BUILDING DEPARTMENT City of Redondo Beach 415 Diamond Street Redondo Beach, CA 90277 Phone: (310)318-0636 * Fax: (310) 374-4828

| | AP | PLIC | CATION | FOR REI | PORT | OF RES | SIDENTI | AL BUIL | DING F | RECORDS | | |
|--|---------------|---------------|---------------|--|-------------|--------------|-----------------|-----------------------|------------------------|--|-------------------|--|
| Applicant Owner X Agent Ronald | | | | | Nebb | | | - | Telephone 949-338-6444 | | | |
| Applicant's Email: RonaldwebbRE@gmail | | | | | om | | | | Date | 07/10/2025 | | |
| Real Estate Agency: | | | | | | | | | City | | | |
| Property for wh | • | t is re | auested: | 122 S IRF | -NA AV | F | | | , | , | | |
| | | | | | | | | | | | | |
| FEE: \$157.28 Completed rep Report will be h | orts are u | isuall | / ready in | four busine | ss days | s. | | | T: \$404. | 28 (READY WITI | HIN 24 HOURS) | |
| PLEASE NOTE: A) The informati necessarily re | | | | to those matte | ers contai | ned in the o | fficial records | of the Build | ng Departi | ment, and does not | | |
| | ot guarante | e the c | ondition of a | | | | | | | ode requirements. The ler from complying with the second sec | | |
| returned to the | ne City of Re | edond | b Beach, Bu | or his agent to ilding Departm /lunicipal Code | ent, with | | | | | e. One copy shall be liance with | | |
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| Buyers Acl | liowiedge | emen | L | | | | | | | | | |
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| BUYER | | | | | | | Authorized by: | | | | | |
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| | STREET | | | | | | | City of Redondo Beach | | | | |
| | | | | | | | Lorena Soules | | | | | |
| | | CITY | ام ۸ | DITIONAL I | | | | | | ng Official | | |
| | | | | | | | W THIS LINE | | | | | |
| | | | | REPORT | | | BUILDING R | ECORDS | | | | |
| Street Address | 122 S IF | RENA | AVE | | | М.В. | 20122111011 | Pages | | Parcel | | |
| Lot 27 | Blo | ck | 89 | | Tract | TS | | | oning, Or | dinance No. 1846 | R-1 | |
| Authorized Use | Single F | amily | / Residen | tial | | | o | ccupancy (| One sing | le family dwelling | | |
| | | | | | PERMITS | S ISSUED A | S FOLLOWS | s | - | | | |
| PERMIT NO. | DATE | OF IS | SUANCE | PURPOSE | | | | | | | | |
| 4812403 | 04/26/1 | 948 | | RES (MO | VING 6 | 32) 26X4 | 0 | | | | | |
| B951873 | 07/28/19 |)7/28/1995 RE | | | OF TEAR OFF | | | | | | | |
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STATE LAW REQUIRES SMOKE AND CARBON MONOXIDE DETECTORS BE PROVIDED AND WATER HEATERS BE STRAPPED ON SALE OF RESIDENTIAL UNIT (S). Variances, Conditional Use Permits, Exceptions of Record Resolution: 8691, 7/15/1999

This report shall be valid for a period not to exceed (6) months from date of issuance.

Return **Pink Copy** to Building Division with **Buyer's Signature not less than 15 days prior to the consummation of sale**. REV 7/5/22 Date issued:

7/14/2025

Redondo Beach Municipal Code CHAPETR 7. REAL PROPERTY TRANSFER TAX

8-7.02 Tax imposed.

There is hereby imposed on each deed, instrument, or writing by which any lands, tenements, or other realty sold with the City shall be granted, assigned, transferred, or otherwise conveyed to, or vested in, the purchaser or purchasers, or any other person or persons, by his or their direction, when the consideration or value of the interest or property conveyed (exclusive of the value of any lien or encumbrances remaining thereon at the time of sale) exceeds One Hundred and no/100ths (\$100.00) Dollars a tax at the rate of One and 10/100ths (\$1.10) Dollars for each Five Hundred and no/100ths (\$500.00) Dollars or fractional part thereof.

8-7.03 Persons required to pay tax.

Any person who makes a transfer which is subject to the tax imposed by Section $\frac{8-7.02}{100}$ of this chapter and any person to whom such a transfer is made shall be jointly and severally liable for the payment of the tax imposed by said Section $\frac{8-7.02}{100}$

8-7.10 Due dates, delinquencies, penalties, and interest.

The tax imposed under this chapter shall be due and payable at the time the deed, instrument, or writing effecting a transfer subject to the tax is delivered and shall be delinquent if unpaid at the time of the recordation thereof. In the event the tax is not paid prior to becoming delinquent, a delinquency penalty of ten (10%) percent of the amount of the tax due shall accrue. In the event a portion of the tax is unpaid prior to becoming delinquent, the penalty shall only accrue as to the portion remaining unpaid. An additional penalty of ten (10%) percent shall accrue if the tax remains unpaid on the ninetieth (90th) day following the date of the original delinquency. Interest shall accrue at the rate of one-half (1/2) of one percent a month, or fraction thereof, on the amount of tax, exclusive of penalties, from the date the tax becomes delinquent to the date of payment. The interest and penalties accrued shall become part of the tax.

8-7.19 Tax a debt to City.

The amount of any tax, penalty, and interest imposed under the provisions of this chapter shall be deemed a debt to the City. Any person owing money to the City under the provisions of this chapter shall be liable to an action brought in the name of the City for the recovery of such amount.

(§ 3, Ord. 2206 c.s. eff. June 30, 1977)