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)

Prope	erty Address: 500 V	W Harbor Dr	Unit 807	•	("Property")
2. I s s s s s s s s s s s s s s s s s s	that data is often contradict interior space or square for retain their own experts to important if Buyer is using statemine purchase price. If upon property location, type such figures should be independently investoated within the actual property incomplete in the property of the same of the property of the same of boundaries. DISCLOSURE OF MEASULE interior space of the property of the proper	tory. There is no otage. Buyer sho measure structured and a service per square of property and condently verified imensions, CO correspond with operty boundaries ovements are implications and acrea brokers and Agerocuracy of any nure in the correspond with operty boundaries ovements are implications and acrea brokers and Agerocuracy of any nure in the corresponding to the correspondin	one "official" sould not rely or ral size and/or ral size and/or of determine who foot calculation amenities; such that is a such and the such and legally-destor local setbal portant to Buy go the services of age for the Proports do not have merical statements.	IREMENTS: Measurements of structure size source or a "standard" method of any advertised or disclosed square square footage during their contingent ether to purchase the Property and/or are generally broad estimates only the calculations should not be relied upon their own experts including, but not lim NS, AND BOUNDARIES: Fences, hed fined property boundaries, and existing ack requirements. If lot size, dimension ter's decision to purchase or the price of a licensed surveyor, the only professionety. The expertise in determining the exact square regarding square footage, room disquare footage and/or lot size numbers be approximations only. Other method to the square footage and/or lot size numbers and square footage and/or lot size numbers.	f calculating exterior structural size, footage measurements and should acy period, if any. This is especially are using a price per square foot to y, which can vary greatly depending in by Buyer and the accuracy of any ited to, a licensed appraiser. ges, walls, retaining walls, and other g structures or amenities may not be s, property configurations, boundary Buyer is willing to pay, then Buyer sional who can accurately determine ware footage and lot size. Broker has imensions, or lot size, or the location in the spaces below,
[Source of Information	Sq. Footage	Lot Size	Additional Information	If checked, report attached
ľ	Public Record	879		CRS Data	
ŀ	Multiple Listing Service	0.7		GRO Duta	
	Seller			Measurement comes from the followi	ng source:
Ì	Appraisal #1				
Ì	Appraisal #2				
	Condominium Map/Plan				
	Architectural Drawings				
l	Floor Plan/Drawings				
ŀ	Survey				
ŀ	Other				
- 1	Other 4		 		
that	igning below, \$eller: (i) re	nds, and receiv		are of any other measurements of the this Square Footage and Lot Size A	Advisory and Disclosure. Seller is
Selle	- K // -	1 - 1 - 1	/ a. w	and t	Date 18/15/21
Selle		no re l	- sup		Date
By s Size THE ACC	igning below, Buyer ackr Advisory and Disclosure SE MEASUREMENTS AR	e. Buyer is enco RE MATERIAL OF ANY MEAS	ouraged to rea TO BUYER, E SUREMENTS F	d, understands, and received a Cop ad it carefully. IF NO INFORMATION BUYER IS STRONGLY ADVISED T PROVIDED HEREIN OR OTHERWISI ND AGENTS.	by of this Square Footage and Lot N IS PROVIDED AND/OR ANY OF O INVESTIGATE THE VALIDITY,
Buye Buye		_			Date Date
© 202 portion OF RI BROK PROF	0, California Association of REALTC n thereof, by photocopy machine or EALTORS®. NO REPRESENTATIO ER IS THE PERSON QUALIFIED ESSIONAL. This form is made avail	any other means, incluin IS MADE AS TO TO TO ADVISE ON Fable to real estate profOR® is a registered c	uding facsimile or co HE LEGAL VALIDI REAL ESTATE TR Tessionals through a	tle 17 U.S. Code) forbids the unauthorized distribution of the computerized formats. THIS FORM HAS BEEN APETY OR ACCURACY OF ANY PROVISION IN ANY ANSACTIONS. IF YOU DESIRE LEGAL OR Tun agreement with or purchase from the California Aip mark which may be used only by members of the	ion, display and reproduction of this form, or any PROVED BY THE CALIFORNIA ASSOCIATION / SPECIFIC TRANSACTION. A REAL ESTATE FAX ADVICE, CONSULT AN APPROPRIATE ASSOCIATION of REALTORS®. It is not intended to

REAL ESTATE BUSINESS SERVICES, INC.
a subsidiary of the California Association of REALTORS®
525 South Virgil Avenue, Los Angeles, California 90020 SFLS 12/20 (PAGE 1 OF 1)

SQUARE FOOTAGE AND LOT SIZE DISCLOSURE AND ADVISORY (SFLS PAGE 1 OF 1)

650 Columbia St



REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

(C.A.R. Form TDS, Revised 12/21).

DESCRIBED AS	COUNTY OF San Die 500 W Harbor Drive #807, San D	
THIS STATEMENT IS A DISCLOSURI WITH SECTION 1102 OF THE CIVIL KIND BY THE SELLER(S) OR ANY IS NOT A SUBSTITUTE FOR ANY IN	E OF THE CONDITION OF THE ABOVE CODE AS OF (date) <u>October 15,</u> AGENT(S) REPRESENTING ANY PR ISPECTIONS OR WARRANTIES THE	E DESCRIBED PROPERTY IN COMPLIANCE 2022 IT IS NOT A WARRANTY OF AN RINCIPAL(S) IN THIS TRANSACTION, ANI PRINCIPAL(S) MAY WISH TO OBTAIN.
	ORDINATION WITH OTHER DISCLOS	
depending upon the details of the particular residential property). Substituted Disclosures: The following Report/Statement that may include airport in connection with this real estate transferanter is the same:	ular real estate transaction (for example: disclosures and other disclosures required annoyances, earthquake, fire, flood, or spe fer, and are intended to satisfy the disclo	the Civil Code. Other statutes require disclosures special study zone and purchase-money liens of by law, including the Natural Hazard Disclosurecial assessment information, have or will be made sure obligations on this form, where the subjection.
	it to the contract of sale or receipt for depos sures:	
No substituted disclosures for this train		
·	II. SELLER'S INFORMATION	
Buyers may rely on this information in	deciding whether and on what terms to proceed to procee	en though this is not a warranty, prospective purchase the subject property. Seller hereby vide a copy of this statement to any person controls.
REPRESENTATIONS OF THE AC	SENT(S), IF ANY THIS INFORMA ONTRACT BETWEEN THE BUYER A	E SELLER(S) AND ARE NOT TH TION IS A DISCLOSURE AND IS NO ND SELLER.
A. The subject property has the iten		
		Pool:
∏Range N Oven	Wall/Window Air Conditioning Sprinklers	Child Resistant Barrier
Microwave	Public Sewer System	Pool/Spa Heater:
Dishwasher	Septic Tank	Gas Solar Electric
Trash Compactor	Sump Pump	Water Heater:
🔽 Garbage Disposal	Water Softener	Gas Solar Electric
Ū Washer/Dryer Hookups	Patio/Decking	Water Supply:
Rain Gutters	Built-in Barbecue Commo	City Well
Burglar Alarms	Gazebo (mm)	Private Utility or
Carbon Monoxide Device(s) Smoke Detector(s)	Security Gate(s) Garage:	Other Gas Supply:
Fire Alarm	Attached Not Attached	Utility Bottled (Tank)
TV Antenna	Carport	Window Screens Bedown
Satellite Dish	Automatic Garage Door Opener	
Intercom	Number Remote Controls V	
Central Heating	Sauna (Bedroom Windows
Central Air Conditioning	Hot Tub/Spa:	Water-Conserving Plumbing Fixtures
Evaporator Cooler(s)	Locking Safety Cover	
Exhaust Fan(s) in Ballwin Roof(s): Other:	220 Volt Wiring in リカ 人 Type: リカト	Fireplace(s) in Fireplace(s) in Age: NNK (approx
Are there, to the best of your (Seller's) I	knowledge, any of the above that are not cessary):	in operating condition? Yes No. If yes, the
(*see note on page 2)		
© 2021, California Association of REALTORS®, Inc. TDS REVISED 12/21 (PAGE 1 OF 3)	Buyer's Initials /	Seller's Initials
DEAL COTATE	TRANSFER DISCLOSURE STATEME	INT (TOS PAGE 1 OF 3)

Property Address: 500 W Harbor Drive #807, San Diego , Ca 92101	Date: October 15, 2022
B. Are you (Seller) aware of any significant defects/malfunctions in any of the following? Y space(s) below.	
☐ Interior Walls ☐ Ceilings ☐ Floors ☐ Exterior Walls ☐ insulation ☐ Roof(s) ☐ Windows ☐ Driveways ☐ Sidewalks ☐ Walls/Fences ☐ Electrical Systems ☐ Plumbing/Sewers/Sept	
(Describe:	
If any of the above is checked, explain. (Attach additional sheets if necessary.):	
· · · · · · · · · · · · · · · · · · ·	
*Installation of a listed appliance, device, or amenity is not a precondition of sale or transfer of device, garage door opener, or child-resistant pool barrier may not be in compliance with the safe carbon monoxide device standards of Chapter 8 (commencing with Section 13260) of Part 2 of device standards of Chapter 12.5 (commencing with Section 19890) of Part 3 of Division 13 of, or the (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety have quick-release mechanisms in compliance with the 1995 edition of the California Building Standard Code requires all single-family residences built on or before January 1, 1994, to be equipped with w January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or bor improved is required to be equipped with water-conserving plumbing fixtures as a condition of fix may not comply with section 1101.4 of the Civil Code.	ety standards relating to, respectively, of Division 12 of, automatic reversing the pool safety standards of Article 2.5 y Code. Window security bars may not lards Code. Section 1101.4 of the Civil vater-conserving plumbing fixtures after pefore January 1, 1994, that is altered
C. Are you (Seller) aware of any of the following:	
 Substances, materials, or products which may be an environmental hazard such as, but n formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and cor 	ntaminated soil or water
 Peatures of the property shared in common with adjoining landowners, such as walls, fend whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements or similar matters that may affect your interest in the subject property. Room additions, structural modifications, or other alterations or repairs made without needs. Room additions, structural modifications, or other alterations or repairs not in compliance. Fill (compacted or otherwise) on the property or any portion thereof. Any settling from any cause, or slippage, sliding, or other soil problems. Flooding, drainage or grading problems. Major damage to the property or any of the structures from fire, earthquake, floods, or lan 10. Any zoning violations, nonconforming uses, violations of "setback" requirements. Neighborhood noise problems or other nuisances. CC&R's or other deed restrictions or obligations. Homeowners' Association which has any authority over the subject property. Any "common area" (facilities such as pools, tennis courts, walkways, or other areas coon interest with others). Any lawsuits by or against the Seller threatening to or affecting this real property, claims for pursuant to Section 910 or 914 threatening to or affecting this real property, including any lawsuits pursuant to Section 903 threatening to or affecting this real property, including any lawsuits pursuant to Section 910 or 914 alleging a defect or deficiency in this real property or "coordinate to section 910 or 914 alleging a defect or deficiency in this real property or "coordinate to section 910 or 914 alleging a defect or deficiency in this real property or "coordinate to section 910 or 914 alleging a defect or deficiency in this real property or "coordinate to section 910 or 914 alleging a defect or deficiency in this real property or "coordinate to s	ices, and driveways, iject property
If the answer to any of these is yes, explain. (Attach additional sheets if necessary.): 2, 11, 12, 13, 14. Proporty shares walls, animally, common areas, has Downtown has traffic, rai way, construction a other unba	cc+Ri + an HOA.
5 Downtown has traffic, railway, construction & other unba	in noises throughout the year
D. 1. The Seller certifies that the property, as of the close of escrow, will be in compliance wi Safety Code by having operable smoke detector(s) which are approved, listed, and insta Marshal's regulations and applicable local standards.	
 The Seller certifies that the property, as of the close of escrow, will be in compliance versely Code by having the water heater tank(s) braced, anchored, or strapped in place in 	with Section 19211 of the Health and accordance with applicable law.

TDS REVISED 12/21 (PAGE 2 OF 3)

Buyer's Initials

Seller's Initials,



Property Address:/ <mark>\$00 W Harbor Drive #80</mark>				October 15, 2022
Seller certifies that the information belief.	erein is true and correc	t to the best of the Se	ller's knowledge as of th ا/	e date signed by the
Seller Apple			Date	5/21
Barbara E. Carpenter	· (cuput		D-1-	
Seller	<u> </u>		Date	
THE UNDERSIGNED, BASED OF PROPERTY AND BASED ON A ACCESSIBLE AREAS OF THE PROPERTY See attached Agent Visual Inspect	ed only if the Seller is read only if the Seller is read on the Se	IRY OF THE SELL MPETENT AND DI ICTION WITH THAT	ent in this transaction.) ER(S) AS TO THE CO ILIGENT VISUAL INSI	PECTION OF THE
Agent notes no items for disclosure Agent notes the following items:	e. Due to sellers as mote down the	e ulslon + hans Selles respons	hwriting Agent ask	ed seller each SPR+ SPRA.
Agent (Broker Representing Seller) Be	rkshire Hathaway HomeS (Please Print)	ervices By Associate	Licensee or Broker Signature)	
(To be completed on THE UNDERSIGNED, BASED OF ACCESSIBLE AREAS OF THE PROPERTY	N A REASONABLY CROPERTY, STATES To tion Disclosure (AVID For	COMPETENT AND I	other than the agent ab	
Agent (Broker Obtaining the Offer)	(Please Print)	By	Licensee or Broker Signature)	Date
V. BUYER(S) AND SELLER(S) IN PROPERTY AND TO PROVING SELLER(S) WITH RESPECT I/WE ACKNOWLEDGE RECEIPT Seller	MAY WISH TO OBTAI DE FOR APPROPRIA TO ANY ADVICE/INSF	N PROFESSIONAL TE PROVISIONS IN ECTIONS/DEFECTS	ADVICE AND/OR INSI N A CONTRACT BETV	PECTIONS OF THE VEEN BUYER AND
Jan Cera Lot	electric			
Seller	Date	Buyer	<u></u>	Date
Agent (Broker Representing Seller) Berk	sshire Hathaway HomeServ (Please Print)	Associate L	Licensee or Broker Signature)	Date <u>10//5/2</u> 1
Agent (Broker Obtaining the Offer)		By		Date
	(Please Print)	(Associate L	icensee or Broker Signature)	
SECTION 1102.3 OF THE CIVIL CONTRACT FOR AT LEAST THE AFTER THE SIGNING OF AN OF ACT WITHIN THE PRESCRIBED A REAL ESTATE BROKER IS	REE DAYS AFTER TH FFER TO PURCHASE PERIOD.	E DELIVERY OF THE	HIS DISCLOSURE IF D RESCIND THE CONT	ELIVERY OCCURS RACT, YOU MUST

CONSULT YOUR ATTORNEY.

© 2021, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC.

a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®

525 South Virgil Avenue, Los Angeles, California 90020 TDS REVISED 12/21 (PAGE 3 OF 3)





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.

INEDUOL E	IOI OTEO AIND I MOIEITME		10/10/10/1		
Seller mak	s the following disclosures wi	th regard to the real pro	perty or manufactu Assess	ired home described as or's Parcel No.	s 500 W Harbor Drive #807 535-041-17-19
Agenti substi part o or oth qualifi 2. Note t Proper • Ar • So	San Discrete Limitation: The follows, if any. This disclosure ute for any inspections or the contract between Buyer person working with or ted to advise on real estate to Seller, PURPOSE: To tell by and help to eliminate misund swer based on actual knowled mething that you do not consitink about what you would war	ring are representation statement is not a warranties the principer and Seller. Unless of through Broker has no tansactions. If Seller or the Buyer about known derstandings about the collection at this der material or significant	ns made by the contracty of any kir al(s) may wish to therwise specified to verified information buyer desires leganterial or significantion of the Properties time.	Seller and are not to do by the Seller or a cootain. This disclosed in writing, Broker aution provided by Sellula advice, they should cant items affecting the perty.	any agents(s) and is not a sure is not intended to be nd any real estate licensee ler. A real estate broker is d consult an attorney.
● Ro ● If qu ca	ad the questions carefully and you do not understand how estion, whether on this form nnot answer the questions for	I take your time. to answer a question, or a TDS, you should c you or advise you on the	or what to disclos onsult a real estat legal sufficiency o	se or how to make a se attorney in California f any answers or disclos	a of your choosing. A broker sures you provide.
3. Note to f the	D Buyer, PURPOSE: To give Property and help to eliminate mething that may be material comething is important to you, allers can only disclose what the ler's disclosures are not a sulfic AWARENESS: For each so therwise specified. Explain	you more information aboum is understandings abour or significant to you may be sure to put your concept actually know. Seller postitute for your own investatement below, answer ate no matter how long	but known material the condition of the not be perceived the lerns and questions may not know about the question "Are ago the item be	or significant items afformed and selection of the same way by the Selection writing (C.A.R. formut all material or significal judgments or commor you (Seller) aware of	ecting the value or desirability ller. BMI). ant items. n sense. ." by checking either "Yes" or pened or was documented
Repor other of Seller Prope affecti Note :	MENTS: s, inspections, disclosures, vocuments (whether prepared acted upon the item), pertainity in the past, now or proposeing the Property whether oral of yes, provide any such docation:	in the past or present, ind ng to (i) the condition or d; or (ii) easements, encr r in writing and whether o uments in your posses:	cluding any previou repair of the Prop oachments or bour r not provided to the sion to Buyer.	estimates, studies, s is transaction and whet erty or any improveme ndary disputes ie Seller	her or not ent on this Yes No
C. Ti D. W F. W G. W	ithin the last 3 years, the death ote to seller: The manner of death by HIV/AIDS.) Order from a government he ethamphetamine. (If yes, attack the release of an illegal controll hether the Property is located a general, a zone or district allow the hether the Property is affected the hether the Property is located a general, an area once used fountions.) hether the Property is a condown the property is a	eath may be a material fa alth official identifying the th a copy of the Order.) ed substance on or bene in or adjacent to an "indu owing manufacturing, con by a nuisance created b within 1 mile of a former or military training purpos	ATED: roperty upon the Plact to the buyer, and Property as being ath the Property strial use" zone nmercial or airport y an "industrial use federal or state ordes that may contain anned unit develop	uses.) " zone	YOU (SELLER) AWARE OF Yes V No except for Yes V No
	rnia Association of REALTORS®, Inc. SED 6/22 (PAGE 1 OF 4)	Buyer's Initials	,	Seller's Initials	
	· · · · · · · · · · · · · · · · · · ·	R PROPERTY QUES	TIONNAIRE (SP	/	COPDRIUMIY EQUAL HOUSING

Berkshire Hathaway HomeServices California Properties 516 5th Avenue San Diego, CA 92101 Phone: 619-595-7025

Greeg Neuman Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201

Fax: 619-702-9004

www.lwolf.com

500 W Harbor D

Prop	perty Address: 500 W Harbor Drive #807, San Diego , Ca 92101	
	 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 Explanation, or (if checked) see attached; 	Yes No
7.	REPAIRS AND ALTERATIONS: A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property (including those resulting from Home Warranty claims) B. 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 (for example, drain or sewer clean-out, tree or pest control service) D. Any part of the Property being painted within the past 12 months E. Whether the Property was built before 1978 (if No, leave (a) and (b) blank)	Yes No Yes Mo
	Explanation:	
8.	ARE YOU (SELLER) 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 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 purifier system, alarm system, or propane tank(s). C. An alternative septic system on or serving the Property Explanation: Washer John Well Richard School.	
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: Financial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agency, insurer or private party, by past or present owners of the Property, due to any actual or alleged damage to the Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to make repairs If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property (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.) Explanation:	
10.	 WATER-RELATED AND MOLD ISSUES: 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 B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood Explanation: 	Yes V No Yes V No
	PETS, ANIMALS AND PESTS: A. Past or present pets on or in the Property B. Past or present problems with livestock, wildlife, insects or pests on or in the Property C. Past or present odors, urine, feces, discoloration, stains, spots or damage in the Property, due to any of the above D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above If so, when and by whom Explanation:	Yes No Yes No
12.	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: A. Surveys, easements, encroachments or boundary disputes	AWARE OF Yes Mo
SP	Q REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials Seller's Initials	EQUAL HOUSING OPPORTUNITY

Prol	erty Address: 500 W Harbor Drive #807, San Diego , Ca 92101	
	B. 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	Yes No
	C. Use of any neighboring property by you	Vos V No
	Frankland to a	[165 4 140
	Explanation:	
13.	LANDSCAPING, POOL AND SPA: A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	R) AWARE OF
	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property	` ☐ Yes Ⅳ No
	B. Operational sprinklers on the Property	Yes No
	(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
	C. A pool heater on the Property	Yes No
	C. A pool heater on the Property	Yes No
	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,	. 4 163 140
	pond, stream, drainage or other water-related decor including any ancillary equipment, including pumps,	
	filters, heaters and cleaning systems, even if repaired	Yes No
		١١٥٥ الم ١٩٥
	Explanation:	
14.	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)	<u> </u>
•	ARE YOU (SELLE	ERI AWARE 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	
	C. Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas	1. At 100 □ 110
	co-owned in undivided interest with others)	.∖ V Yes ∐ No
	D. CC&R's or other deed restrictions or obligations	
Δ	E. Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues,	M Les 100
V		•
	or litigation by or against or fines or violations issued by a Homeowner Association or Architectural	Yes 🗹 No
	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	TO Var ITT NA
		Y 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 	
	(2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA	
	Committee	
	Explanation: Fan , 2023 - HOA will be lower,	
15.	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLE	ER) AWARE OF/
	A. Any other person or entity on title other than Seller(s) signing this form	Yes V No
	B. Leases, options or claims affecting or relating to title or use of the Property	
	C. (Past) present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics'	100 110
	liens, notice of default, bankruptcy or other court fillings, or government hearings affecting or relating to the	
	Property, Homeowner Association or neighborhood	V Yes [] No
	D. Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,	181 169 [] 180
	whose use or responsibility for maintenance may have an effect on the subject property	Ves IVNs
	E. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the	🗀 Les Mindo
		171 V 151/MC
	subject property, whether in writing or not	Yes Yo
	F. Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable	THE STATE OF THE S
	organizations, interest based groups or any other person or entity.	[] Yes [VNø
	G. Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an	Int 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	alteration, modification, replacement, improvement, remodel or material repair of the Property	📋 Yes Ƴ No
	H. The cost of any alteration, modification, replacement, improvement, remodel or material repair of	m=0 mm/.
	the Property being paid by an assessment on the Property tax bill	Yes You
	the Property being paid by an assessment on the Property tax bill	
	NEICHBORCHEICHBORHOOD.	ED) ANNADE OF
16.	NEIGHBORS/NEIGHBORHOOD: ARE YOU (SELLE	ER) 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,	a/
	underground gas pipelines, cell phone towers, high voltage transmission lines, or wildlife	[Yes] No
SPO	REVISED 6/22 (PAGE 3 OF 4) Buyer's Initials / Seller's Initials	

	Any past or present disputes or issues with a neighbor which might impact the use, development and	
	enjoyment of the Property	🗌 Yes 🗹 I
Ex	planation:	
. GC	OVERNMENTAL: ARE YOU (SEL	LER) AWARE O
A.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property	
В.		
C.		H 165
	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, roadways and traffic signals	Yes 🗸
F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, brush or other vegetation be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed	Yes
G.	to the control of the	
Н.	Whether the Property is historically designated or falls within an existing or proposed Historic District	Yes
I.	Any water surcharges or penalties being imposed by a public or private water supplier, agency or utility; or restrictions or prohibitions on wells or other ground water supplies	🗍 Yes 🗹
J.		٦ ,
. O1	THER: ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or preservables of the Property for or any afterations, modifications, improvements, remodeling or material change.	LER) AWARE O
B. O1 A. B.	THER: ARE YOU (SEL	LER) AWARE Ont Yes V
. 01 A. B. C.	ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or preser Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or a	LER) AWARE Ont Yes V
C. Ex	ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth	LER) AWARE On the Land Aware of the Lead by Seller. Selves or says to Selvent.
Ex.	ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth	LER) AWARE On the Land Aware of the Lead by Seller. Selves or says to Selvent.
C. Ex	ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth	LER) AWARE On the Land Aware of the Lead by Seller. Selves or says to Selvent.
Ex	ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or a 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 da and that such information is true and correct to the best of Seller's knowledge as of the date sign wledges (i) Seller's obligation to disclose information requested by this form is independent from any real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does Seller from his/her own duty of disclosure. Barbara E. Carpenter Date	LER) AWARE Ont Yes V Yes V West v dditional comme and any attached by Seller. Seller of disclosions of says to Seller.
Ex	ARE YOU (SEL Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or preser Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer (IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or a 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 da and that such information is true and correct to the best of Seller's knowledge as of the date sign wledges (i) Seller's obligation to disclose information requested by this form is independent from any real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee do see Seller from his/her own duty of disclosure. Barbara E. Carpenter Date Date Date The Date Date Date Date Only Seller's Representation of the Date Date Only Questionnaire form.	LER) AWARE Ont Yes V Yes V West v dditional comme and any attached by Seller. Seller of disclosions of says to Seller.

© 2022, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by: REAL ESTATE BUSINESS SERVICES, LLC. a subsidiary of the California Association or REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020



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.

Seller:	Barbara E. Carpenter	Date: 10/15/2022
Property Address:	500 W Harbor Drive #807, San Diego , Ca 9210.	("Property").
duplicate those of the SPC	C.A.R.'s Seller Property Questionnaire (SPQ). It must not be used to facilitate concurrent use. It is strongly suggested that the two heading be completed on both forms at the same time.	
V. SELLER AWARE	ENESS	
	oonse for each question. For each YES checked, give an explanation "ADDITIONAL INFORMATION" section on page 4 of this Addend	
A. STATUTORILY OR O	CONTRACTUALLY REQUIRED OR RELATED	
B. REPAIRS AND ALTE	ERATIONS	
Copy Documents. Attach a copy, if availal repair or alteration worl	ble, of any documents, such as receipt(s), invoice(s), or report(s) for k.	•
C. STRUCTURAL, SYST	TEMS AND APPLIANCES	
Roof		ARE YOU (SELLER) AWAKE OF
	ny roof leak during your ownership?	[_] Yes [⊻] No
resurfaced?	e roof at any time has been repaired replaced,	
3. If yes, provide an ex company that perform	xplanation, approximate date, and the name of the person or rmed the work	
4 Was there a guarante	ee or warranty on the work and/or materials?	1 Ves No
	is was provided by whom	\
6. Provide a copy of th		
7. Are you aware of an	ny gutters and downspouts?	\[] Yes]/No
	e of holes or rust in the gutters and downspouts?	\] Yes [<u>✓</u>] No
9. Is the drainage wate	er directed away from the structure?	
Other		
1. Are you aware of an	ny hardwood floors?	[_] Yes [_']/No
2. Are you aware of an	ny exterior wall or ceiling without insulation?	[_] Yes [_\mathcal{V}] No
3. For Yes answers to to specify the room:	questions 1 and 2, use Section N at the end of this Addendum s.	
	pt of copy of this page, which constitutes Page 1 of 6 pages	. 1
Buyer's Initials () () Date: Seller's Initials) Date: b 5 2\
	Diego Association of REALTORS® All Rights Reserved.	• •
Greater San Diego Association of RI 4845 Ronson Court, San Diego, CA 92	2111-1803	
(800) 525-2101 HYPERLINK Revision Date: June 2016	"http://www.sdar.com" www.sdar.com	
Nevision Date: June 2010	SELLER PROPERTY OUESTIONAIRE ADDENDUM (SPOA Page 1	of 6)

D. LE	ASED OR FINANCED ITEMS AND SYSTEMS	ARE YOU (SELLER) AWARE OF
1.	Are you aware of any leased or financed items and/or systems on the Property, include solar system, water softener system, water purifier system, alarm system, or propane to (If the item and/or system is owned outright, attach a copy of the contract and bill of system is owned outright, attach a copy of the contract and bill of systems.)	ng [] Yes [V] No
	If "yes," complete the following. If "no," proceed to Section E.	
2.	Type of Item and/or System (a) Water Softening, Filtration or Treatment System Leased or Other Obligation (b) Alarm System Leased or Other Obligation (c) Solar Panels/System Photovoltaic panels or Other Obligation Leased or Other Obligation (d) Propane Tank Leased or Other Obligation (e) Other Item or System (explain)	No No No
	Leased or Other Obligation	
3.	For any item and/orsystem that is leased or financed, is there a contract, lease agreemed deed of trust, and/or a UCC-1 Financing Statement? For each item or system leased or financed, complete the following:	ent, Yes No
	(a) What are the monthly payment(s)? \$, \$, \$	<i>.</i>
	 (a) What are the monthly payment(s)? \$	greement
	(d) Is any obligation added to the property tax bill?	
4.	. Attach a copy of all documents, including lease UCC-1 Financing Statement or other financing arrangement, deed of trust, bill of sale, property tax bill relating to the above items and/or systems.	e
	. Are you aware of any insurance claim regarding the property beyond the five-year per	
	referred to in V.A.8 of the SPQ? If yes, state in Section N at the end of this Addendum the date of the claim, the nature the claim, what repairs or other work was performed, by whom, and the cost of the wo. Attach a copy of any documents reflecting these claims and the work performed.	
Buye	r acknowledges receipt of copy of this page, which constitutes Page 2 of 6 pages)
Buyer	r's Initials () () Date: Seller's Initials ()) Date: D 5 V
	SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 2	OF 6)

535-041-17-19

Property Address/Parcel Number(s): 500 W Harbor Drive #807, San Diego, Ca 92101

F. WATER-RELATED AND MOLD ISSUES		
G. PETS, ANIMALS AND PESTS	,	*** / / / / / / / / / / / / / / / / / /
H. BOUNDARIES, ACCESS AND PROPERTY USED BY OTHERS Fences 1. Is the property fenced? 2. If yes, state where: Sides Back Front 3. Which owner built the fence(s)? 4. Who maintains the fence(s)? 5. Are you aware if fences are located: within property within the neighbor property on the line not sure Overhangs		
Are you aware if your or your neighbor's roof, trees or shrubs overhang any proper If yes, please explain in Section N at the end of this Addendum.	ty line? [_] Yes	[_Y No
I. LANDSCAPING, POOL AND SPA Standing Water Are you aware of any standing or ponding water after rainfalls, watering or around If the answer is yes, specify where in Section N at the end of this Addendum.	ARE YOU (SELLER) AW sprinklers? [_] Yes	ARE OF [V] No
J. COMMON INTEREST CONDOMINIUMS AND DEVELOPMENTS Condo Conversion. Are you aware if this complex is a conversion from apartments to condominiums? Parking 1. Give the number, location, and type of parking space(s) assigned to the property 2. Do you: own rent lease your storage space (s)? 3. What is your parking space(s) assignment number? 4. What is the cost of the parking space(s)?	ARE YOU (SELLER) AW [V] Yes	
Storage 1. Give the number, location and type of storage unit(s) assigned to the property 2. Do you own rent lease your storage space(s)? 3. Where is the storage space located? _	17, PI, locked cabinet	
 Give the number, location and type of storage unit(s) assigned to the property Do you own rent lease your storage space(s)? Where is the storage space located? Property What is the cost of the storage space? Modifications to your unit Have you, or are you aware of a prior owner who has, constructed or modified balcony, fence or other part of this home? Are you aware if this work was done with the homeowners' association's approximately app	a patio, I a patio, Val? Poplicable	(# G T
Buyer acknowledges receipt of copy of this page, which constitutes Page 3 of 6 pages,		
Buyer's Initials () () Date: Seller's Initials	Date: 10 15 2	ν

SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 3 OF 6)

535-041-17-19

Property	/ Address	/Parcel	Number(s)	500 V	V Harbar	Drive #807,	Sam	Diego	Ca	92101
TIOPOLL	, Audi coo	i aicci	raumoen s,	JUU N	TILUIUUI	DIEVE HOUT.	131675	DICEU .		74101

Other common interest/condominium questions		
1. Are you aware of any current violations of restrictions in your unit or in the common area?	[] Yes	[V] 1 %
If yes, please explain in Section O at the end of this Addendum.	•	
2. Are you aware of any significant defect/malfunction in the common area?	[_] Yes	[V No
If yes, please explain in Section O at the end of this Addendum.		
K. TITLE, OWNERSHIP AND LEGAL CLAIMS		
	U (SELLER) AWA	ARE OF
1. Have you received any compensation in litigation or settlement, involving any issue related	,	
to the property?	[] Yes	[V] No
If yes, what related repairs were completed or other action was taken?	Yes	
(Use Section N at the end of this Addendum.)		
2. Is the property leased, subject to an option to purchase or first right of refusal?	[] Yes	[] No
3. Are any of the items listed in Section A of the Real Estate Transfer Disclosure Statement	f 1 W	T . 3 N .
rented or leased, rather than owned, by you? (Examples: water softener, security system.) If yes, list the items in Section N at the end of this Addendum.	[] Yes	[\(\sigma \) No
(Note: Buyer may not be obligated or authorized to assume Seller's lease(s). Seller and		
Buyer must determine the disposition of leased items.)		
Dayor made actornimo die disposición or loadea items.)		
L NEVCHRORHOOD	U CELLED AND	ADE OE
L. NEIGHBORHOOD 1. Any current or proposed construction that will affect existing views? ARE YO	U (SELLER) AWA [/ Yes	ARE OF
2. Any current or proposed construction that will affect existing views? 2. Any current or proposed construction, near the property, of public or private facilities,		[] 110
such as highways, high-rise buildings or commercial development?	Yes	[] No
3. Any dumps, toxic or waste disposal sites, airports, prisons, mines, gravel pits or other		L J
such facility in or near the neighborhood? (591)	[V] Yes	[] No
4. Any conditions on adjacent or neighborhood properties such as unstable soils, cracked		
slabs, poor drainage, which may affect the value or desirability of the property?	[] Yes	[] N o
5. Any obnoxious odors?	[] Yes	[V] No
6. Any high voltage power lines on or near the property?	[_] Yes	[/ No
7. Any high pressure gas lines on or near the property?	[] Yes	[No
M. GOVERNMENTAL		1
	U (SELLER) AWA	ARE OF.
1. Are you aware if any part of the property is subject to special governmental regulation,		
such as hillside review, slope restrictions, open space or special set back requirements?	[_] Yes	[<u>\</u>] /\o
2. Are you aware of the release of any illegal or controlled substance on or beneath the	[_] Yes [_] Yes	
property?	[] Yes	[V] No
N. OTHER		
Pulsa Turansation Distrum		
1. 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? 2. If so please provide a copy, or if not in your possession, explain.	U (SELLER) AW	ARE OF
Property, including but not limited to the Real Estate Transfer Disclosure Statement?	[] Yes	[V] No
2. If so please provide a copy, or if not in your possession, explain.		
Buyer acknowledges receipt of copy of this page, which constitutes Page 4 of 6 pages	1]	•
Buyer's Initials () () Date: Seller's Initials (\(\int \) () [Date: 10/15/2	
SELLER PROPERTY QUESTIONNAIRE ADDENDUM (SPQA PAGE 4 OF 6)		

If the property is two or more units, please answer the following qu		<i>7</i> .
		//: /[] No
1. Are you aware if the property is legally approved for multiple li	ving units?	[_] No [_] No
2. Are you aware if all units have building permits?3. Are you aware if all units are individually metered?		[] No
If yes, which ones: gas electric water		[] 110
4. Are you aware of any agreements of any kind with the tenants the	hat are not in writing? Yes	V 1 No
5. Are you aware of any illegal activity being conducted in any un	/	7,10
conducting business in violation of zoning restrictions?	/ [] Yes	[] No
	,,	/
O. ADDITIONAL INFORMATION		
Use the following space to explain any preceding item on this Addendu		
other information not requested above or on the Seller Property Questic	onnaire which materially affects the value or desirabil	ity of the
property.		
L(1+2) Construction occurring how + 1	the Cityes at the MM and	1500
Clark Construction accounting now to	n the future of the "Manch	CILO
Tauliu Gatima Site		
. 1)		
Mailbob # 16+		
	· · · · · · · · · · · · · · · · · · ·	
TT . 11/4! 1 1 4 10		
Use an additional sheet if necessary.		
	6.5	
Seller Acknowledgement:	••	
Seller Acknowledgement: Seller acknowledges that Seller has read and completed this Addendum	, and certifies that the information herein is true to th	e best of
Seller Acknowledgement: Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge.	, and certifies that the information herein is true to th	e best of
Seller acknowledges that Seller has read and completed this Addendum	, and certifies that the information herein is true to th	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge.		e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller:	a, and certifies that the information herein is true to the	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge.		e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller:		e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter Seller:	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Rarbara E. Carpenter	Date: 10 15 2	e best of
Seller acknowledges that Seller has read and completed this Addendum Seller's knowledge. Seller: Barbara E. Carpenter Seller: Buyer acknowledges receipt of copy of this page, which constitutes Page	Date: 10 15 2	e best of

SELLER PROPERTY QUESTIONNAIRE ADDENIUM (SPQA PAGE 5 OF 6)

Each Buyer below acknowledges that he/she has read and understands this Addendum.

BUYER'S LEGAL DUTY TO EXERCISE REASONABLE CARE

California law requires Buyer to exercise reasonable care to protect himself/herself, 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 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 independent satisfy himself/herself about the property as it relates to these considerations.

BUYER ACKNOWLEDGEMENT

Buyer:	 Date:
Buyer:	 Date:

	DEQUACY OF ANY OF ITS PROVISIONS IN ANY TRANSACTION.
	OFFICE USE ONLY Reviewed by Broker or Designee: Date:
Buyer acknowledges receipt of copy of this page, which	h constitutes Page 6 of 6 pages
Buyer's Initials () () Date:	Seller's Initials DECY() Date: 10 15 20
	1
•	UES'TIONNAIRE ADDENDUM∕(SPQA PAGE 6 OF 6) Form Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 <u>www.lwolf.com</u> 500 W Harbor D