

SELLER PROPERTY QUESTIONNAIRE

(C.A.R. Form SPQ, Revised 12/23)

This form is not a substitute for the Real Estate Transfer Disclosure Statement (TDS). It is used by the Seller to provide additional information when a TDS is completed. If Seller is exempt from completing a TDS, Seller should complete an Exempt Seller Disclosure (C.A.R. Form ESD) or may use this form instead:

NOTE TO SELLER: YOU ARE STRONGLY ADVISED TO CAREFULLY REVIEW THE DISCLOSURE INFORMATION ADVISORY (C.A.R. Form DIA) BEFORE YOU COMPLETE THIS SELLER PROPERTY QUESTIONNAIRE. ALL SELLERS OF CALIFORNIA REAL PROPERTY ARE REQUIRED TO PROVIDE VARIOUS DISCLOSURES, EITHER BY CONTRACT, OR BY STATUTE OR CASE LAW. MANY DISCLOSURES MUST BE MADE WITHIN CERTAIN TIME LIMITS. TIMELY AND THOROUGH DISCLOSURES HELP TO REDUCE DISPUTES AND FACILITATE A SMOOTH SALES TRANSACTION.

Sell	er makes the following disclosures with regard to	the real property	or manufactured	home described as	7026 Bangor
oitu	ted in Highland		County of	Parcel No.	California ("Property").
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T 1.	Disclosure Limitation: The following are re Agent(s), if any. This disclosure statement substitute for any inspections or warranties part of the contract between Buyer and Selle or other person working with or through Broqualified to advise on real estate transactions Note to Seller, PURPOSE: To tell the Buyer a Property and help to eliminate misunderstandings. Answer based on actual knowledge and recommon something that you do not consider material. Think about what you would want to know if the Read the questions carefully and take your time. If you do not understand how to answer question, whether on this form or a TDS, you cannot answer the questions for you or advistance to Buyer, PURPOSE: To give you more informed the property and help to eliminate misunderstate. Something that may be material or significant if something is important to you, be sure to purpose.	Q is required for a presentations of a warrar is not a warrar the principal(ser. Unless other oker has not versioner has not versioner has not versioner at this tin or significant marked warration, or warration, or warration about the formation about the to you may not if ut your concerns know, Seller may	all units. This SPAC nade by the Select of any kind of any kind of any wish to owise specified in rified information of the Property to a perceived difference of the Property to any what to disclose of an all sufficiency of an anown material or a condition of the Property to any material or and questions in a not know about all the property to any material or a condition of the Property to any and questions in a not know about all the property to any and questions in a not know about all the property and the pr	lis for ALL units (or liler and are not the by the Seller or are btain. This discloss writing, Broker and provided by Selle advice, they should titems affecting the year. The series of the selle and the series of the selle and the series of the selle writing (C.A.R. form E. I material or significant the selle writing (C.A.R. form E. I material or significant the selle and the series of the selle and the selle writing (C.A.R. form E. I material or significant the selle and	only unit(s)). ne representations of the ry agents(s) and is not a ure is not intended to be d any real estate licensee er. A real estate broker is consult an attorney. It is closure in response to a of your choosing. A broker ures you provide. It is the value or desirability er. BMI). In titems
	 Seller's disclosures are not a substitute for your SELLER AWARENESS: For each statement be "No." A "yes" answer is appropriate no matture unless otherwise specified. Explain any "Yes" at 19. 	our own investigation, answer the ear how long age	tions, personal jud question "Are you o the item being	Igments or common s (Seller) aware of"	sense. by checking either "Yes" or
	DOCUMENTS: Reports, inspections, disclosures, warranties, n (whether prepared in the past or present, inclu- pertaining to (i) the condition or repair of the Presasements, encroachments or boundary disputes Seller	ding any previous operty or any im affecting the Procession	is transaction, and provement on this perty whether ora to Buyer.	stimates, studies, su d whether or not Se s Property in the pa d or in writing and wh	ller acted upon the item), st, now or proposed; or (ii) sether or not provided to the
6.	STATUTORILY OR CONTRACTUALLY REQUIR	ED OR RELATE	D:	ARE YO	U (SELLER) AWARE OF
	Within the last 3 years, the death of an occup (Note to seller: The manner of death may be AIDS.)	e a material fact t	o the Buyer, and	rtyshould be disclosed,	☐ Yes No
	 An Order from a government health official id methamphetamine. (If yes, attach a copy of the substance of an illegal controlled substance). Whether the Property is located in or adjacen 	ne Order.) on or beneath th t to an "industrial	ne Propertyuse" zone		
	 (In general, a zone or district allowing manufa Whether the Property is affected by a nuisand Whether the Property is located within 1 mile (In general, an area once used for military tra 	ce created by an of a former feder ining purposes th	"industrial use" zo al or state ordnand at may contain po	ne ce location tentially explosive	
	munitions.)	cated in a planne	d unit developmen	t or other	— ·
	REVISED 12/23 (PAGE 1 OF 4) Buyer's Ini	itials/		Seller's Initials	以 , 企
	SELLER PROPER	TY QUESTION	INAIRE (SPQ P.	AGE 1 OF 4)	PADINIALA COLOT HOLDINALA COLOT HOLDINALA
Truste	Realty Advisors, 6809 Indiana Ave, Suite 130-B11 Riverside CA 92506-4221			009-862-0102 Fax:	Sale: 7026 Bangor

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

www.iwolf.com

Pro	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	y Address: 7026 Bangor, Highland, CA 92346	
	Н.	Insurance claims affecting the Property within the past 5 years	Yes Yes
	1.	Matters affecting title of the Property	Yes Yes
	J.	Plumbing fixtures on the Property that are non-compliant plumbing fixtures as defined by Civil Code § 1101.3	Yes N
	K.	Material facts or defects affecting the Property not otherwise disclosed to Buyer	Tes Z
	Ext	planation, or (if checked) see attached; J-Plumbing fixfully may be NON-Colored to See Notural Hazards Disclosure Report Water I've for PAIRS AND ALTERATIONS: Replaced IN 2023. ARE YOU (SELLER	of Mater
7.	RE-	DAIDS AND ALTERATIONS: P. T. A. D. D. SUID SUITE (SCHOOL WAR VOIL (SELLER	AWARE OF
٠.	Δ	Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property	d) ATTAILE OF
	Λ.	(including those resulting from Home Warranty claims)	¥Yes □ N
	В.	Any alterations, modifications, replacements, improvements, remodeling, or material repairs to the Property	
		done for the purpose of energy or water efficiency improvement or renewable energy?	☐ Yes 🛼
	C.	Ongoing or recurring maintenance on the Property	_
		(for example, drain or sewer clean-out, tree or pest control service)	Yes N
		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 ∐ N
		(a) If yes, were any renovations (i.e., sanding, cutting, demolition) of lead-based paint surfaces started or	
		completed (if No, leave (b) blank)	
		Based Paint Renovation Rule	
	Fxr	planation: A - Street Frank (and the Connection Danie Danie Danie Co	Dlar
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8.	ST	Based Paint Renovation Rule Yes No Planation: Part Capper Lives Roof Replaced. Planation: Part Capper Lives Roof Replaced. Planation: Pl	AWARE OF
	A.	Defects in any of the following (including past defects that have been repaired): heating, air conditioning, election	ctrical, plumbir
		(including the presence of polybutylene pipes), water, sewer, waste disposal or septic system, sump pumps, w	ell, roof, autter
		chimney, fireplace foundation, crawl space, attic, soil, grading, drainage, retaining walls, interior or exterior of	doors, window
	_	walls, ceilings, floors or appliances	Vac II N
	В.	The leasing of any of the following on or serving the Property: solar system, water softener system, water purific	er system, alar
	Ċ	system, or propane tank(s)	
	n.	An alternative septic system on or serving the Property	Yes 🔀 N
	٠.	(1) If Yes to D, has the ADU received a permit or other government approval	☐ Yes ► N
		(2) If Yes to D, are there separate utilities and meters for the ADU	
	Exp	Dianation: 17 1 (DOBC DIDES PACKIO) LEPANO LA LA LE LA LE LA CALLANTE DE LA CALLANTE DEL CALLANTE DE LA CALLANTE DEL CALLANTE DE LA CALLANTE DEL CAL	Rank
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10.	Exp WA A. Exp PET A. B. C.	ancial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agrate party, by past or present owners of the Property, due to any actual or alleged damage to the Property arisi thquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to me the property. 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.) ITER-RELATED AND MOLD ISSUES: Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or in pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or affecting the Property. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood. Ilanation: A Plush Plumblus Leak Ghout IS Years Age VOU (SELLER Past or present pets on or in the Property. Past or present pets on or in the Property. Past or present problems with livestock, wildlife, insects or pests on or in the Property, due to any of the above the property of the property, due to any of the above the property of the property, due to any of the above the property of t	AWARE OF. AWARE OF. Any appliance slippage, on control yes No. Yes No. AWARE OF. AYES NO. Yes No.
10.	Exp WA A. B. C. Exp PET A. B. C. D.	ancial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agrate party, by past or present owners of the Property, due to any actual or alleged damage to the Property arisis thquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to more interesting the property. If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property. If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property. If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property. If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the Property is damage 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.) In It is not and 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.) In It is not and the Property if yes flooding, underground water, moisture, water-related soil settling or affecting the Property. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood. If yes, ANIMALS AND PESTS: ARE YOU (SELLER Past or present problems with livestock, wildlife, insects or pests on or in the Property, due to any of the above.) AWARE OF. any appliance slippage, on of Yes No.
10.	Exp WA A. B. C. Exp PET A. B. C. D.	andial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agrate party, by past or present owners of the Property, due to any actual or alleged damage to the Property arisis thquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to me of the property. 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.) Dianation: TER-RELATED AND MOLD ISSUES: Water intrusion, whether past or present, into any part of any physical structure on the Property; leaks from or in pipe, slab or roof; standing water, drainage, flooding, underground water, moisture, water-related soil settling or affecting the Property. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property or neighborhood Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood Banation: Past plumbuse Leak Ghout IS years ARE YOU (SELLER Past or present pets on or in the Property Past or present pets on or in the Property Past or present problems with livestock, wildlife, insects or pests on or in the Property, due to any of the above if so, when and by whom	AWARE OF. AWARE OF. AND AWARE OF.
10.	Exp WA A. B. C. Exp PET A. B. C. Exp	andial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agrate party, by past or present owners of the Property, due to any actual or alleged damage to the Property arisis thquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to me of the property	AWARE OF. AWARE OF. AND AWARE OF.
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10.	Exp WA A. B. C. Exp PET A. B. C.	andial relief or assistance, insurance or settlement, sought or received, from any federal, state, local or private agrate party, by past or present owners of the Property, due to any actual or alleged damage to the Property arisis thquake, fire, other disaster, or occurrence or defect, whether or not any money received was actually used to me of the property	AWARE OF. AWARE OF. AND AWARE OF.

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 2 OF 4)

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. B	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS:	ARE YOU (SELLER) AWARE OF
A.	A. Surveys, easements, encroachments or boundary disputes	∐ Yes ★ No
В	3. Use or access to the Property, or any part of it, by anyone other than you, with or wit	hout permission, for any purpose, including
	but not limited to, using or maintaining roads, driveways or other forms of ingress o	r egress or other travel or drainage
		Yes No
C	Use of any neighboring property by you	Yes ANd
E	xplanation:	
<u> </u>	ANDSCAPING, POOL AND SPA:	ARE YOU (SELLER) AWARE OF
· L/	A. Diseases or infestations affecting trees, plants or vegetation on or near the Property.	☐ Yes 🗷 No
A.		Yes No
D	 Operational sprinklers on the Property	
	(1) If yes, are they <u>automatic</u> of <u>Infantally operated.</u> (2) If yes, are there any areas with trees, plants or vegetation not covered by the spr	inklor evetom Ves No
_	(2) If yes, are there any areas with trees, plants of vegetation not covered by the spi	Yes XNo
C	A pool heater on the Property	
	If yes, is it operational?	
D	D. A spa heater on the Property	Yes No
	If yes, is it operational?	
E	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, p	ool, spa, waterfall, pond, stream, drainage
	or other water-related decor including any ancillary equipment, including pumps, filt	ers, heaters and cleaning s <u>yst</u> ems, <u>ev</u> en i
	repaired	🔲 Yes 🔀 No
E	Explanation:	
		·
. <u>c</u>	CONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISION	NS: (IF APPLICABLE)
r. U	JOHN DIMINION OF MINOR METERS OF MERITO AND OTHER CODDITIONS	ARE YOU (SELLER) AWARE OF
Δ	A. Property being a condominium or located in a planned unit development or other com	
В		rty Tes 💌 NC
C	2. Any "common area" (facilities such as pools, fitness centers, walkways, conference re	
_	interest with others)	
	CC&R's or other deed restrictions or obligations	
E	Any pending or proposed dues increases, special assessments, rules changes, instagainst or fines or violations issued by a Homeowner Association or Architectural Co	ommittee affecting the Property
		🗍 Yes 🔀 No
F.	F. CC&R's or other deed restrictions or obligations or any HOA Committee that has auti	
	Property	Yes 📈 No
	If Yes to F, any improvements made on or to the Property inconsistent with any of	leclaration of
	restrictions or HOA Committee requirement	☐ Yes ☐ No
	(2) If Yes to F, any improvements made on or to the Property without the required an	oproval of an HOA
	Committee	☐ Yes ☐ No
E:	Explanation:	
_		
. Ti	TITLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS:	ARE YOU (SELLER) AWARE OF
A.	Other than the Seller signing this form, any other person or entity with an ownership in	nterest ☐ Yes ★No
B.	3. Leases, options or claims affecting or relating to title or use of the Property	Yes 🔀 No
C.	Past, present, pending or threatened lawsuits, settlements, mediations, arbitration	ns. tax liens, mechanics' liens, notice of
	default, bankruptcy or other court filings, or government hearings affecting or relating	a to the Property Homeowner Association
	or neighborhood	y to the reporty, riomcomiler /topoletic
D	2. Features of the property shared in common with adjoining landowners, such as w	alls forces and driveways whose use of
	responsibility for maintenance may have an effect on the subject property	alis, rences and driveways, whose use of
=		
c.	Any encroachments, easements, boundary disputes, or similar matters that may a	
=	whether in writing or not	Yes No
r.	Any private transfer fees, triggered by a sale of the Property, in favor of private parti-	es, cnaritable organizations, interest based
_	groups or any other person or entity.	∐ Yes≯ ∠ No
G,	Any PACE lien (such as HERO or SCEIP) or other lien on your Property securing a	loan to pay for an alteration, modification,
	replacement, improvement, remodel or material repair of the Property	∐ Yes 🔀 No
Н.	I. The cost of any alteration, modification, replacement, improvement, remodel or mate	rial repair of the Property being paid by an
	assessment on the Property tax bill	I Vac KHNO
_		
E	assessment on the Property tax bill	ear may be co-owned

SPQ REVISED 12/23 (PAGE 3 OF 4)

Buyer's Initials

Seller's Initials x. 4.4.



rop	ertv	Address: 7026 Bangor, Highland, CA 92346				
6	NE	GHBORS/NEIGHBORHOOD:	ARE Y	OU (SELI	ER) AW	VARE OF
٥.	Δ	Neighborhood noise nuisance or other problems from sources such as, but not limited t	o, the	following:	Neighb	ors, traffic,
	<i>,</i> ~	parking congestion airplanes trains light rail, subway, trucks, freeways, buses, schools	s, park	s, retuse	storage	or landfill
		processing, agricultural operations, business, odor, recreational facilities, restaurants, ent	ertainn	ient com	plexes	or facilities,
		parades, sporting events, fairs, neighborhood parties, litter, construction, air condition	nina ed	guioment	air co	mpressors,
		generators, pool equipment or appliances, underground gas pipelines, cell phone tower	s. hiah	voltage	transmis	ssion lines,
		or wildlife			[1]	Yes 🔀 No
	_	Any past or present disputes or issues with a neighbor which might impact the use, develop	nent ar	nd eniovn	nent of th	ne Property
	о.	Any past of present disputes of issues with a neighbor which might impact the doc, do to top.				Yes ≯ No
	Evn	olanation:			• — .	
	Exp	nariation.				
7.	GO'	VERNMENTAL:	ARE Y	OU (SELI	LER) AV	VARE OF
	Α.	Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning	g or ge	neral plan	n tha <u>t</u> al	pplies_to or
		could affect the Property			`	Yes ★ Ł No
	В.	Existence or pendency of any rent control, occupancy restrictions, improvement restrictions	or retro	fit require	men <u>ts</u> tl	hat apply to
		or could affect the Property			_ `	Yes 🔼 No
	C.	Existing or contemplated building or use moratoria that apply to or could affect the Property				Yes 🔀 No
	D.	Current or proposed bonds, assessments, or fees that do not appear on the Property tax bill tha	t apply	to or could	d affect t	he Property
						Yes No
	Е.	Proposed construction, reconfiguration, or closure of nearby Government facilities or amenitie	s such	as school	ols, parks	s, roadways
		and traffic signals			🗍	Yes 🔀 No
	F.	Existing or proposed Government requirements affecting the Property (i) that tall grass, br	ush or	other vec	getation	be cleared;
		(ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable			noved	
					П	Yes No
	G.	Any protected habitat for plants, trees, animals or insects that apply to or could affect the Pro Whether the Property is historically designated or falls within an existing or proposed Historically designated by a public or private water supplier agency.	pertv			Yes 🗶 No
	H.	Whether the Property is historically designated or falls within an existing or proposed Historical	Distric	t	Ш П	Yes No
	1.	Any water surcharges or penalties being imposed by a public or private water supplier, agency	or utility	: or restri	ctions or	prohibitions
	-	on wells or other ground water supplies		,		Yes ≯ No
	J.	Any differences between the name of the city in the postal/mailing address and the city which	ch has	iurisdictic	n over t	he property
				,		Yes ► No
	Ехр	planation:		•••••••		
		HER:	ARE Y	OU (SELI	LER) AV	VARE OF
	Α.	Any occupant of the Property smoking or vaping any substance on or in the Property, whether	r past o	or present	t 🔀 🖰	Yes 🗌 No
	В.	Any use of the Property for, or any alterations, modifications, improvements, remodeling or i	nateria	l change	to the P	roperty due
	_	to, cannabis cultivation or growth			'	Yes 🔀 No
	C.	Whether the Property was originally constructed as a Manufactured or Mobile home		***********	[] `	Yes 🔀 No
	D.	Any past or present known material facts or other significant items affecting the value or desi	rability _f	of the Pro		
	_	disclosed to Buyer			∐ `	Yes 🔀 No
	Exp	planation: A -Not Sure, past tenants may have smoke	00	N Dra	port	<i>'</i> צ
_					<u> </u>	·
9.	Ļ١	(IF CHECKED) ADDITIONAL COMMENTS: The attached addendum contains an ex	planatio	on or ad	lditional	comments
		esponse to specific questions answered "yes" above. Refer to line and question number in exp			4,11	
ell	er re	epresents that Seller has provided the answers and, if any, explanations and commen	ts on t	his form	and an	y attached
dd	enda	a and that such information is true and correct to the best of Seller's knowledge as of	the da	ate signe	d by Se	ller Seller
CKI	ow	ledges (i) Seller's obligation to disclose information requested by this form is indepen	dent fr	om any	duty of	disclosure
1at	a re	eal estate licensee may have in this transaction; and (ii) nothing that any such real esta	te licer	isee doe	s or say	s to Seller
ene	ves	Seller from his/her own duty of disclosure.				4
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ell	er	HELEN HELMANDEZ Helen Hernandez, Tru	1	Date 📝		
	_!	along below. Denote a classical data that Denote has a selection of the se				
y	sigr	ning below, Buyer acknowledges that Buyer has read, understands and has	receiv	ed a co	py of the	his Seller
ro	peri	ty Questionnaire form.			*	
Buy	er		ŗ	Data		
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uy	er			Date	·	
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