CALIFORNIA ASSOCIATION OF REALTORS®

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 REDUCE DISPUTES AND FACILITATE A SMOOTH SALES TRANSACTION.

Sel	ler makes the following disclosures v	vith regard to the real pro	perty or manufactured ho	ome described as	29419 Shady Lane
			, Assessor's I	Parcel No	908-060-009
situ	ated in	lurrieta	, County of	Riverside	California ("Property")
	his property is a duplex, triplex or fo				
	Disclosure Limitation: The follo Agent(s), if any. This disclosur substitute for any inspections o part of the contract between Buy or other person working with or qualified to advise on real estate Note to Seller, PURPOSE: To te Property and help to eliminate misu • Answer based on actual knowl • Something that you do not con	re statement is not a war warranties the principer and Seller. Unless of through Broker has not transactions. If Seller the Buyer about known nderstandings about the edge and recollection at the sedge and recollection at the reduce and reduced and reduc	arranty of any kind by bal(s) may wish to obta therwise specified in wat verified information part of super desires legal a material or significant in condition of the Property. his time.	the Seller or al ain. This disclos vriting, Broker ar provided by Selle advice, they sho tems 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. e value or desirability of the
	 Think about what you would water Read the questions carefully at the first you do not understand how question, whether on this form cannot answer the questions 	ant to know if you were bund take your time. To answer a question, To a TDS, you should o	rying the Property today. or what to disclose or consult a real estate atto	how to make a orney in California	disclosure in response to a of your choosing. A broke
3.	Note to Buyer, PURPOSE: To give of the Property and help to eliminate. Something that may be materiate. If something is important to you sellers can only disclose whate. Seller's disclosures are not a seller's disclosures are not as	e you more information abe misunderstandings about or significant to you may up be sure to put your contrey actually know. Seller ubstitute for your own inv.	out known material or sig ut the condition of the Pro y not be perceived the sa cerns and questions in w may not know about all estigations, personal judg	Inificant items affe operty. Ime way by the Se riting (C.A.R. form material or signific gments or commo	cting the value or desirability eller. I BMI). eant items. n sense.
4.	SELLER AWARENESS: For each "No." A "yes" answer is appropriunless otherwise specified. Expl. 19.	iate no matter how lon-	g ago the item being a	sked about happ	ened or was documented
5.	DOCUMENTS: Reports, inspections, disclosures, documents (whether prepared in the acted upon the item), pertaining to a past, now or proposed; or (ii) ease in writing and whether or not provid Note: If yes, provide any such do Explanation:	the past or present, including the condition or repair ments, encroachments or ed to the Seller	ding any previous transa of the Property or any im boundary disputes affec ession to Buyer.	mates, studies, suction, and whether provement on this ting the Property v	er or not Seller Property in the vhether oral or □ Yes ☒ No
6.	STATUTORILY OR CONTRACTU. A. Within the last 3 years, the dea (Note to seller: The manner of death by HIV/AIDS.) B. An Order from a government h (If yes, attach a copy of the Ord. C. The release of an illegal control D. Whether the Property is located (In general, a zone or district at (In general). E. Whether the Property is affected once used for military training in the control of the property is a consubdivision	death may be a material realth official identifying the der.)	eath the Property ustrial use" zone meeth the Property ustrial use" zone mmercial or airport uses by an "industrial use" zone er federal or state ordna n potentially explosive mu a planned unit develop years	taminated by mether tamina	ed, except for a namphetamine
	024, California Association of REALTORS®, Inc Q REVISED 6/24 (PAGE 1 OF 4)	Buyer's Initials	_/	Seller's Initials	n) a, AW a EQUAL HOUSING

ΓIU		Auditess. 23413 Shauy Lane, Murrieta, CA 32300
		Any inspection reports on any exterior balconies, stairways or other "Elevated Elements" on buildings with 3 or more units on the Property prepared within the last 6 years, or 9 years for condominiums
	Ex	lanation, or \square (if checked) see attached;
7.		PAIRS AND ALTERATIONS: ARE YOU (SELLER) AWARE OF
	A.	Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims) □ Yes ☒ No
	В.	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?
	C.	Ongoing or recurring maintenance on the Property
	D.	(for example, drain or sewer clean-out, tree or pest control service)
	Ē.	Whether the Property was built before 1978 (if No, leave (1) and (2) blank)
		completed (if, 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
	F.	Whether you purchased the property within 18 months of accepting an offer to sell it
		Note 1 : If yes to F(1), Seller shall provide in the Explanation below: (i) 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 yes to F(1), Seller 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.
	Exp	lanation, or (if checked) see attached:
8.	ST	RUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLER) AWARE OF
٥.	Ă.	
		system, sump pumps, well, roof, gutters, chimney, fireplace foundation, crawl space, attic, soil, grading, drainage,
	В.	retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances
	C.	The leasing of any of the following on or serving the Property: solar power system, water softener system, water purifier system, alarm system, or propane tank(s) ⊠ Yes □ No
		An alternative septic system on or serving the Property
	E.	Whether any structure on the Property other than the main improvement is used as a dwelling ☐ Yes ☒ No (1) If Yes to E, whether there are separate utilities and meters for the dwelling ☐ Yes ☐ No
		(2) If Yes to E, whether the dwelling received a permit or other government approval as an Accessory Dwelling Unit (ADU) □ Yes □ No
	Exp	lanation: 8. A: Ceiling damage 8: B: Sunrun
0		SES SUNTUN ARE YOU (SELLER) AWARE OF ASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLER) AWARE OF
Э.	Fin ins aris	ancial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, Irer or private party, by past or present owners of the Property, due to any actual or alleged damage to the Property ing from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was
	act	ually used to make repairs□ Yes ☒ No If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property□ Yes □ No
		(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.)
	Ex	lanation:
10.		TER-RELATED AND MOLD ISSUES: ARE YOU (SELLER) AWARE OF
	A.	Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or in any appliance, pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or slippage, on or affecting the Property
	В. С.	Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property Yes No Rivers, streams, flood channels, underground springs, high watertable, floods, or tides, on or affecting the Property
	Exp	or neighborhood
11.	PF	TS, ANIMALS AND PESTS: ARE YOU (SELLER) AWARE OF
•••	Α.	Past or present pets on or in the Property
SD() PF	VISED 6/24 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials/ AW S
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1 10	city Addices.		
	C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to any of the above	ı Voc	™ No
	D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above	Yes	ĭ No
	Explanation: 11. A: Family dog Montana		
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: A. Surveys, easements, encroachments or boundary disputes	l Yes	⋈ No
	other travel or drainage		ĭ No
	Explanation:		
13.	LANDSCAPING, POOL AND SPA: ARE YOU (SELLER) AV	VARF	OF
	 A. Diseases or infestations affecting trees, plants or vegetation on or near the Property B. Operational sprinklers on the Property	l Yes	🛛 No
	(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system	l Yes	No No No
	C. À pool heater on the Property	l Yes	□ No
	D. A spa heater on the Property	l Yes I Yes	No □ No
	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		
	Explanation:		
14.	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE) ARE YOU (SELLER) AV	VARE	OF
	A. Property being a condominium or located in a planned unit development or other common interest subdivision B. Any Homeowners' Association (HOA) which has any authority over the subject property	Yes	□ No
	C. Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned		
	in undivided interest with others)		
	E. 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	l Yes	$\; \square \; No$
	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	l Yes	□ No
	(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		
	Explanation: Section not applicable.		
	· 		
15.	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: A. Other than the Seller signing this form, any other person or entity with an ownership interest	l Yes	No
	C. 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,		v
	Homeowner Association or neighborhood		
	use or responsibility for maintenance may have an effect on the subject property	Yes	X No
	subject property, whether in writing or not	l Yes	🖊 No
	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
	G. Any PACE lien (such as HÉRO 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	l Yes	IXI No
	H. 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	res	IXI INO
16.	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		
		1	
SPC	REVISED 6/24 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials/ AW 🖎	EQ	UAL HOUSING

Seller's Initials | TITI | W / TVV | EQUAL HOUSING OPPORTUNITY

Nelda Patterson | TXR Homes | Generated by Glide A

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	B.	Any past or p of the Propert	resent disputes or issues with a neighbor which might impact the use, development and y	□ Yes 🏿 No		
	Expl	lanation:				
17.	GOV A. B. C. D. F. G. H.	VERNMENTAL Ongoing or coapplies to or coapplies the Proposed corparks, roadwatexisting or probe cleared; (ii be removed Any protected Whether the Fany water surgor prohibitions	contemplated eminent domain, condemnation, annexation or change in zoning or generould affect the Property bendency of any rent control, occupancy restrictions, improvement restrictions or retrofit re- recould affect the Property ntemplated building or use moratoria that apply to or could affect the Property posed bonds, assessments, or fees that do not appear on the Property tax bill that apply porty struction, reconfiguration, or closure of nearby Government facilities or amenities such apposed Government requirements affecting the Property (i) that tall grass, brush or othe physical traffic signals physical traffic signals	(SELLER) AWARE OF ral plan that		
	J. Any differences between the name of the city in the postal/mailing address and the city which has jurisdiction over the property					
	A. B. C. D. E.	Any use of the Property due of Whether the F Whether the F Whether the F If yes, disclose	of the Property smoking or vaping any substance on or in the Property, whether past or e Property for, or any alterations, modifications, improvements, remodeling or material chato, cannabis cultivation or growth Property was originally constructed as a Manufactured or Mobile home	nange to the□ Yes ☒ No□ Yes ☒ No□ Yes ☒ No□ Yes ☒ No□ Yes ☒ No		
	A. B.	not otherwise (IF CHECK response to selanation:	S: esent known material facts or other significant items affecting the value or desirability of to disclosed to Buyer (ED) ADDITIONAL COMMENTS: The attached addendum contains an explanation of pecific questions answered "yes" above. Refer to line and question number in explanation	□ Yes ☑ No r additional comments in .		
adde ackr that	enda now a re	a and that sud ledges (i) Sell al estate licer	t Seller has provided the answers and, if any, explanations and comments on this ch information is true and correct to the best of Seller's knowledge as of the date seler's obligation to disclose information requested by this form is independent from the see may have in this transaction; and (ii) nothing that any such real estate license is/her own duty of disclosure. **Remeth Moore Jr** Date*	signed by Seller. Seller any duty of disclosure e does or says to Seller		
Selle	r <u>#</u>	shley Walker	Ashley Walker Date	02/03/2025		
By s	igni		uyer acknowledges that Buyer has read, understands and has received a copy			
			Date _			
			Date			
. ,	_					

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