

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 6/22)

This form is not a substitute for the Real Estate Transfer Disclosure Statement (TDS). It is used by the Seller to provide additional information when a TDS is completed. If Seller is exempt from completing a TDS, Seller should complete an Exempt Seller Disclosure (C.A.R. Form ESD) or may use this form instead:

NOTE TO SELLER: YOU ARE STRONGLY ADVISED TO CAREFULLY REVIEW THE DISCLOSURE INFORMATION ADVISORY (C.A.R. Form DIA) BEFORE YOU COMPLETE THIS SELLER PROPERTY QUESTIONNAIRE. ALL SELLERS OF CALIFORNIA REAL PROPERTY ARE REQUIRED TO PROVIDE VARIOUS DISCLOSURES, EITHER BY CONTRACT, OR BY STATUTE OR CASE LAW. MANY DISCLOSURES MUST BE MADE WITHIN CERTAIN TIME LIMITS. TIMELY AND THOROUGH DISCLOSURES HELP TO REDUCE DISPUTES AND FACILITATE A SMOOTH SALES TRANSACTION.

Seller makes the following disclosures with regard to the real property or manufactured home described as 2295 E Nicola Rd

		Palm Springs			
1. 2.	Agent(s substitu part of s or othe qualifie Note to	ture Limitation: The following are representations mades), if any. This disclosure statement is not a warranty ute for any inspections or warranties the principal(s) methe contract between Buyer and Seller. Unless otherwise represent working with or through Broker has not verified to advise on real estate transactions. If Seller or Buyer Seller, PURPOSE: To tell the Buyer about known materials.	of any kind ay wish to obe specified in differmation desires legal or significant	by the Seller or a otain. This disclo- writing, Broker al- n provided by Sell- al advice, they sho t items affecting the	ny agents(s) and is not a sure is not intended to be nd any real estate licensee er. A real estate broker is ould consult an attorney.
	PropertyAnsSorThinReaIf you gue	y and help to eliminate misunderstandings about the condition of the condi	e perceived did Property toda to disclose of real estate at	ty. fferently by a Buyer y. or how to make a ttorney in California	disclosure in response to a
3.	Note to of the Pr Sor If so Sell	Buyer, PURPOSE: To give you more information about know roperty and help to eliminate misunderstandings about the comething that may be material or significant to you may not be comething is important to you, be sure to put your concerns an lers can only disclose what they actually know. Seller may no ler's disclosures are not a substitute for your own investigatio	vn material or s ndition of the F perceived the s d questions in t know about a	significant items affe Property. same way by the So writing (C.A.R. form Ill material or signific	ecting the value or desirability eller. n BMI). cant items.
4.	SELLEF "No." A	R AWARENESS: For each statement below, answer the que "yes" answer is appropriate no matter how long ago the otherwise specified. Explain any "Yes" answers in the space	stion "Are you e item being	(Seller) aware of	" by checking either "Yes" or bened or was documented
5.	(whethe pertainir easeme Seller Note: If	r prepared in the past or present, including any previous to to (i) the condition or repair of the Property or any impronts, encroachments or boundary disputes affecting the Property or any improvements, encroachments or boundary disputes affecting the Property or any improvements, encroachments or boundary disputes affecting the Property or any such documents in your possession to tion:	ransaction, an vement on this rty whether ora	stimates, studies, s nd whether or not S s Property in the pa al or in writing and w	Seller acted upon the item), ast, now or proposed; or (ii) whether or not provided to the
6.	STATU	TORILY OR CONTRACTUALLY REQUIRED OR RELATED		ARE YO	OU (SELLER) AWARE OF
•	A. Wit	hin the last 3 years, the death of an occupant of the Property te to seller: The manner of death may be a material fact to t	upon the Prop	erty	🗆 Yes 🗶 No
		Order from a government health official identifying the Proper opy of the Order.)			
	C. The	e release of an illegal controlled substance on or beneath the	Property		
		ether the Property is located in or adjacent to an "industrial us			
	(In	general, a zone or district allowing manufacturing, commercia	l or airport use	es.)	
	E. Wh	ether the Property is affected by a nuisance created by an "in	dustrial use" z	one	
	mili	ether the Property is located within 1 mile of a former federa tary training purposes that may contain potentially explosive	munitions.)		
	G. Wh	ether the Property is a condominium or located in a planned of	ınit developme	ent or other commor	n interest subdivision
	H. Inst	urance claims affecting the Property within the past 5 years			⊥ Yes 🗷 No ☐ Yes 🕱 No

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SPQ REVISED 6/22 (PAGE 1 OF 4)

Buyer's Initials _

Seller's Initials



Chris Gelalich | Keller Williams Realty La Quinta | Generated by Glide

i iopi	erty Address:	2295 E Nicola Rd, Palm Springs, CA	N 92262
I.	 Matters affecting title of the Property Plumbing fixtures on the Property th 	/at are non-compliant plumbing fixtures as defir	ned by Civil Code § 1101.3 ∨os ▼ No
	C. Material facts or defects affecting th	e Property not otherwise disclosed to Buyer ched;	🗆 Yes 🕱 No
		acements, improvements, remodeling or mate	
	3. Any alterations, modifications, replace	cements, improvements, remodeling,or material ement or renewable energy?	al repairs to the Property done for the purpose
	(for example, drain or sewer clean-c D. Any part of the Property being paint E. Whether the Property was built before	but, tree or pest control service)ed within the past 12 months	□ Yes 🗷 No
	completed (if No, leave (b) blan (b) If yes to (a), were such renova	tions done in compliance with the Environme	☐ Yes 🕱 No ental Protection Agency Lead-
E			
	(including the presence of polybutyle	uding past defects that have been repaired): I ene pipes), water, sewer, waste disposal or se	eptic system, sump pumps, well, roof, gutters
E	walls, ceilings, floors or appliances. The leasing of any of the following of	vl space, attic, soil, grading, drainage, retainir	softener system, water purifier system, alarm
	C. An alternative septic system on or s Explanation:	erving the Property	□ Yes 🗓 No
F	or private party, by past or present owne earthquake, fire, other disaster, or occurr	or settlement, sought or received, from any fers of the Property, due to any actual or alleged rence or defect, whether or not any money rece	ederal, state, local or private agency, insured damage to the Property arising from a flood eived was actually used to make repairs
	If yes, was federal flood disaster a Property(NOTE: If the assistance was conclaw, 42 USC 5154a requires buy	ssistance conditioned upon obtaining and maditioned upon maintaining flood insurance, E er to maintain such insurance on the Propisaster, Buyer may be required to reimburse	aintain flood insurance on the
E	• •		
	pipe, slab or roof; standing water, di	sent, into any part of any physical structure on rainage, flooding, underground water, moisture	e, water-related soil settling or slippage, on or
C	Any problem with or infestation of m Rivers, streams, flood channels, u neighborhood	old, mildew, fungus or spores, past or present underground springs, high water table, flood	t, on or affecting the Property □ Yes 🗵 No ls, or tides, on or affecting the Property of □ Yes 🗓 No
E	Explanation:		
E	3. Past or present problems with livest	opertyock, wildlife, insects or pests on or in the Prope discoloration, stains, spots or damage in the P	ertyX Yes □ No
[Past or present treatment or eradical	ation of pests or odors, or repair of damage due to the intrusion. Property management hired pest con	e to any of the above
	-Apianalion. See Overnow paragraph 2		

Seller's Initials

•		Address: 2295 E Nicola Rd, Palm Springs, CA 92262
FIO		Address: <u>2295 E Nicola Rd, Palm Springs, CA 92262</u> Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any purpose, including
	ъ.	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 ☐ Yes ☒ No
	Exp	lanation: 12. B: Electric/cable pole access is located in rear corner of the property.
13.	LAI	NDSCAPING, POOL AND SPA: ARE YOU (SELLER) AWARE OF
	A. R	Diseases or infestations affecting trees, plants or vegetation on or near the Property
	ъ.	(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
	C.	A pool heater on the Property
	•	If yes, is it operational?
	D.	A spa heater on the Property
		If yes, is it operational?
	E.	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond, stream, drainage
		or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning systems, even if
		repaired □ Yes 🛚 No
	Exp	lanation: 13: All pool equipment is new.
14.	CO	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)
		ARE YOU (SELLÉR) AWARE OF
		Property being a condominium or located in a planned unit development or other common interest subdivision \square Yes \square No Any Homeowners' Association (HOA) which has any authority over the subject property \square Yes \square No
	Б.	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned in undivided
	C.	interest with others)
	D	CC&R's or other deed restrictions or obligations
	Ē.	Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or litigation by or
		against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property
		□ Yes □ 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 □ Yes □ No
		(2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee □ Yes □ No
	Exp	planation: Section not applicable.
15.		LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) eigning this form. Any other person or entity on title other than Seller(s) eigning this form.
	А. В.	Any other person or entity on title other than Seller(s) signing this form
		Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of
	٥.	default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association
		or neighborhood□ Yes 🗵 No
	D.	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or
		responsibility for maintenance may have an effect on the subject property□ 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.	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 ☒ No Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration, modification,
	G.	Any PACE lien (such as HEHO of SCEIP) or other lien on your Property securing a loan to pay for an alteration, modification, replacement improvement remedel or meterial repair of the Broperty.
	н	replacement, improvement, remodel or material repair of the Property
	•••	assessment on the Property tax bill
	Ехр	lanation:
16.	NEI	GHBORS/NEIGHBORHOOD: ARE YOU (SELLER) AWARE OF
	A.	Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Neighbors, traffic,
		parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse storage or landfill
		processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment complexes or facilities, parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air compressors,
		generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transmission lines, or
		wildlife
		ns



acknowledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of disclosure that a real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Seller relieves Seller from his/her own duty of disclosure.

Seller		2 0: 11	Erik Morin Date	06-26-2023
Seller	37A5A4BAFB70486	Bocusigned by:	Joseph Desantis Date	06-29-2023
_		A1641E5FD8D847C		

By signing below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Seller Property Questionnaire form.

Buyer	 Date
Buyer_	 Date

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TEXT OVERFLOW ADDENDUM No.

(C.A.R. Form TOA, Revised 6/16)

				("Property"),
in which				as ("Buyer")
and	Erik Morin	is re	eferred to	as ("Seller").
[SPQ] Seller Property Questionnaire				
7. A: New Primary AC and Furnace 6/2022				
New tankless water heater 2022				
•				
New AC split for sunroom 2021				
Bocce Ball Court installed 2020				
7. B: From above:				
New Primary AC and Furnace 6/2022				
Now AC split for suproom 2024				
NEW AC SPIIL OF SUITOOTH 2021				
2) 11. Pets, Animals, and Pests – Explanation: 11. A: Owner has a dog and guests have had dogs 11. B: Prior rodent intrusion. Problem resolved.	nt hired pest company to clear the home seal all cracks.			
2) 11. Pets, Animals, and Pests – Explanation: 11. A: Owner has a dog and guests have had dogs 11. B: Prior rodent intrusion. Problem resolved. 11. D: 2021 rodent intrusion. Property management	nt hired pest company to clear the home seal all cracks.			
2) 11. Pets, Animals, and Pests – Explanation: 11. A: Owner has a dog and guests have had dogs 11. B: Prior rodent intrusion. Problem resolved. 11. D: 2021 rodent intrusion. Property management The foregoing terms and conditions are hereby this TOA is attached. The undersigned acknowledges.	of thired pest company to clear the home seal all cracks. If thired pest company to clear the home seal all cracks. If thired pest company to clear the home seal all cracks.		the docu	ment to which
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Reviewed by

