

## **REAL ESTATE TRANSFER DISCLOSURE STATEMENT**

(CALIFORNIA CIVIL CODE §1102, ET SEQ.)

(C.A.R. Form TDS, Revised 6/24)

THIS DISCLOSURE STATEMENT CO	olex. A TDS is required for all units. This TDS in the country of	s for ALL units (or only unit(s).  ATED IN THE CITY OF San Diego , STATE OF CALIFORNIA,
DESCRIBED AS	13176 Russet Leaf Lane, San Diego,	
COMPLIANCE WITH § 1102 OF THE C KIND BY THE SELLER(S) OR ANY A IS NOT A SUBSTITUTE FOR ANY INS	URE OF THE CONDITION OF THE ACTIVIL CODE AS OF (DATE) 09/09/2024  GENT(S) REPRESENTING ANY PRINCIPECTIONS OR WARRANTIES THE PRINCIPECTION WITH OTHER DISCLOSURE	ABOVE DESCRIBED PROPERTY IN IT IS NOT A WARRANTY OF ANY PAL(S) IN THIS TRANSACTION, AND ICIPAL(S) MAY WISH TO OBTAIN.
This Real Estate Transfer Disclosure State depending upon the details of the particular residential property).  Substituted Disclosures: The following di Report/Statement that may include airport and in connection with this real estate transfer matter is the same:  Inspection reports completed pursuant of Additional inspection reports or disclosure.	ement is made pursuant to § 1102 of the Civar real estate transaction (for example: special sclosures and other disclosures required by lannoyances, earthquake, fire, flood, or special ast, and are intended to satisfy the disclosure of the contract of sale or receipt for deposit.	il Code. Other statutes require disclosures, I study zone and purchase-money liens on aw, including the Natural Hazard Disclosure assessment information, have or will be made
No substituted disclosures for this trans	fer. II. SELLER'S INFORMATION	
Buyers may rely on this information in dauthorizes any agent(s) representing any entity in connection with any actual or a THE FOLLOWING ARE REPRESENTATION THE AGENT(S), IF ANY. THIS INFORMATE BETWEEN THE BUYER A	ATIONS MADE BY THE SELLER(S) AND ORMATION IS A DISCLOSURE AND IS NAMED SELLER.	chase the subject property. Seller hereby copy of this statement to any person or ARE NOT THE REPRESENTATIONS
Seller $\chi$ is <u>is not</u> occupying the pre-		
A. The subject property has the items	checked below:*	
Range Oven Microwave Dishwasher Trash Compactor Garbage Disposal Washer/Dryer Hookups Rain Gutters Burglar Alarms Carbon Monoxide Device(s) Smoke Detector(s) Fire Alarm TV Antenna Satellite Dish Intercom Central Heating Central Air Conditioning Evaporator Cooler(s) Exhaust Fan(s) in Gas Starter Other: Are there, to the best of your (Seller's) knodescribe. (Attach additional sheets if neces	wledge, any of the above that are not in oper	
(*see note on page 2)		
© 2024, California Association of REALTORS®, Inc. TDS REVISED 6/24 (PAGE 1 OF 3)	Seller's Initials / B	Suyer's Initials / EQUAL HOUSING OPPORTUNITY

Pro	perty	Address: 13176 Russet Leaf Lane, San Diego, CA 92129		Date: September 9, 2024
В.	spa	you (Seller) aware of any significant defects/malfunctions below.	ons in any of the following? 🗌 Yes/🔀 No	o. If yes, check appropriate
		nterior Walls	Insulation	rs
	16 -			)
	If a	ny of the above is checked, explain. (Attach additional sh	leets if necessary.):	
	dev car sta (co hav Co- afte alte	stallation of a listed appliance, device, or amenity is not a ice, garage door opener, or child-resistant pool barrier ma bon monoxide device standards of Chapter 8 (commencindards of Chapter 12.5 (commencing with § 19890) of mmencing with § 115920) of Chapter 5 of Part 10 of Divise equick-release mechanisms in compliance with the 1995 de requires all single-family residences built on or before or January 1, 2017. Additionally, on and after January 1, 2 ored or improved is required to be equipped with water-or dwelling may not comply with § 1101.4 of the Civil Code	y not be in compliance with the safety standing with § 13260) of Part 2 of Division 12 of, Fart 3 of Division 13 of, or the pool safesion 104 of, the Health and Safety Code. Wis edition of the California Building Standards January 1, 1994, to be equipped with water-014, a single-family residence built on or be onserving plumbing fixtures as a condition	ards relating to, respectively, automatic reversing device ety standards of Article 2.5 indow security bars may not code. § 1101.4 of the Civil conserving plumbing fixtures fore January 1 1994 that is
C.	1.	you (Seller) aware of any of the following: Substances, materials, or products which may be an enformaldehyde, radon gas, lead-based paint, mold, fuel on the subject property	or chemical storage tanks, and contaminated	d soil or water ∐Yes X No driveways,
	3. 4. 5.	Any encroachments, easements or similar matters that a Room additions, structural modifications, or other altera Room additions, structural modifications, or other altera	may affect your interest in the subject prope tions or repairs made without necessary per tions or repairs not in compliance with build	erty Yes X No rmits X Yes No ing codes Yes X No
	6.	(Note to C4 and C5: If transferor acquired the property shall make additional disclosures regarding the room a repairs on a Seller Property Questionnaire (C.A.R. Forr Fill (compacted or otherwise) on the property or any por	within 18 months of accepting an offer to sel additions, structural modifications, or other n SPQ).)	ll it, transferor alterations or
	7. 8.	Any settling from any cause, or slippage, sliding, or othe Flooding, drainage or grading problems	er soil problems	Yes X No
	9. 10.	Major damage to the property or any of the structures for Any zoning violations, nonconforming uses, violations of	f "setback" requirements	Yes X No
	11.	Neighborhood noise problems or other nuisances	•••••	Yes X No
	13	CC&R's or other deed restrictions or obligations Homeowners' Association which has any authority over	the subject property	Yes V No
	14.	Any "common area" (facilities such as pools, tennis coul	rts, walkways, or other areas co-owned in u	ndivided
	15. 16.	Any notices of abatement or citations against the proper Any lawsuits by or against the Seller threatening to or af	ty	S by the Seller
		pursuant to § 910 or 914 threatening to or affecting the to § 900 threatening to or affecting this real property, or pursuant to § 903 threatening to or affecting this real pursuant to § 910 or 914 alleging a defect or deficiency in the as pools, tennis courts, walkways, or other areas co-owners.	r claims for breach of an enhanced protect property, including any lawsuits or claims his real property or "common areas" (facilities	ion agreement s for damages such
If th	e ar	swer to any of these is yes, explain. (Attach additional sh	eets if necessary.): 5ee Ald on	Page.
D.	1.	The Seller certifies that the property, as of the close of Code by having operable smoke detector(s) which are all regulations and applicable local standards.	escrow, will be in compliance with § 13113 oproved, listed, and installed in accordance	3.8 of the Health and Safety with the State Fire Marshal's
		The Seller certifies that the property, as of the close of ed by having the water heater tank(s) braced, anchored, or	strapped in place in accordance with applic	cable law.
Sel	ler.	ertifies that the information herein is true and correct	to the best of the Seller's knowledge as	of the date signed by the
Sel		Barry Nisly	Date _	7.70 - 100 -
Sel	ler	Michalla Nich	Date _	
TD:	S RE	Michelle Nisly VISED 6/24 (PAGE 2 OF 3)	Buver's Initials	



## III. AGENT'S INSPECTION DISCLOSURE

(To be completed only if the Seller is represented by an agent in this transaction.)

THE UNDERSIGNED, BASED ON THE ABOVE INQUIRY OF THE SELLER(S) AS TO THE CONDITION OF THE PROPERTY AND BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE ACCESSIBLE AREAS OF THE PROPERTY IN CONJUNCTION WITH THAT INQUIRY, STATES THE FOLLOWING:

X See attached Agent Visual Insp Agent notes no items for disclo Agent notes the following items	sure.	m)		
Agent (Broker Representing Seller)	Antinone Real Estate	E	y(Associate Licensee or Broker Signature)	Date
	(Please Print)		(Associate Licensee or Broker Signature)  Adam Antinone	
	ON A REASONABLY C	obtained	the offer is other than the agent all NT AND DILIGENT VISUAL IN	
See attached Agent Visual Insp Agent notes no items for disclo	pection Disclosure (AVID Forestree	m)		
Agent (Broker Obtaining the Offer)	(Please Print)	B	/(Associate Licensee or Broker Signature)	Date
V. BUYER(S) AND SELLER(S	S) MAY WISH TO OBTAIN	N PROFE TE PROV	SSIONAL ADVICE AND/OR INS ISIONS IN A CONTRACT BETV	PECTIONS OF THE
I/WE ACKNOWLEDGE RECEIF	PT OF A COPY OF THIS	STATEME	NT.	
Seller	Date	Buyer		Date
<b>Barry Nisly</b> Seller	Data	Divien		<b>D</b> 4
Michelle Nisly	Date	buyer		Date
Agent (Broker Representing Seller)	Antinone Real Estate	By _		Date
	(Please Print)		(Associate Licensee or Broker Signature)  Adam Antinone	Date
Agent (Broker Obtaining the Offer)		By		Date
	(Please Print)		(Associate Licensee or Broker Signature)	

§ 1102.3 OF THE CIVIL CODE PROVIDES A BUYER WITH THE RIGHT TO RESCIND A PURCHASE CONTRACT FOR AT LEAST THREE DAYS AFTER THE DELIVERY OF THIS DISCLOSURE IF DELIVERY OCCURS AFTER THE SIGNING OF AN OFFER TO PURCHASE. IF YOU WISH TO RESCIND THE CONTRACT, YOU MUST ACT WITHIN THE PRESCRIBED PERIOD.

A REAL ESTATE BROKER IS QUALIFIED TO ADVISE ON REAL ESTATE. IF YOU DESIRE LEGAL ADVICE, CONSULT YOUR ATTORNEY.

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## **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.

	representations of the agents(s) and is not a se is not intended to be any real estate licensee A real estate broker is nsult an attorney.  Alue or desirability of the selection of the selectio
<ol> <li>This property is a duplex, triplex or fourplex. A SPQ is required for all units. This SPQ is for ALL units (or or Disclosure Limitation: The following are representations made by the Seller and are not the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and a or other person working with or through Broker has not verified information provided by Seller. qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should conduct to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the variance property and help to eliminate misunderstandings about the condition of the Property.</li> <li>Answer based on actual knowledge and recollection at this time.</li> <li>Something that you do not consider material or significant may be perceived differently by a Buyer.</li> <li>Think about what you would want to know if you were buying the Property today.</li> <li>Read the questions carefully and take your time.</li> <li>If you do not understand how to answer a question, or what to disclose or how to make a disc question, whether on this form or a TDS, you should consult a real estate attorney in California of cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosure.</li> <li>Note to Buyer, PURPOSE: To give you more information about known material or significant items affectin of the Property and help to eliminate misunderstandings about the condition of the Property.</li> <li>Something that may be material or significant to you may not be perceived the same way by the Seller.</li> <li>If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BM)</li> </ol>	representations of the agents(s) and is not a se is not intended to be any real estate licensee A real estate broker is nsult an attorney.  Alue or desirability of the selection of the selectio
<ol> <li>Disclosure Limitation: The following are representations made by the Seller and are not the Agent(s), if any. This disclosure statement is not a warranty of any kind by the Seller or any substitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure part of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and a or other person working with or through Broker has not verified information provided by Seller. qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should cold.</li> <li>Note to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the value Property and help to eliminate misunderstandings about the condition of the Property.         <ul> <li>Answer based on actual knowledge and recollection at this time.</li> <li>Something that you do not consider material or significant may be perceived differently by a Buyer.</li> <li>Think about what you would want to know if you were buying the Property today.</li> <li>Read the questions carefully and take your time.</li> <li>If you do not understand how to answer a question, or what to disclose or how to make a disc question, whether on this form or a TDS, you should consult a real estate attorney in California of cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosure.</li> </ul> </li> <li>Note to Buyer, PURPOSE: To give you more information about known material or significant items affectin of the Property and help to eliminate misunderstandings about the condition of the Property.</li> <li>Something that may be material or significant to you may not be perceived the same way by the Seller.</li> <li>If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI)</li> </ol>	representations of the agents(s) and is not a se is not intended to be any real estate licensee A real estate broker is usual an attorney. Solve or desirability of the elosure in response to a your choosing. A broker s you provide. In the provide of the value or desirability or desirability or desirability or desirability or desirabi
<ul> <li>qualified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should converted to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the variable Property and help to eliminate misunderstandings about the condition of the Property.</li> <li>Answer based on actual knowledge and recollection at this time.</li> <li>Something that you do not consider material or significant may be perceived differently by a Buyer.</li> <li>Think about what you would want to know if you were buying the Property today.</li> <li>Read the questions carefully and take your time.</li> <li>If you do not understand how to answer a question, or what to disclose or how to make a discipation, whether on this form or a TDS, you should consult a real estate attorney in California of cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosured.</li> <li>Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the Property and help to eliminate misunderstandings about the condition of the Property.</li> <li>Something that may be material or significant to you may not be perceived the same way by the Seller.</li> <li>If something is important to you, be sure to put your concerns and questions in writing (C.A.R., form BMI)</li> </ul>	nsult an attorney.  alue or desirability of the closure in response to a your choosing. A broker s you provide. In the value or desirability
<ul> <li>Read the questions carefully and take your time.</li> <li>If you do not understand how to answer a question, or what to disclose or how to make a disc question, whether on this form or a TDS, you should consult a real estate attorney in California of cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosure.</li> <li>Note to Buyer, PURPOSE: To give you more information about known material or significant items affecting the Property and help to eliminate misunderstandings about the condition of the Property.</li> <li>Something that may be material or significant to you may not be perceived the same way by the Seller.</li> <li>If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI)</li> </ul>	your choosing. A broker s you provide. g the value or desirability
<ul> <li>Something that may be material or significant to you may not be perceived the same way by the Seller.</li> <li>If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI)</li> </ul>	).
<ul> <li>Sellers can only disclose what they actually know. Seller may not know about all material or significant in Seller's disclosures are not a substitute for your own investigations, personal judgments or common sends.</li> <li>SELLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking the second of the</li></ul>	nse. cking either "Yes" or "No."
A "yes" answer is appropriate no matter how long ago the item being asked about happened or w otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and che	vas documented unless
Reports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surve (whether prepared in the past or present, including any previous transaction, and whether or not Seller pertaining to (i) the condition or repair of the Property or any improvement on this Property in the past, easements, encroachments or boundary disputes affecting the Property whether oral or in writing and wheth Seller	eys or other documents racted upon the item), now or proposed; or (ii) her or not provided to the
0 -	
6. STATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED:  A. Within the last 3 years, the death of an occupant of the Property upon the Property	(SELLER) AWARE OF Yes X No except for a
B. An Order from a government health official identifying the Property as being contaminated by methamphetamine. (If yes, attach a copy of the Order.)	□ v ₩ N.
C. The release of an illegal controlled substance on or beneath the Property  D. Whether the Property is located in or adjacent to an "industrial use" zone  (In general, a zone or district allowing manufacturing, commercial or airport uses.)	Yes 🛣 No
E. Whether the Property is affected by a nuisance created by an "industrial use" zone  F. Whether the Property is located within 1 mile of a former federal or state ordnance location (In general, an area once used for military training purposes that may contain potentially explosive	Yes 🔏 No
munitions.)	
common interest subdivision	🔀 Yes 🗍 No
J. Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1	101.3 Yes X No
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Fax: 858-240-6180

	rty Address: <u>13176 Russet Leaf Lane, San Diego, CA</u> 92129
ř	C. 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
L	Material facts or defects affecting the Property not otherwise disclosed to Ruyor
Е	explanation, or (if checked) see attached; 5 c Add On Page.
_	~
	Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property
E	(including those resulting from Home Warranty claims)
	for the purpose of energy or water efficiency improvement or renewable energy?
C	C. Ongoing or recurring maintenance on the Property
	(for example, drain or sewer clean-out, tree or pest control service)
	. Any part of the Property being painted within the past 12 months
E	. Whether the Property was built before 1978 (if No, leave (1) and (2) blank)
	(1) If yes, whether any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or
	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
	The same of the sa
	(1) If yes, have any room additions, structural modifications, or other alterations or repairs (collectively
	"Improvements") been performed by a contractor while you have owned the Property
	name and contact information for each contractor who performed services of \$500 or more
	<b>Note 2:</b> 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
E	xplanation, or [] (if checked) see attached:
_	
. S	TRUCTURAL, SYSTEMS AND APPLIANCES:  ARE YOU (SELLER) AWARE OF.
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,
	rotaining walls interior as autois de servicidades will. 19 gr. 19
8	The existence of a solar power system (if yes, Seller to provide C.A.R. Form SOLAR)
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)
	- An alternative septic system on or serving the Property Yes ▼ N
Е	
	(1) If Yes to E, whether there are separate utilities and meters for the dwelling
	(2) If Yes to E, whether the dwelling received a permit or other government approval as an Accessory Dwelling
F	Unit (ADU)
_	Apriliation. See 198 Of 198.
. D	ISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT:  ARE YOU (SELLER) AWARE OF.
F	inancial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private
а	gency, insurer or private party, by past or present owners of the Property, due to any actual or alleged damage to
tr	e Property arising from a flood, earthquake, fire, other disaster, or occurrence or defect, whether or not any money
re	ceived was actually used to make repairs
	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.)
E	xplanation:
_	
	ATER-RELATED AND MOLD ISSUES:  ARE YOU (SELLER) AWARE OF.
	<ul> <li>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</li> </ul>
В	
č	Rivers, streams, flood channels, underground springs, high watertable, floods, or tides, on or affecting the
	Property or neighborhood
E	Property or neighborhood
l. P	ETS, ANIMALS AND PESTS:  ARE YOU (SELLER) AWARE OF.  Past or present pets on or in the Property
Α	Past or present pets on or in the Property
	REVISED 6/24 (PAGE 2 OF 4) Buyer's Initials / Seller's Initials /
	SELLED DEODEDTY OLIESTIONNAIDE (SDO DAGE 2 OF 4)

В.	Past or present problems with livestock, wildlife, insects or pests on or in the Property	e			
D.	Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above	X	Yes Yes		<b>N</b>
Ex	If so, when and by whom				
		Δ (2	WAR	FO	)F
А. В.	Surveys, easements, encroachments or boundary disputes		Yes	X	١
Ex	planation:	<u>Ц</u> ——	1 65	_	
	NDSCAPING, POOL AND SPA:  ARE YOU (SELLER	() A	WAR	ΕC	)F
Α.	Diseases or infestations affecting trees, plants or vegetation on or near the Property	Π	Yes	X	ı
В.	Operational sprinklers on the Property	X	Yes		١
	<ul> <li>(1) If yes, are they  automatic or  manually operated.</li> <li>(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system  Yes  No.</li> </ul>				
C.	A pool heater on the Property	′ □	Yes		
	If yes, is it operational?		. 00	L	
D.	A spa heater on the Property	$\Box$	Yes	П	1
E.	If yes, is it operational?	,			
_	and cleaning systems, even if repaired	X	Yes		١
EX	planation: See Add on Mas.				_
	ONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)  ARE YOU (SELLER	() A	WAR	E	- וכ
Α.	Property being a condominium or located in a planned unit development or other common interest subdivision		Yes	X	
C.	Any Homeowners' Association (HOA) which has any authority over the subject property	1			
	in undivided interest with others)		Yes	X	
D.	CC&R's or other deed restrictions or obligations		Yes	X	
E.	Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, o litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		Yes		
F.	CC&R's or other deed restrictions or obligations or any HOA Committee that has authority over improvements made on or to the Property			_	
	(1) If Yes to F, any improvements made on or to the Property inconsistent with any declaration of restrictions o	r	168	<b>X</b>	
	HOA Committee requirement	) L			
_	Committee				
ΕX	planation:				_
. TI	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: ARE YOU (SELLER				
Α.	Other than the Seller signing this form, any other person or entity with an ownership interest		Yes	X	į
	Leases, options or claims affecting or relating to title or use of the Property		Yes	X	
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 Homeowner Association or neighborhood	· 🖂	Voc		
D.	Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,		168	L <u>N</u>	
_	whose use or responsibility for maintenance may have an effect on the subject property		Yes		
E.	Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subjec property, whether in writing or not		Veς	V	
F.	Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations,	_			
G.	interest based groups or any other person or entity.  Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a loan to pay for an alteration,	Ш	Yes	X	
	modification, replacement, improvement, remodel or material repair of the Property		Yes	X	
	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		Yes	X	١
Ex	being paid by an assessment on the Property tax bill	_			
	J				_
. <b>.</b> .				<b>~</b> :	•
Q R	EVISED 6/24 (PAGE 3 OF 4) Buyer's Initials/ Seller's Initials/		_	EQUAL OPPOS	# K
	CELLED DOODEDTY OUESTIONNAIDE (SDO DACE 3 OF 4)				

Pro	perty	Address: 13176 Russet Leaf Lane, San Diego, CA 92129
	NEi A.	REYOU (SELLER) AWARE OF 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
	Exp	lanation:
17.	A. B. C. D.	VERNMENTAL:  Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property
	H. I. J.	schools, parks, roadways and traffic signals
18.	A. B. C. D. E.	ARE YOU (SELLER) AWARE OF.  Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Yes N  Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth
19.		TERIAL FACTS:  Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer
	Ехр	(IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an explanation or additional comment in response to specific questions answered "yes" above. Refer to line and question number in explanation. lanation:
add ack that relia	ler re lenda now t a re eves	epresents that Seller has provided the answers and, if any, explanations and comments on this form and any attache a and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Selle ledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of disclosure all estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Seller from his/her own duty of disclosure.  **Barry Nisly** Date**
Sell	er	Michelle Nisly Date
By Pro	sigr pert	ning below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Selle y Questionnaire form.
Buy	⁄er	Date
Buy	er/	Date
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## **SOLAR ADVISORY AND QUESTIONNAIRE**

CALIFORNIA ASSOCIATION OF REALTORS<sup>8</sup>

(C.A.R. Form SOLAR, Revised 6/24)

Property Address:	13176 Russet Leaf Lane, San Diego, CA 92129	Date:	09/09/2024
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- 1. SOLAR OWNERSHIP: Solar power systems may be owned outright, owned with financing, owned with a lien or security interest on the real property, or leased. Many property owners who believe that they own their solar power system may not have free and clear ownership of that system. Ownership could be subject to a note and deed of trust issued when a solar power system was financed or a UCC-1 financing statement filed with the California Secretary of State. Financing of the solar power system may also be secured by an assessment against the real property that is collected through additional property tax payments for the period of financing (e.g., HERO or PACE). Because a seller's property tax statement will reference the solar lien, sellers may not remember the lien or consider it as a separate lien; nonetheless it should be disclosed. Some owners obtain private lending to purchase a solar power system that is not secured by the real property or panels or other equipment attached to it. If the seller is intending for these private loans to be paid off as part of a sale, terms may need to be added in the agreement to address this situation.
- 2. SOLAR LIENS, POWER PURCHASE AGREEMENTS, AND SOLAR LEASES: Many solar power systems are not owned but instead are leased. While a leased system typically has a fixed or scheduled monthly payment, other systems may have a power purchase agreement requiring the purchase of all or a portion of the solar power generated at an agreed contractual rate from the solar company with an ability to sell any excess energy to the electrical provider company (e.g., PG&E) in accordance with the system's governing regulatory scheme. Payments under such an arrangement can vary depending on the amount of energy created and used. Even solar power systems that are leased may have security interests attached such as a UCC-1 or fixture filing recorded in the county where the property is located.

In some cases, the lender or lien holder for the solar power system may allow a buyer to assume the existing loan and may agree to allow the solar lien to subordinate to, or become secondary to, a new purchase loan. However, in many cases, the holder of the security interest will not release the priority of its security interest which means that the solar loan must either be paid off when the property is sold or that any buyer must purchase without obtaining any new financing.

When there is a solar lease, a buyer may be permitted to assume the terms of a solar lease but only with the approval of the solar company. For leased systems, there may be a provision enabling the purchase of the solar equipment prior to the end of the lease term, or a provision allowing the termination of the lease at cost with no retained ownership of the solar equipment (a "Buyout"). There may also be a clause enabling the purchase of the equipment or the termination of the lease without any pre-agreed cost; in those cases, the cost will be an appraised value determined by the solar company.

If a solar power system is owned by the seller, the seller may have the right to remove the system or its components and install them on another property. If the system has been financed and the financing is secured by a lien on the property or the component parts, the seller should consult with the company about both the effect of removal of the system or its components on the lien and the consequence of any damage caused by the removal.

- 3. ADVERTISING MATERIAL: All parties are advised that the Multiple Listing Service ("MLS") and other advertisements that are used to list and market a property for sale and are not contractual agreements. Thus, it is imperative that buyers of Property with a solar power system ("Solar Property") receive and carefully review copies of all documents, including any solar agreement, underlying security agreements for owned equipment, or any other material that the seller possesses prior to the buyer making any final decision regarding the solar power system. Buyers should not simply rely on the information in the MLS or any other advertising material.
- 4. PURCHASE CONTRACT AND TRANSFER ISSUES: The C.A.R. Purchase Agreements include a contingency for the review of leased or liened items and systems, in order for the buyer to review any agreements or documents related to any solar power system and to properly evaluate all of the present and future terms and conditions, including the costs of accepting the existing solar power system. The default language provides that the system is being transferred, and the buyer has a contingency to determine whether the buyer is willing or able to assume any lease, lien, or other agreement. If the solar power system is not intended to be transferred with the property, the contract may need to be modified to address this.

If a leased or liened system is to be assumed by the buyer, the solar company may take steps to insure its priority interest against the property and/or the buyer's lender may require a solar endorsement from the title company; if this occurs, escrow could be delayed. Buyers and sellers should be aware that because any buyout or assumption of a solar power system could impact closing escrow, they should consider including a provision in the purchase agreement to allow for the possible extension of the closing date to facilitate dealing with any problems that may arise because of the solar power system.

5. SOLAR EVALUATION, RECOMMENDATIONS, AND LEGAL ADVICE: Real estate brokers and their agents are not qualified to evaluate the terms, conditions and/or the security interests in a solar power system. They are also not qualified to determine the quality of solar equipment or the impact of any regulatory scheme on the ownership or use of solar equipment. Buyers and sellers of Solar Property should consider retaining the services of a solar photovoltaic system inspector if one is available in the area where the property is located.

Brokers recommend that sellers and buyers of Solar Property exercise diligence in obtaining copies of any contracts, agreements or other documents related to any possible solar power system security interests as soon as practicable to enable a prompt evaluation of what may be required to facilitate a sale of the property. Additionally, obtaining a buyout or obtaining any agreement for a buyer to assume the solar agreement may take considerable time and/or be of an uncertain cost. Therefore, sellers of Solar Property should, prior to entering into a purchase agreement, determine if a Buyout or loan assumption is available and at what cost or terms so as to make full and complete disclosure to potential buyer and to avoid delays in closing escrow.

Whether or not a solar photovoltaic system inspector is used, buyers and sellers should consult with a qualified California real estate attorney prior to entering into any agreement to purchase or sell Solar Property; that attorney should evaluate the existing solar documentation and properly craft language to be included in the purchase agreement that will best protect the interests of their clients. Real estate brokers and their agents are allowed to prepare standard real estate transaction documents, but they are not qualified to create specialized contract language that may be needed to deal with the specific issues involved in any specific Solar Property.

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EQUAL HOUSING OPPORTUNITY

Proper	rty Ad	dress:13176 Russet Leaf Lane, San Diego, CA 92129	Date:	09/09/2024	!
		PROPERTY QUESTIONNAIRE (IF YES TO ANY QUESTION, PROVIDE EXPLANATION):			
	GEN	NERAL SOLAR POWER SYSTEM ISSUES: ARE YOU	J (SELLEF	R) AWARE O	F
	(1)	Approximate age of the solar power system?		. X Yes	No
	(2)	Name of the installation company?		. X Yes	No
	(3)	Does the solar power system provide power only for a portion of the property?		Yes 💢	No
	(4)	Approximate size of the system (# of panels, Kilowatt size)?		🛚 Yes 🗌	No
	(5)	Whether the system is central invertor or micro inverters?		. 🛛 Yes 🗍	No
	(6)	Whether the system is on-grid only, on and off grid, or off-grid only?	• • • • • • • • • • • • • • • • • • • •	X Yes	No
	(7)	Whether there is a battery bank or power wall that enables the system to run off-grid?		🗌 Yes 🔀	No
	(8)	Whether any portion of the system is installed anywhere other than the roof?		🗶 Yes 🗌	No
	(9)	Regardless of whether the solar power system is owned, leased, or subject to a power purchase	e agreeme	nt,	
		any transfer fee or any other fee for change of ownership?	•••••	🗌 Yes 🗶	No
		Whether there is a maintenance agreement for the solar power system?			
	(11)	Material Facts or information related to the solar power system?	•••••	🗌 Yes 🔀	Nο
	Exp	lanation: See Ald On Page.			
_					
В.	IF A	PPLICABLE, OWNED-SOLAR POWER SYSTEMS THAT ARE CONVEYING WITH THE PRO			_
	(4)			R) AWARE O	
	(1)	Whether the system still has a balance due on any financing?	***************************************	. Yes 🔀	NO
		(A) If Yes, what is the balance?\$  (B) If Yes, what is the monthly payment due on the financing?\$			
		(C) If Yes, is it secured by an interest on title?			
		(D) If Yes, is the loan transferrable to or assumable by buyer?			
		NOTE: if it is not secured on title, the agreement may have to be amended for Buyer to be response.			
	(2)	Whether there is an annual true-up bill from the power company?			AIA
	(2)	If Yes, what is the approximate bill amount? \$_\(\(\begin{array}{c} \)\(\begin{array}{c} \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\		Mres 🗆	INO
	(3)	Whether there is any other type of lien or encumbrance on title, on a property tax bill or otherwise	2	Uves V	No
		Whether there is a power purchase agreement (if yes, complete 6C below)?			
		lanation:	****************	[] 103 [25]	110
C.	IF A	PPLICABLE, LEASED SOLAR POWER SYSTEMS OR SYSTEMS WITH POWER PURCHAS	E AGREEN	MENTS:	
				R) AWARE O	
	(1)	The name of the company with the lease or power purchase agreement?			No
		If Yes, what is the name?			
	(2)	The year that the agreement expires?		. UYes U	No
		If Yes, what is the year? The current monthly solar payments?			
	(3)		•••••	. 🗌 Yes 📙	No
		If Yes, what is the amount? \$			
		Whether the payments are fixed or vary over the life of the agreement?			
	(5)	Whether the lease or power purchase agreement is transferrable to or assumable by buyer?		Yes	No
	(6)	Whether the solar power system is not owned at the end of the agreement?			No
		If not owned, can the equipment be purchased?	YesI	No	
	_	If Yes, what is the estimated amount that would be owed? \$			
	⊨xp	anation:		***	
Seller	ackno	wledges that Seller has read, understands and has received a copy of this Solar Advisor sents that Seller has provided the answers and, if any, explanations and comments on th	y and Que	stionnaire, a	and
adden	da and	that such information is true and correct to the best of Seller's knowledge as of the date	signed by	u any anacr Seller	ieu
Seller		-			
		Barry Nisly			
Seller		Michelle Nisly			
	ackno	wledges that Buyer has read, understands and has received a copy of this Solar Advisor	_		
Buyer					
Buyer			Date		

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