

## SELLER PROPERTY QUESTIONNAIRE

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

COMPASS

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 m	akes the following disclosures with in	regard to the real p	roperty or man , A	ufactured h	nome describe Parcel No.	d as <u>3816 Seb</u>	astop 00-093	ol Ave
situ	ated	in Santa Ro	sa	, County	of	Sonoma	Califor	nia ("F	Property").
Т	his p	property is a duplex, triplex or fourple	ex. A SPQ is require	ed for all units.	This SPQ	is for ALL units	(or only unit	(s)	)
1.	Dise Age sub par	closure Limitation: The followin ent(s), if any. This disclosure st estitute for any inspections or w t of the contract between Buyer	g are representat atement is not a arranties the princ and Seller. Unless	ions made by warranty of a cipal(s) may v otherwise sp	the Sell ny kind b vish to ob ecified in	er and are n by the Seller o otain. This dis writing, Broke	ot the represe or any agents closure is not er and any rea	entation (s) and t inter l estat	ons of the d is not a ded to be te licensee
	OI (	other person working with or thr	ough Broker has	not verified in	normation	provided by	Seller. A real	estate	proker is
2.	Not	lified to advise on real estate tran e to Seller, PURPOSE: To tell the	e Buyer about know	or Buyer desir	es legal ac	itams offection	ould consult al	1 attor	ney.
2.		perty and help to eliminate misunder					g the value of	uesira	bility of the
	•	Answer based on actual knowledge	e and recollection at	this time	e i Toperty				
	•	Something that you do not conside			ceived diffe	erently by a Buy	er.		
	•	Think about what you would want to	o know if you were b						
	•	Read the questions carefully and ta	ake your time.						
•	•	If you do not understand how to question, whether on this form or cannot answer the questions for yo	a TDS, you should u or advise you on t	l consult a rea he legal sufficie	estate attency of any	torney in Califo answers or dis	ornia of your ch sclosures you pi	noosing rovide.	g. A broker
3.	NOU	e to Buyer, PURPOSE: To give you ne Property and help to eliminate mis	u more information a	about <u>known ma</u>	aterial or si	ignificant items	affecting the va	alue or	desirability
	•	Something that may be material or					Seller		
	•	If something is important to you, be							
	•	Sellers can only disclose what they	actually know. Selle	er may not know	v about all	material or sign	nificant items.		
	•	Seller's disclosures are not a subst	itute for your own in	vestigations, pe	rsonal judg	gments or comi	mon sense.		
4.	SEL	LER AWARENESS: For each state	ment below, answer	the question "A	re you (Se	ller) aware of	by checking ei	ther "Y	es" or "No."
	oth	yes" answer is appropriate no m erwise specified. Explain any "Yes"	after now long ago	e provided or at	ng asked	about nappen	ed or was dod	umen	ted unless
5.	DO	CUMENTS:	answers in the space	e provided or at	acii addilic		E YOU (SELLE		
		orts, inspections, disclosures, war	ranties, maintenand	ce recommend	ations, est				
	(who	ether prepared in the past or pres	sent, including any	previous transa	action, and	whether or n	ot Seller acted	upon	the item).
	pert	aining to (i) the condition or repair	of the Property or	any improvement	ent on this	Property in th	ne past, now or	propo	osed: or (ii)
	eas	ements, encroachments or boundar	y disputes affecting	the Property w	nether oral	or in writing ar	nd whether or n	ot prov	vided to the
	Sell	er							Yes No
		e: If yes, provide any such docum		ession to Buye	r.				
	Lyb	lanation:							
6.	STA	TUTORILY OR CONTRACTUALLY	Y REQUIRED OR R	ELATED:		AR	E YOU (SELLE	R) AV	VARE OF
	A.	Within the last 3 years, the death of	f an occupant of the	Property upon	the Proper	ty			Yes No
		(Note to seller: The manner of dea	ath may be a materi	ial fact to the B	uyer, and	should be disc	losed, except f	or a	
		death by HIV/ AIDS.)							
	В.	An Order from a government health	official identifying the	he Property as	being conta	aminated by			-/
	•	methamphetamine. (If yes, attach a	copy of the Order.)					Щ,	Yes 🗖 No
	C.	The release of an illegal controlled	substance on or ber	neath the Prope	rty			Щ.	Yes No
	D.	Whether the Property is located in o						. 🔲 '	Yes No
		(In general, a zone or district allowing							
	E. F.	Whether the Property is affected by	a nuisance created	by an "industri	al use" zon	ie		. 🔲 '	Yes No
	г.	Whether the Property is located wit (In general, an area once used for r	nin i mile of a forme	er rederal or sta	te ordnanc	e location			
		munitions.)						· .	Vaa DAIa
	G.	Whether the Property is a condomin	nium or located in a	nlanned unit de	velonment	t or other			Yes No
	•	common interest subdivision							Yes No
	Н.	Insurance claims affecting the Prop							Yes No
	l.	Matters affecting title of the Propert							Yes No
		Plumbing fixtures on the Property the	nat are non-complian	nt nlumbing fixt	ires as daf	fined by Civil C	nde & 1101 3	Η,	Yes No
			at are non-complial	in plantbing lixti	ares as uer	in led by Civil C	one 8 1101.9	📙	162 110
		alifornia Association of REALTORS®, Inc. VISED 6/24 (PAGE 1 OF 4)	Division la	4		0-11-1-1-11	11/2	450	
01	K 11L	VIOLD 0/24 (FAGE 1 OF 4)	Buyer's Initials	<u> </u>	_	Seller's Initials	- July	04	EDITAL HOUSING

SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)



Fax: 4157750637

. P	ETS, ANIMALS AND PESTS:  Past or present pets on or in the Property	ARE YOU (SELLER) AWA	RE OF
E	xplanation:		'
	Property or neighborhood	\ Ye	es 📝 N
B	Any problem with or infestation of mold, mildew, fungus of Rivers, streams, flood channels, underground springs, h	or spores, past or present, on or affecting the Property	es 📝 N
	soil settling or slippage, on or affecting the Property	Ye	es 📝 N
A	Water intrusion, whether past or present, into any part of any appliance, pipe, slab or roof; standing water, drainag	rany physical structure on the Property; leaks from or in e, flooding, underground water, moisture, water-related	
	ATER-RELATED AND MOLD ISSUES:	ARE YOU (SELLER) AWA	RE OF
_			
F	by a flood disaster, Buyer may be required to reimburse the eplanation:	e federal government for the disaster relief provided.)	
	USC 5154a requires Buyer to maintain such insurance on	the Property and if it is not, and the Property is damaged	
	Property(NOTE: If the assistance was conditioned upon maintaini	ng flood insurance. Buyer is informed that foderal law 43	
	If yes, was federal flood disaster assistance conditioned	ed upon obtaining and maintain flood insurance on the	
re	ceived was actually used to make repairs		es 🗆
a	gency, insurer or private party, by past or present owners of e Property arising from a flood, earthquake, fire, other disa	of the Property, due to any actual or alleged damage to	
F	nancial relief or assistance, insurance or settlement, sour	tht or received, from any federal, state, local or private	ARE UF
D	SASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT	ADE VOIL (SELLED) AWA	NDE OF
E	xplanation:	100 110	
	Unit (ADU)	or other government approval as an Accessory Dwelling	
	(1) If Yes to E, whether there are separate utilities and r	meters for the dwelling	
E	<ul> <li>Whether any structure on the Property other than the ma</li> </ul>	in improvement is used as a dwelling	es I
D	<ul> <li>An alternative septic system on or serving the Property</li> </ul>	\ Ye	es i
C	The leasing of any of the following on or serving the Propurifier system, alarm system, or propane tank(s)	perty: solar power system, water softener system, water	es 🗆
В	The existence of a solar power system (if yes, Seller to p	rovide C.A.R. Form SOLAR)	es 1
	retaining walls, interior or exterior doors, windows, walls,	ceilings, floors or appliances	es 🗥
	system, sump pumps, well, roof, gutters, chimney, drainage,	fireplace foundation, crawl space, attic, soil, grading,	
	electrical, plumbing (including the presence of polybu	itylene pipes), water, sewer, waste disposal or septic	
S	TRUCTURAL, SYSTEMS AND APPLIANCES: Defects in any of the following (including past defect	ARE YOU (SELLER) AWA	ARE OF
_			
Е	volunation or (if checked) see attached:	buyer may obtain those permits.	
	Improvements and that Seller was not provided permit contact information for such third parties from whom the	ts by the third party making the Improvement and the	
	Improvements for which Seller does not have a per	mit. Seller shall include a statement identifying those	
	seller has obtained permits and Seller shall attach of	anation below (i) a list of those Improvements for which opies of those permits to this SPQ and (ii) for those	
	name and contact information for each contractor who pe	erformed services of \$500 or more	
	<b>Note 1:</b> If yes to F(1), Seller shall provide in the Explan	nation below: (i) a list of such Improvements and (ii) the	
	(1) If yes, have any room additions, structural mod	difications, or other alterations or repairs (collectively nile you have owned the Property	
F	. Whether you purchased the property within 18 months o	f accepting an offer to sell it Ye	es 📝
	Based Paint Renovation Rule	pliance with the Environmental Protection Agency Lead-	
	completed (if No, leave (2) blank)	Yes No	
	(1) If yes, whether any renovations (i.e., sanding, cutt	ting, demolition) of lead-based paint surfaces started or	03 [ ]
	<ul> <li>Any part of the Property being painted within the past 12</li> <li>Whether the Property was built before 1978 (if No. leave</li> </ul>		es 1
-	(for example, drain or sewer clean-out, tree or pest contr		es 📑
C	<ul> <li>Ongoing or recurring maintenance on the Property</li> </ul>		
	<ul> <li>Any alterations, modifications, replacements, improvements for the purpose of energy or water efficiency improvements.</li> </ul>		es 🔟
-	(including those resulting from Home Warranty claims)	Your remodeling or material remains to the Board of the second	es 🔽 l
A	. Any alterations, modifications, replacements, improvement	ents, remodeling or material repairs on the Property	
F	EPAIRS AND ALTERATIONS:	ARE YOU (SELLER) AWA	ARE OF
E			
L	Material facts or defects affecting the Property not other		es 📝
r	more units on the Property prepared within the last 6 years	ays or other "Elevated Elements" on buildings with 3 or ears, or 9 years for condominiums	es 🚺

Property Address: 3816 Sebastopol Ave , Santa Rosa, CA 95407

R	y Address: 3816 Sebastopol Ave , Santa Rosa, CA 95407						
C.	Past or present problems with livestock, wildlife, insects or pests on or in the Property	9		IN IN			
	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 planation:	ᆸ、	Yes	N			
-/	Statistics.						
. BO	OUNDARIES, ACCESS AND PROPERTY USE BY OTHERS:  ARE YOU (SELLER)	AW	/AR	E OF			
	Surveys, easements, encroachments or boundary disputes		Yes				
	Use of any neighboring property by you						
	LANDSCAPING, POOL AND SPA:  ARE YOU (SELLER) AWARE OF.						
	Diseases or infestations affecting trees, plants or vegetation on or near the Property						
	Operational sprinklers on the Property						
	(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				
D	If yes, is it operational? Yes No		/				
υ.	A spa heater on the Property		res				
E.	Past or present defects, leaks, cracks, repairs or other problems with the sprinklers, pool, spa, waterfall, pond,						
	stream, drainage or other water-related decor including any ancillary equipment, including pumps, filters, heaters			_/			
_	and cleaning systems, even if repaired	`	Yes	1			
	planation:						
. co	NDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)	A 1 A	/ A D I	- 05			
Α.	ARE YOU (SELLER) Property being a condominium or located in a planned unit development or other common interest subdivision	AV	AKI				
B.	Any Homeowners' Association (HOA) which has any authority over the subject property	7	res	H'			
C.	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas co-owned						
	in undivided interest with others)			1			
D.	CC&R's or other deed restrictions or obligations						
	A mark the small line and the small state of the state of	V \	r'es				
E.	Any pending or proposed dues increases, special assessments, rules changes, insurance availability issues, or litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Proporty						
	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		⁄es	_ _/\			
	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		⁄es	_ _/\			
	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		⁄es	_ _/\			
	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		⁄es	_ _/\			
F.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		⁄es	_ _/\			
F.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property		es es				
F. Exp	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property  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 or HOA Committee requirement  (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  Committee  Committee  ARE YOU (SELLER)	AW	/es /es				
F. Exp	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property  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 or HOA Committee requirement  (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  Committ	AW	/es /es /ARI				
F.  Exp  TIT  A.  B.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es /es /ARI				
F.  Exp  TIT  A.  B.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es /es /ARI				
Exp TIT A. B. C.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property  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 or HOA Committee requirement  (2) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (3) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (4) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (5) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (6) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (7) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (8) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without the required approval of an HOA Committee  (9) If Yes to F, any improvements made on or to the Property without	AW	/es //es //ARI				
Exp TIT A. B. C.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es //es //ARI				
Exp TIT A. B. C.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW AW	/es //ARI /es /es /es				
Exp TIT A. B. C.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW AW	/es //ARI /es /es /es	O N O N O N O N O N O N O N O N O N O N			
Exp TIT A. B. C.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	es /es /ARI /es /es /es	O N O N O N O N O N O N O N O N O N O N			
Exp TIT A. B. C.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es /es /es /es /es /es				
Exp TIT A. B. C. D.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es /es /es /es /es /es				
EXE TIT A. B. C. D. E. F.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es /es //ARE /es /es /es /es				
EXE TIT A. B. C. D. E. F.	litigation by or against or fines or violations issued by a Homeowner Association or Architectural Committee affecting the Property	AW	/es /es //ARE /es /es /es /es				

SPQ REVISED 6/24 (PAGE 3 OF 4) Buyer's Initials

Seller's Initials





Prop	perty Address: 3816 Sebastopol Ave , Santa Rosa, CA 95407
16.	NEIGHBORS/NEIGHBORHOOD:  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, underground gas pipelines, cell phone towers, high voltage transmission lines, or wildlife
17	GOVERNMENTAL:  ARE YOU (SELLER) AWARE OF
17.	GOVERNMENTAL:  A. Ongoing or contemplated eminent domain, condemnation, annexation or change in zoning or general plan that applies to or could affect the Property
	D. 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
	be cleared; (ii) that restrict tree (or other landscaping) planting, removal or cutting or (iii) that flammable materials be removed
18	OTHER:
	ARE YOU (SELLER) AWARE OF.  A. Any occupant of the Property smoking or vaping any substance on or in the Property, whether past or present Yes No.  B. Any use of the Property for, or any alterations, modifications, improvements, remodeling or material change to the Property due to, cannabis cultivation or growth
	MATERIAL FACTS:
	A. Any past or present known material facts or other significant items affecting the value or desirability of the Property not otherwise disclosed to Buyer
Selle adde ackr that relie	er represents that Seller has provided the answers and, if any, explanations and comments on this form and any attached and that such information is true and correct to the best of Seller's knowledge as of the date signed by Seller. Selle nowledges (i) Seller's obligation to disclose information requested by this form is independent from any duty of disclosure a real estate licensee may have in this transaction; and (ii) nothing that any such real estate licensee does or says to Selleves Seller from his/her own duty of disclosure.
Selle	Mark W. Teuschler Date 920/2029
Selle	Guzanne m. reuschier Baic 0/20/29
Prop	signing below, Buyer acknowledges that Buyer has read, understands and has received a copy of this Selle erty Questionnaire form.
Buy	er Date
Buy	
BY TH ANY S OR TA	4, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED IN CALIFORNIA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN PRECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL AX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase the California Association of REALTORS®.

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