

SELLER PROPERTY QUESTIONNAIRE

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



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.

Seller makes the	e following disclosures wit	h regard to the real pro		red home described a or's Parcel No.	s <u>6275 CANTERBURY DR</u> 4134-006-046
situated in	CULVER	CITY	, County of	Los Angeles	California ("Property").
This property	is a duplex, triplex or four	olex. A SPQ is required	for all units. This S	PQ is for all units (or	only unit(s)
1. Disclosure Agent(s), i substitute part of the or other p	E Limitation: The follow if any. This disclosure s for any inspections or contract between Buyer	ing are representation statement is not a warranties the princion r and Seller. Unless of through Broker has n	ons made by the starranty of any kin pal(s) may wish to otherwise specified ot verified informa	Seller and are not d by the Seller or o obtain. This disclot in writing, Broker atton provided by Se	the representations of the any agents(s) and is not a sure is not intended to be and any real estate licensee eller. A real estate broker is
 Note to Seproperty an Answe Someti Think a Read ti 	eller, PURPOSE: To tell to the help to eliminate misund or based on actual knowled, thing that you do not considation what you would want the questions carefully and	he Buyer about known erstandings about the of ge and recollection at the ler material or significal to know if you were butake your time.	n material or signific condition of the Prop his time. ht may be perceived lying the Property too	cant items affecting the erty. differently by a Buyer. day.	ne value or desirability of the
questic cannot 3. Note to Bu of the Prope	on, whether on this form of answer the questions for y lyer, PURPOSE: To give y erty and help to eliminate n	or a TDS, you should you or advise you on th ou more information ab nisunderstandings abou	consult a real estate e legal sufficiency of bout known material out the condition of the	e attorney in Californi any answers or disclo or significant items aff e Property.	fecting the value or desirability
If someSellersSeller's	hing that may be material of ething is important to you, be can only disclose what the s disclosures are not a sub- WARENESS: For each st	pe sure to put your conc ey actually know. Seller stitute for your own inve	cerns and questions may not know abou estigations, personal	in writing (C.A.R. form t all material or signific judgments or commo	n BMI). cant items.
"No." A "ye	es" answer is appropriat	te no matter how lon	g ago the item bei	ing asked about hap	ppened or was documented mments and check paragraph
(whether prepartaining the easements, Seller	repared in the past or proto (i) the condition or repared, encroachments or bounds, provide any such docu	esent, including any p air of the Property or a ary disputes affecting th	revious transaction, iny improvement on ne Property whether	estimates, studies, and whether or not st this Property in the poral or in writing and	surveys or other documents Seller acted upon the item) past, now or proposed; or (ii) whether or not provided to the
	201010	Het I			
p ce	ic place	ollac	-nea		
A. Within	to seller: The manner of de	of an occupant of the F	Property upon the Pro	operty	YOU (SELLER) AWARE OF Yes No ed, except for a death by HIV/
B. An Ord	ler from a government heal				
	mphetamine. (If yes, attach				
	lease of an illegal controlle er the Property is located ir				
(In gen	eral, a zone or district allow	ving manufacturing, co	mmercial or airport u	ises.)	Name of State of Stat
E. Whether	er the Property is affected I	oy a nuisance created l	oy an "industrial use"	zone	Yes 🛂 No
	er the Property is located wateral, an area once used fo				
	ons.)				Yes No
G. Whether	er the Property is a condon on interest subdivision	ninium or located in a p	lanned unit developr	ment or other	
				1	4//
	ssociation of REALTORS®, Inc. 6/23 (PAGE 1 OF 4)	Buyer's Initials x	/ x	Seller's Initials	** / (1)

	operty Address: 6275 CANTERBURY DR #202, CULVER CITY, CA 90230	
	H. Insurance claims affecting the Property within the past 5 years	Yes No
	I. 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	
	K. Material facts or defects affecting the Property not otherwise disclosed to Buyer	Yes Mo
	Explanation, or [] (if checked) see attached;	
7.	REPAIRS AND ALTERATIONS: ARE YOU (SELLE	R) AWARE OF
	A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property	
	(including those resulting from Home Warranty claims)	Yes No
	B. Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property	L
	done for the purpose of energy or water efficiency improvement or renewable energy?	Voc Win
		. 169 - NO
	C. Ongoing or recurring maintenance on the Property	
	(for example, drain or sewer clean-out, tree or pest control service)	Yes No
	D. Any part of the Property being painted within the past 12 months	Yes No
	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	2
	(a) if yes, were any renovations (i.e., sanding, cutting, demonitor) or lead-based paint surface stated of	
	completed (if No, leave (b) blank)	
	(b) If yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-	
	Based Pajht Renovation Rule Yes No.	at I
_	Explanation At Den Wall Oul (Oil owner (" Drain Luchel rie	Karia
7	Walls se wanted so new that E A & A clienting	
4ء	Based Paint Renovation Rule Explanation: A Den Walf Oul (Gyound Cally Stuffer Sugar Study Stuffer Sugar Structural, Systems and appliances: STRUCTURAL, SYSTEMS AND APPLIANCES: ARE YOU (SELLE)	R) AWARE OF
٥.	A. Defects in any of the following (including past defects that have been repaired): heating, air conditioning, ele	atrical plumbing
	(including the presence of polybutylene pipes), water, sewer, waste disposal or septic system, sump pumps, w	
	chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior	doors, windows
	walls, ceilings, floors or appliances	
	B. The leasing of any of the following on or serving the Property: solar system, water softener system, water purific	er system alarm
	evertom or propose task(c)	Yes No
	system, or propane tank(s)	
	C. An alternative septic system on or serving the Property	Yes Mo
	Explanation:	
	earinguake, tire, other disaster, or occurrence or detect, whether or not any money received was actually used to m	nake repairs
	lf 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.)	
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Pro	perty	Address: 6275 CANTERBURY DR #202, CULVER CITY, CA 90230			
		Use or access to the Property, or any part of it, by anyone other than you, with or without permission, for any pubut not limited to, using or maintaining roads, driveways or other forms of ingress or egress or other travel or of the contraction.	Irain	age .	
		Use of any neighboring property by youblanation:			L No
12	Ι ΔΙ	NDSCAPING, POOL AND SPA: ARE YOU (SELLER	\ A\A	/A DI	- OE
13.		Diseases or infestations affecting trees, plants or vegetation on or near the Property			No
		Operational sprinklers on the Property			Z 180
		(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	
	C.	A pool heater on the Property			E No
	_	If yes, is it operational?		Yes	
	D.	A spa heater on the Property			No
	F	If yes, is it operational?	roon	Yes	No
		or other water-related decor including any ancillary equipment, including pumps, filters, heaters and cleaning s repaired	yste	ms,	eyen if
	Exp	olanation:			
14.	СО	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)			
		ARE YOU (SELLER	·	_	
		Property being a condominium or located in a planned unit development or other common interest subdivision Any Homeowners' Association (HOA) which has any authority over the subject property			No No
	С.	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owr interest with others)	ned ii	June	divided No
	D.	CC&R's or other deed restrictions or obligations	Z	Yes	No
		Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, o against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Prope	r litig erty .	atior	by or
	_	CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements managed to the committee that has authority over improvements managed to the committee that has authority over improvements managed to the committee that has authority over improvements managed to the committee that has authority over improvements managed to the committee that has authority over improvements managed to the committee that has authority over improvements managed to the committee that has a committee that has		Yes	No the
	٠.	Property			No
		(1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of	121	103	
		restrictions or HOA Committee requirement			
	Exp	CommitteeYes No			
4 5	TIT	LE CAMPIEDEUIR LIENE AND LECAL CLAIME.	\ A14	/A DI	
15.		LE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: 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			
		Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeow	liens ner /	, no Asso	tice of ciation
	_	or neighborhood			No
	IJ.	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways responsibility for maintenance may have an effect on the subject property	, wh	ose Voc	use or
	E	Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the si			
		whether in writing or not			4 No
	F.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations	, inte		
		groups or any other person or entity		Yes	6 No
	G.	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration			
	ы	replacement, improvement, remodel or material repair of the Property			No
	п.	The cost of any alteration, modification, replacement, improvement, remodel or material repair of the Property by assessment on the A roperty tax bill			
	Exp	assessment on the Property tax bill sassessment of the Property tax bill sassessment		163	- 110
16	NFI	IGHBORS/NEIGHBORHOOD: ARE YOU (SELLER) ΔV	ΙΔRΙ	F OF
. ••	Α.	Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following: Ne			
		parking congestion, airplanes, trains, light rail, subway, trucks, freeways, buses, schools, parks, refuse sto	rage	or	landfill
		processing, agricultural operations, business, odor, recreational facilities, restaurants, entertainment complex			
		parades, sporting events, fairs, neighborhood parties, litter, construction, air conditioning equipment, air		•	
		generators, pool equipment or appliances, underground gas pipelines, cell phone towers, high voltage transcription			
_	_	or wildlife	Ш	res	No
SP	Q RE	EVISED 6/23 (PAGE 3 OF 4) Buyer's Initials X/X Seller's Initial			
		SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 3 OF 4)			EQUAL HOUSING

	Any past or present disputes or issues with a neighbor which might impact the use, development and enjoyment of the	Property No
Ex	xplanation:	, [] NO
17. G	OVERNMENTAL: ARE YOU (SELLER) AWA	RE OF
A.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that appl could affect the Property	es to or
В.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions or retrofit requirements that or could affect the Property	
	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill that apply to or could affect the	Property
E.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenities such as schools, parks, re	
F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other vegetation be (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed	cleared
	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Property	No No hibitions
J.		No property
Ex	planation B. Culvb City may have applicable Rent Control. Ye	S No
A. B. C.	ARE YOU (SELLER) AWA Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Ye Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Properto, cannabis cultivation or growth	erty due
	(IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional co	mments
	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 any a da and that such information is true and correct to the best of Seller's knowledge as of the date signed by Selle wledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of dis	r. Selle closure
adden ackno hat a elieve	real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says the Seller from his/her own duty of disclosure. William A. Gravitt Date 1915	/
adden ackno that a relieve	s Seller from his/her own duty of disclosure. William A. Gravitt Date 19/15	/
adden ackno hat a relieve Seller Seller	es Seller from his/her own duty of disclosure.	12
adden ackno that a relieve Seller Seller	gning below, Buyer acknowledges that Buyer has read, understands and has received a copy of this erty Questionnaire form.	Seller

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