence of detect, whether of not any money	Vec V No
	ived was actually used to make renairs	7 169 VM 140
	If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the	
	Property	
	LICO EXEX. "- " INDERIOR DE MONTON DE MONTON DE MENTANCE DE MA PRODERVISION IL ILIS DE L'ADURITE L'EUDERVIS DANS MAINEMENT	
	by a flood disaster, Buyer may be required to reimburse the federal government for the disaster relief provided.)	
	Explanation:	
		AMADE OF
10.	WATER-RELATED AND MOLD ISSUES: ARE YOU (SELLER)	MANAKE UP
	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	
	Something the Droporty	₹ Yes 🗌 No
	soil setting or suppage, or of allecting the reperty in the suppage of the property.	Yes No
	a si di distribuit di si di citata di di di contra di citata di ci	
	Droporty or neighborhood] Yes 🄼 No
	Property or neighborhood Property or neighborh	
44	PETS, ANIMALS AND PESTS: ARE YOU (SELLER)	AWARE OF
11.	A. Past or present pets on or in the Property	Yes 📈 No
	O DEVISED 6/24 (DAGE 2 OF 4) Ruyer's Initials / Seller's Initials /	

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)

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rop	erty	Address: 3735 - 41 Madison Avenue, San Diego, CA 92116
	\sim	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
		anation:
12.	A. B.	JNDARIES, ACCESS AND PROPERTY USE BY OTHERS: Surveys, easements, encroachments or boundary disputes 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 lanation:
42	1 47	NDSCAPING, POOL AND SPA: ARE YOU (SELLER) AWARE OF
	A. B. C. D. E.	Diseases or infestations affecting trees, plants or vegetation on or near the Property Operational sprinklers on the Property (1) If yes, are they automatic or manually operated. (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 A spa heater on the Property If yes, is it operational? 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 Yes No Yes No Yes No Yes No Yes No Yes No
14		NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AWARE OF
	B. C. D. E.	Property being a condominium or located in a planned unit development or other common interest subdivision
15	. =	ARE YOU (SELLER) AWARE OF
	Α.	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 3. No. T. W. Would be 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, and the property of th
	D	driveways, Yes No.
	E	Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property, whether in writing or not
	F.	interest based groups or any other person or entity.
		. Any PACE lien (such as HERO of SCEIP) of other lien on your Property securing a local to pay its an anterior modification, replacement, improvement, remodel or material repair of the Property . The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property being paid by an assessment on the Property tax bill
	Е	xplanation:
	_	^

ron	ertv.	Address: 3735 - 41 Madison Avenue, San Diego, CA 92116
_ '		ARE YOU (SELLER) AWARE OF
υ.		No to the least make a pulsoned or other problems from solitices such as but not inflicted to, the following,
		restaurants, entertainment complexes of facilities, parades, sporting eventually restaurants, entertainment complexes of facilities, parades, generators, pool equipment or appliances, construction, air conditioning equipment, air conditioning equipment equip
	D	Any pact or present disputes or issues with a heighbor which might impact the use, development and enjoyment
		of the Property
	Expl	lanation:
	•	ARE YOU (SELLER) AWARE OF
17.	GOV	VERNMENTAL:
	A.	VERNMENTAL: Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that
	В.	applies to or could affect the Property Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit Yes K No
		requirements that apply to or could affect the Property
	C.	Existing of contemplate an experimental property of the Property tax bill that apply to or could
	D.	
	_	affect the Property
	E.	a chaola
		schools, parks, roadways and traffic signals
	E	E 1 (1 Carramont requirements affecting the Property II) III III III III III III III III II
	١.	be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials
		be removed
	G.	A section is a bit of the plants, trace, animals or insects that apply to or could affect the Property
	H.	Whether the Property is historically designated or falls within an existing or proposed Historic District
	i.	A 1 TO THE PARTY OF THE PARTY O
	J.	or prohibitions on wells or other ground water supplies
		Any differences between the name of the city in the postal/mailing address and the city which has jurisdiction
	Ex	planation: 4548 5871 .St 12 PTCARTEG THE TELEPROPERTY
		ARE YOU (SELLER) AWARE OF
18	. ОТ	HER: Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Yes No
	Α.	
	_	And the Description of the Constitution of the
	C.	
		Whathar the Proporty was previously tenant occupied even it vacant now
	E.	If yes, disclose if you know the method or manner of how the tenancy ended.
	E۷	planation:
		planation:
19	. M	ATERIAL FACTS:
	. A.	
		B the state and a displaced to BINGr
	В	OUT CHECKED ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional comments
	D.	in response to specific questions answered "yes" above. Refer to line and question number in explanation.
	E	kplanation:
	L /	The factor of th
_		represents that Seller has provided the answers and, if any, explanations and comments on this form and any attached
S	eller	represents that Seller has provided the answers and, if any, explanations and comments of the date signed by Seller. Seller and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Seller and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Seller
20	-kno	ida and that such information is true and correct to the best of Seller's knowledge as of the date signed by bench Seller's which seller's obligation to disclose information requested by this form is independent from any duty of disclosure real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Seller
th	at a	real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does of says to delice
re	lieve	
	eller	Lauri J Stock Date 7-16-24
		/ \ \ //
S	eller	Saler Seller
В	y si	igning below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller
Ρ	rope	erty Questionnaire form.
P	uye	Date Date
	-	Date
	uye	the including the property of the property of distribution display and reproduction
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Α	NY SF	SECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTION. IT TO BUILD THE PERSON ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase X ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase
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SPQ REVISED 6/24 (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. 09/10/2024 Seller: Lauri J Stock ("Property"). Property Address: 3735 - 41 Madison Avenue This form is for use with C.A.R.'s Seller Property Questionnaire (SPQ) Revised 12/23. It must not be used without the SPQ. The headings below duplicate those of the SPQ to facilitate concurrent use. It is urged that the two forms be placed side by side and the questions under the same heading be completed on both forms at the same time. The paragraphs below are numbered to assist you in comparing to the SPQ. If you do not understand how to answer a question, or what to disclose in response to a question, whether on this form or a TDS, you should consult a real estate attorney in California of your choosing. A broker cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you provide. Check the appropriate response for each question. For each YES checked, give an explanation on the lines provided below. If there is insufficient space, use the "Additional Comments/Information" section on page 5 of this Addendum or attach an additional sheet. (SPQ 6.) STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED (SPQ 7.) REPAIRS AND ALTERATIONS: Copy Documents Attach a copy, if available, of any documents, such as receipt(s), invoice(s), or report(s) for repair or alteration work. (SPQ 8.) STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER) AWARE OF... Roof No **☆** Yes 1. Are you aware of any roof leak during your ownership? 2. Are you aware if the roof at any time has been repaired _____, replaced, _____ 3. If "yes," provide an explanation, approximate date, and the name of the person or company that performed the work _____ 4548 ROOF LOAK. REPDIRED □K No ☐ Yes 4. Was there a guarantee or warranty on the work and/or materials? 5. If "yes," state when this was provided _____ by whom _____ for what period of time ______ 6. Provide a copy of the guarantee/warranty. ₩ Yes 7. Are you aware of any gutters and downspouts? No Yes 8. If "yes," are you aware of holes or rust in the gutters and downspouts? No Yes Is the drainage water directed away from the structure? Other ✓ Yes No 1. Are you aware of any hardwood floors? 2. Are you aware of any exterior wall or ceiling without insulation? UNENOW! ☐ Yes No For "yes" answers to questions 1 and 2, use Section SPQ 19 at the end of this Addendum to specify the rooms. Buyer acknowledges receipt of copy of this page, which constitutes Page 1 of 6 pages. Seller's Initials () Date: 9 - 16-24 Buyer's Initials (_____) (_____) Date:_____ Published and distributed by:

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Tel: 858-715-8000 Web: www.sdar.com **Revision Date: August 2024**

	Are you aware of any leased or financed items and/or syste solar system, water softener system, water purifier system, (If the item and/or system is owned outright, attach a copy	alarm sy	zstem, o	or propa	ne tank!		Yes	X	No
	If "yes," complete the following. If "no," proceed to Se								
2.	Type of Item and/or System (a) Water Softening, Filtration or Treatment System		Yes		No				
	Leased or Other Obligation (b) Alarm System		Yes		No				
	Leased or Other Obligation (c) Solar Panels/System		Yes		No				
	Photovoltaic panels or Hot water panels Leased or Other Obligation								
	(d) Propane Tank Leased or Other Obligation (e) Other Item or System (explain)		Yes		No 				
	Leased or Other Obligation								
3.	For any item and/or system that is leased or financed, is deed of trust, and/or a UCC-1 Financing Statment? For each item or system leased or financed, complete the (a) What are the monthly payment(s)? \$	followi \$, , co the p	ng: 	_, \$ explain	 what		Yes	K	No
	(d) Is any obligation added to the property tax bill?								
4.	Attach a copy of all documents, including lease UCC-1 financing arrangement, deed of trust, bill of sale, proper items and/or systems.	Financi ty tax b	ng Stati ill relati	ment or ing to th	other ne above				
	9.) DISASTER RELIEF, INSURANCE OR CIVI	L SET	[LEM]	ENT:	ARE	YOU (SELLER)) AWA1	RE OF
1. 2	 Are you aware of any insurance claim regarding the Proreferred to in 6.H of the SPQ? If "yes," state in Section SPQ 19 at the end of this Added nature of the claim, what repairs or other work was pertable work. 	endum t	he date	of the c	laim, the		□ Yes	Ŕ	No
	1 C 1 man and adding these claims	and the	work p	erforme	ed.				
3									

SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 4 OF 6)

Buyer's Initials (_____) (_____) Date:____

(18.) OTHER:	NOTE (C	DITED	\ AXV/A I	OFC
Delay Transaction Disclosures	E YOU (S	ELLER) AWAI	XE C
 Are you aware of any disclosures or reports from your purchase of the Property, including but not limited to the Real Estate Transfer Disclosure Statement? If "yes," please provide a copy, or if not in your possession, explain. 		Yes	図	No
2. If "yes," please provide a copy, or if not in your possession, explain.				
Multi-family property				
f the Property is two or more units, please answer the following questions:	×	Yes		No
Are you aware if all units have building permits? 2. Are you aware if all units have building permits?	<u> </u>	Yes		No
3. Are you aware if all units are individually metered?	X	Yes	M	-No
Are you aware if all units have building perints: 3. Are you aware if all units are individually metered? If yes, which ones: gas electric water		Yes	K	No
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	K	No
other information not requested above or on the Seller Property Questionnaire which materially	affects th	ne value	or desir	abili
other information not requested above or on the Seller Property Questionnaire which materially	affects th	ne value	or desir	abili
other information not requested above or on the Seller Property Questionnaire which materially	affects th	ne value	or desir	abili
other information not requested above or on the Seller Property Questionnaire which materially	anceis ii	ne value	or desir	abili
other information not requested above or on the Seller Property Questionnaire which materially ne Property.	anceis ii	Te yarde		
other information not requested above or on the Seller Property Questionnaire which materially ne Property.	anceis ii	Te yarde		
other information not requested above or on the Seller Property Questionnaire which materially ne Property.	anceis ii	ic yarde		
other information not requested above or on the Seller Property Questionnaire which materially ne Property. e an additional sheet if necessary. ller Acknowledgement: ller acknowledges that Seller has read and completed this Addendum, and certifies that the infor	anceis ii	ic yarde		
other information not requested above or on the Seller Property Questionnaire which materially he Property. e an additional sheet if necessary. ller Acknowledgement: ller acknowledges that Seller has read and completed this Addendum, and certifies that the information in the seller is knowledge.	mation h	erein is t	crue to t	
other information not requested above or on the Seller Property Questionnaire which materially he Property. e an additional sheet if necessary. ller Acknowledgement: ller acknowledges that Seller has read and completed this Addendum, and certifies that the infor ller's knowledge. ller:	mation h	erein is t	crue to t	he b
other information not requested above or on the Seller Property Questionnaire which materially he Property. e an additional sheet if necessary. ller Acknowledgement: ller acknowledges that Seller has read and completed this Addendum, and certifies that the infor ller's knowledge. ller: Lauri J Stock	mation h	erein is t	crue to t	he b
other information not requested above or on the Seller Property Questionnaire which materially he Property. e an additional sheet if necessary. ller Acknowledgement: ller acknowledges that Seller has read and completed this Addendum, and certifies that the infor ller's knowledge. ller: Lauri J Stock	mation h	erein is t	crue to t	he b
e an additional sheet if necessary. Iler Acknowledgement: Iler acknowledges that Seller has read and completed this Addendum, and certifies that the infor liler's knowledge. Iler:	mation h	erein is t	crue to t	he b

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.

Date:
Date:
ONS AND NO REPRESENTATION OR WARRANTY IS MADE
F ANY OF ITS PROVISIONS IN ANY TRANSACTION.

SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 6 OF 6)

Buyer's Initials (_____) (_____) Date:__