

REAL ESTATE TRANSFER DISCLOSURE STATEMENT

(CALIFORNIA CIVIL CODE § 1102, ET SEQ.)

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

	ONCERNS THE REAL PROPERTY SITU	
DESCRIBED AS	COUNTY OF <u>Santa Clara</u> 410 Mayellen Ave, San Jose , CA	, STATE OF CALIFORNIA,
THIS STATEMENT IS A DISCLOSURE WITH SECTION 1102 OF THE CIVIL KIND BY THE SELLER(S) OR ANY	OF THE CONDITION OF THE ABOVE DES CODE AS OF (date) <u>January 26, 2023</u> AGENT(S) REPRESENTING ANY PRINCI SPECTIONS OR WARRANTIES THE PRIN	SCRIBED PROPERTY IN COMPLIANCE IT IS NOT A WARRANTY OF ANY PAL(S) IN THIS TRANSACTION, AND
I. COO	RDINATION WITH OTHER DISCLOSURE	FORMS
This Real Estate Transfer Disclosure State depending upon the details of the particular residential property). Substituted Disclosures: The following of Report/Statement that may include airport in connection with this real estate transfer matter is the same: Inspection reports completed pursuant Additional inspection reports or disclosure.	ement is made pursuant to Section 1102 of the Callar real estate transaction (for example: special disclosures and other disclosures required by later annoyances, earthquake, fire, flood, or special aster, and are intended to satisfy the disclosure of the contract of sale or receipt for deposit.	ivil Code. Other statutes require disclosures, I study zone and purchase-money liens on aw, including the Natural Hazard Disclosure ssessment information, have or will be made
HD Home in spe	etron 1/26/23 an	a knotrooting 1/cs
☐ No substituted disclosures for this trans	II. SELLER'S INFORMATION	ancident, see toom, my defende
Buyers may rely on this information in authorizes any agent(s) representing a entity in connection with any actual or THE FOLLOWING ARE REPRESENTATIONS OF THE AG	ormation with the knowledge that even the deciding whether and on what terms to pure ny principal(s) in this transaction to provide a anticipated sale of the property. ESENTATIONS MADE BY THE SECUTION OF T	chase the subject property. Seller hereby a copy of this statement to any person or ELLER(S) AND ARE NOT THE IS A DISCLOSURE AND IS NOT
Seller is is not occupying the p		
A. The subject property has the item	s checked below: *	
Range	Wall/Window Air Conditioning	□ Pool:
⊠ Oven	Sprinklers Manual	Child Resistant Barrier
Microwave	Public Sewer System	Pool/Spa Heater:
Dishwasher	Septic Tank	Gas Solar Electric
Trash Compactor	Sump Pump	X Water Heater:
Garbage Disposal	Water Softener	ズ Gas ☐ Solar ☐ Electric
Washer/Dryer Hookups	Patio/Decking	Water Supply:
Rain Gutters	Built-in Barbecue	City Well
Burglar Alarms	Gazebo Arbor , A. A.C.	Private Utility or
Carbon Monoxide Device(s)	Security Gate(s) not electric	Other
Smoke Detector(s)	A Garage.	Gas Supply:
Fire Alarm	Attached Not Attached	Utility Bottled (Tank)
TV Antenna	Carport	Window Screens Some
Satellite Dish	Automatic Garage Door Opener(s)	Window Security Bars
Intercom	Number Remote Controls	Quick Release Mechanism on
Central Heating	Sauna	Bedroom Windows
Central Air Conditioning	Hot Tub/Spa:	☐ Water-Conserving Plumbing Fixtures
Evaporator Cooler(s)	Locking Safety Cover	Gas Biped
Exhaust Fan(s) in	220 Volt Wiring in Jaundry	Fireplace(s) in Living Room
	Type: Composition	Age: (approx.)
YOther: Exhaust over	stove and in the aft	(
describe. (Attach additional sheets if necessary)	nowledge, any of the above that are not in operessary): be the watch.	rating condition? Yes No. If yes, then
(*see note on page 2)	A CONTRACTOR OF THE PARTY OF TH	DSDS
© 2021, California Association of REALTORS®, Inc. TDS REVISED 12/21 (PAGE 1 OF 3)	Buyer's Initials /	Seller's Initials SOH SS EDUA HOLISMY OPPORTUNITY
PEAL ESTATE 1	TRANSFER DISCLOSURE STATEMENT (T	IDS PAGE 1 OF 3)

Property Address: 410 Mayellen Ave, San Jose , CA 95126 Date: January 26, 2023
B. Are you (Seller) aware of any significant defects/malfunctions in any of the following? Yes No. If yes, check appropriate space(s) below. Interior Walls Ceilings Floors Exterior Walls Insulation Roof(s) Windows Doors Foundation Slab(s
Driveways Sidewalks Walls/Fences Electrical Systems Plumbing/Sewers/Septics Other Structural Components (Describe:
If any of the above is checked, explain. (Attach additional sheets if necessary.):
NOTE: FIREPLACE never used. It has been boarded
OND BY THE SELECTION OR ANY AGENTS REPRESENTED ANY ENNIORALISM IN THIS TRANS. QUILLED
*Installation of a listed appliance, device, or amenity is not a precondition of sale or transfer of the dwelling. The carbon monoxide device, garage door opener, or child-resistant pool barrier may not be in compliance with the safety standards relating to, respectively carbon monoxide device standards of Chapter 8 (commencing with Section 13260) of Part 2 of Division 12 of, automatic reversing device standards of Chapter 12.5 (commencing with Section 19890) of Part 3 of Division 13 of, or the pool safety standards of Article 2.5 (commencing with Section 115920) of Chapter 5 of Part 10 of Division 104 of, the Health and Safety Code. Window security bars may no have quick-release mechanisms in compliance with the 1995 edition of the California Building Standards Code. Section 1101.4 of the Civic Code requires all single-family residences built on or before January 1, 1994, to be equipped with water-conserving plumbing fixtures after January 1, 2017. Additionally, on and after January 1, 2014, a single-family residence built on or before January 1, 1994, that is altered or improved is required to be equipped with water-conserving plumbing fixtures as a condition of final approval. Fixtures in this dwelling may not comply with section 1101.4 of the Civil Code.
C. Are you (Seller) aware of any of the following:
1. Substances, materials, or products which may be an environmental hazard such as, but not limited to, asbestos, formaldehyde, radon gas, lead-based paint, mold, fuel or chemical storage tanks, and contaminated soil or water
on the subject property
whose use or responsibility for maintenance may have an effect on the subject property
3. Any encroachments, easements or similar matters that may affect your interest in the subject property ☐ Yes ☒ No
4. Room additions, structural modifications, or other alterations or repairs made without necessary permits Yes No
5. Room additions, structural modifications, or other alterations or repairs not in compliance with building codes Yes No
6. Fill (compacted or otherwise) on the property or any portion thereof
7. Any settling from any cause, or slippage, sliding, or other soil problems
8. Flooding, drainage or grading problems
Tes No
 10. Any zoning violations, nonconforming uses, violations of "setback" requirements
12. CC&R's or other deed restrictions or obligations
13. Homeowners' Association which has any authority over the subject property
14. Any "common area" (facilities such as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)
15. Any notices of abatement or citations against the property
16. Any lawsuits by or against the Seller threatening to or affecting this real property, claims for damages by the Seller pursuant to Section 910 or 914 threatening to or affecting this real property, claims for breach of warranty pursuant to Section 900 threatening to or affecting this real property, or claims for breach of an enhanced protection agreement pursuant to Section 903 threatening to or affecting this real property, including any lawsuits or claims for damages pursuant to Section 910 or 914 alleging a defect or deficiency in this real property or "common areas" (facilities such
as pools, tennis courts, walkways, or other areas co-owned in undivided interest with others)
If the answer to any of these is yes, explain. (Attach additional sheets if necessary.):
L. tences. Driveway is NOT shared.
ASA MARANA (Englocal materials)
The second of th
 The Seller certifies that the property, as of the close of escrow, will be in compliance with Section 13113.8 of the Health and Safety Code by having operable smoke detector(s) which are approved, listed, and installed in accordance with the State Fire Marshal's regulations and applicable local standards. The Seller certifies that the property, as of the close of escrow, will be in compliance with Section 19211 of the Health and Safety Code by having the water heater tank(s) braced, anchored, or strapped in place in accordance with applicable law.
DSDS
SOA SS EQUALIFICATION
TDS REVISED 12/21 (PAGE 2 OF 3) Buyer's Initials / Seller's Initials /

Property Address: 410 Mayellen Ave, San Jose , CA 9512	6	Date: <i>January</i> 26, 2023
Seller certifies that the information herein is true a Seller.	and correct to the best of the Seller's kn	owledge as of the date signed by the
Seller Seller Godensigned by		Date (-26-23
Seller Sean D Headrick Stephanie Showalter 4C3DA42DC34A4BA		Date1/27/2023 9:52 PM CST
PROPERTY AND A CONTROL OF THE PROPERTY OF THE	IT'S INSPECTION DISCLOSURE	
	Seller is represented by an agent in the	is transaction.)
THE UNDERSIGNED, BASED ON THE ABOUT PROPERTY AND BASED ON A REASONA ACCESSIBLE AREAS OF THE PROPERTY IN	BLY COMPETENT AND DILIGENT	VISUAL INSPECTION OF THE
See attached Agent Visual Inspection Disclosure		
Agent notes no items for disclosure. Agent notes the following items: Schools are take property as school boundaries are changed from the school boundaries are changed from	en from public databases. Buyer should	l verify schools associated with
property as control actual and the ontanged nome	and to time by the school boards.	
Agent (Broker Representing Seller) Keller Williams B		Date 1-26-23 Broker Signature
(To be completed only if the agent THE UNDERSIGNED, BASED ON A REASON		
ACCESSIBLE AREAS OF THE PROPERTY, ST See attached Agent Visual Inspection Disclosure		
Agent notes no items for disclosure. Agent notes the following items:	AVID FOITI)	
Agent (Broker Obtaining the Offer)	Ву	Dete
(Please Print)	(Associate Licensee or	Date Broker Signature)
V. BUYER(S) AND SELLER(S) MAY WISH TO PROPERTY AND TO PROVIDE FOR APP SELLER(S) WITH RESPECT TO ANY ADVI	ROPRIATE PROVISIONS IN A CON CE/INSPECTIONS/DEFECTS.	AND/OR INSPECTIONS OF THE ITRACT BETWEEN BUYER AND
I/WE ACKNOWLEDGE RECEIPT OF A COPY O	F THIS STATEMENT.	
Seller Date	e Buyer	Date
Seller Date	e Buyer	Date
Agent (Broker Representing Seller) Keller Williams Bay (Please Print)	Area Estates By(Associate Licensee or B	roker Signature)
Agent (Broker Obtaining the Offer)(Please Print)	By(Associate Licensee or B	Date
SECTION 1102.3 OF THE CIVIL CODE PRO CONTRACT FOR AT LEAST THREE DAYS AF AFTER THE SIGNING OF AN OFFER TO PUR	TER THE DELIVERY OF THIS DISC	LOSURE IF DELIVERY OCCURS

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 6/22)

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

		The disputes and facilitate a smooth sales transaction. The following disclosures with regard to the real property or manufactured home described as 410 Maye	llen /	4ve	
4		, Assessor's Parcel No. 2771			,
situ	atec		nia ("	Prop	erty").
1.	Ag sul par or	sclosure Limitation: The following are representations made by the Seller and are not the represents; if any. This disclosure statement is not a warranty of any kind by the Seller or any agents; bstitute for any inspections or warranties the principal(s) may wish to obtain. This disclosure is not rt of the contract between Buyer and Seller. Unless otherwise specified in writing, Broker and any real other person working with or through Broker has not verified information provided by Seller. A real	entati s) ai inte esta estat	ions nd is nded ate lid te bre	of the not a to be censee oker is
2.		alified to advise on real estate transactions. If Seller or Buyer desires legal advice, they should consult ar te to Seller, PURPOSE: To tell the Buyer about known material or significant items affecting the value or			
		operty and help to eliminate misunderstandings about the condition of the Property.	JCSII	ability	OI LIIC
	•	Answer based on actual knowledge and recollection at this time.			
	•	Something that you do not consider material or significant may be perceived differently by a Buyer.			
		Think about what you would want to know if you were buying the Property today. Read the questions carefully and take your time.			
		If you do not understand how to answer a question, or what to disclose or how to make a disclosure			
		question, whether on this form or a TDS, you should consult a real estate attorney in California of your ch			broker
3.	No	cannot answer the questions for you or advise you on the legal sufficiency of any answers or disclosures you pute to Buyer, PURPOSE: To give you more information about known material or significant items affecting the va			irability
٠.		the Property and help to eliminate misunderstandings about the condition of the Property.	10/11/	Taliqu	
	•	Something that may be material or significant to you may not be perceived the same way by the Seller.			
		If something is important to you, be sure to put your concerns and questions in writing (C.A.R. form BMI). Sellers can only disclose what they actually know. Seller may not know about all material or significant items.			
	•	Seller's disclosures are not a substitute for your own investigations, personal judgments or common sense.			
4.		LLER AWARENESS: For each statement below, answer the question "Are you (Seller) aware of" by checking			
	un	o." A "yes" answer is appropriate no matter how long ago the item being asked about happened or water less otherwise specified. Explain any "Yes" answers in the space provided or attach additional comments and			
5.	19.	OCUMENTS: ARE YOU (SELLE	DI A	MAR	E OF
	oth Sel Pro affe	ports, inspections, disclosures, warranties, maintenance recommendations, estimates, studies, surveys or ner documents (whether prepared in the past or present, including any previous transaction and whether or not liler acted upon the item), pertaining to (i) the condition or repair of the Property or any improvement on this operty in the past, now or proposed; or (ii) easements, encroachments or boundary disputes ecting the Property whether oral or in writing and whether or not provided to the Seller	🛭	Yes	☐ No
		emodeled bathroom (a 2013, woodwork & do	2	D	,
	a	el done. Double pane windows (à 2013	(Lipis	577	
6.		ATUTORILY OR CONTRACTUALLY REQUIRED OR RELATED: ARE YOU (SELLE			
	A.	Within the last 3 years, the death of an occupant of the Property upon the Property	isce tuits	Yes	NINO
	B.	An Order from a government health official identifying the Property as being contaminated by			-
	. 17	methamphetamine. (If yes, attach a copy of the Order.)		Yes	107
	C.	The release of an illegal controlled substance on or beneath the Property		Yes	NO NO
	D.	(In general, a zone or district allowing manufacturing, commercial or airport uses.)	• Ц	163	NO.
	E.	Whether the Property is affected by a nuisance created by an "industrial use" zone	П	Yes	X No
	F.	Whether the Property is located within 1 mile of a former federal or state ordnance location	io les		()
		(In general, an area once used for military training purposes that may contain potentially explosive munitions.)	П	Yes	X No
	G.	Whether the Property is a condominium or located in a planned unit development or other			
	Н.	common interest subdivision	-DS	Yes	
@ 2r		Colifornia Accognation of PEALTOPS® Inc.	55		^
		EVISED 6/22 (PAGE 1 OF 4) Buyer's Initials/ Seller's Initials			EQUAL HOUSING
		SELLER PROPERTY QUESTIONNAIRE (SPQ PAGE 1 OF 4)			OPPORTUNITY

Pro	perty Address: 410 Mayellen Ave, San Jose , CA 95126 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; 	
	J-don't knoes	
7.	REPAIRS AND ALTERATIONS: ARE YOU (SELLER	R) AWARE OF
	A. Any alterations, modifications, replacements, improvements, remodeling or material repairs on the Property	□ Voc ♥ No
	(including those resulting from Home Warranty claims)	☐ Yes ► NO
	done for the purpose of energy or water efficiency improvement or renewable energy?	V aaton tale?
	(for example, drain or sewer clean-out, tree or pest control service)	Yes No
	D. Any part of the Property being painted within the past 12 monthsE. Whether the Property was built before 1978 (if No, leave (a) and (b) blank)	Yes No
	completed (if No. leave (b) blank)	, no renou
	(b) if yes to (a), were such renovations done in compliance with the Environmental Protection Agency Lead-	
	Based Paint Renovation Rule	-all
•	The production of the second of the second s	O) ANNA DE CE
8.	STRUCTURAL, SYSTEMS AND APPLIANCES: A. Defects in any of the following (including past defects that have been repaired): heating, air conditioning,	() AWARE OF
	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,	DV NN-
	drainage, retaining walls, interior or exterior doors, windows, walls, ceilings, floors or appliances	. ☐ Yes ☑ No
	purifier system, alarm system, or propane tank(s) C. An alternative septic system on or serving the Property	Yes No
	C. An alternative septic system on or serving the Property	Yes X No
	Explanation:	eng en la
9.	DISASTER RELIEF, INSURANCE OR CIVIL SETTLEMENT: ARE YOU (SELLEF	R) AWARE OF
	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	Yes No
	If yes, was federal flood disaster assistance conditioned upon obtaining and maintain flood insurance on the	
	Property YesNo (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:	a paradia
10.	WATER-RELATED AND MOLD ISSUES: ARE YOU (SELLEF	R) AWARE OF
	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	Yes X No
	B. Any problem with or infestation of mold, mildew, fungus or spores, past or present, on or affecting the Property	Yes No
1	C. Rivers, streams, flood channels, underground springs, high water table, floods, or tides, on or affecting the Property or neighborhood	
	Explanation:	
	oet itan a governmen meann omore genhoving tils Propolly as at med didhami culad til	DI AIMADE OF
11.	PETS, ANIMALS AND PESTS: A. Past or present pets on or in the Property	Yes No
	B. Past or present problems with livestock, wildlife, insects or pests on or in the Property	Yes No
	C Deet as present odors using foods discolaration stains enote or damage in the Property due to	
	any of the above	☐ Yes ☒ No
	D. Past or present treatment or eradication of pests or odors, or repair of damage due to any of the above	☐ Yes 🛛 No
	If so, when and by whom Explanation: Tack+ come two puskes	allerant -
	Explanation: Jack+ June two puskies	TICTIVE LEE
12	BOUNDARIES, ACCESS AND PROPERTY USE BY OTHERS: ARE YOU (SELLER	R) AWARE OF
	A. Surveys, easements, encroachments or boundary disputes	os 🗌 Yes 🔀 No
	The second could be seen as th	Carran
SP	Q REVISED 6/22 (PAGE 2 OF 4) Buyer's Initials/ Seller's Initials	
	SELLED DEODERTY OLIESTIONNAIRE (SPO PAGE 2 OF 4)	OPPORTUNITY

_	 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	X	N
C.	. Use of any neighboring property by youxplanation:	П	Yes	X	N
	ANDSCAPING, POOL AND SPA: ARE YOU (SELLER) A	WAR	E C)F
A.	Diseases or infestations affecting trees, plants or vegetation on or near the Property	Π	Yes		
B.	Operational sprinklers on the Property	X	Yes	T	N
	(1) If yes, are they automatic or manually operated.	1	41		
	(2) If yes, are there any areas with trees, plants or vegetation not covered by the sprinkler system	П	Yes	X	N
C.	A pool heater on the Property	H	Yes		
	If yes, is it operational?	H	Yes		
D.	A spa heater on the Property	H	Yes		
	If yes, is it operational?		Yes		
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,	tep		7	
	filters, heaters and cleaning systems, even if repaired		Yes	X	N
E	cplanation:		<u> </u>	a u	_
C	ONDOMINIUMS, COMMON INTEREST DEVELOPMENTS AND OTHER SUBDIVISIONS: (IF APPLICABLE)				1000
	ARE YOU (SELLER)) A	WAR	EC	-
M.	Property being a condominium or located in a planned unit development or other common interest subdivision	H	res	H	N
D.	Any Homeowners' Association (HOA) which has any authority over the subject property		Yes		N
U.	Any "common area" (facilities such as pools, fitness centers, walkways, conference rooms, or other areas		.,		
-	co-owned in undivided interest with others)	Н	Yes		N
D.	CC&R's or other deed restrictions or obligations		Yes	Ш	N
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 Property		Yes		N
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	П	Yes	П	N
	(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				
Ex	xplanation:				
		- 13-			
-	e gris una mar que su servicia ante engles especiales que e pro-caración en consecue que remed ser e	.rs	Qto		N.
TI	ente cret banes tras provioca una actoria e eta, u esty, merenistare este cominente qui una tota anu entre		NAR	EC	F.
A.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Are YOU (SELLER) Any other person or entity on title other than Seller(s) signing this form) A\	Yes	X	N
A. B.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property) A\	Yes	X	N
A. B.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Are YOU (SELLER) Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics') A\	Yes	X	N
A. B.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the) A\	Yes Yes	XX	N
A. B. C.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form) A\	Yes Yes	XX	N
A. B. C.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,) A\	Yes Yes Yes	N N	N
A. B. C.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or responsibility for maintenance may have an effect on the subject property.) A\	Yes Yes	N N	N
A. B. C.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways,) A\	Yes Yes Yes	NXX IX	ZZ Z ZZ
A. B. C. D.	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property, whether in writing or not) A\	Yes Yes Yes	NXX IX	NNNNN
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A. B. C. D. E. F. G. H. Ex	ARE YOU (SELLER) Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property, whether in writing or not Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, 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, modification, replacement, improvement, remodel or material repair of the Property 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) A\	Yes Yes Yes Yes Yes Yes	N N N N N N N N N N N N N N N N N N N	N N N N N N N
A. B. C. D. E. F. G. H. Ex	ARE YOU (SELLER) Any other person or entity on title other than Seller(s) signing this form) A\	Yes Yes Yes Yes Yes Yes	N N N N N N N N N N N N N N N N N N N	N N N N N N N
A. B. C. D. E. F. G. H. Ex	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property, whether in writing or not Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, 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, modification, replacement, improvement, remodel or material repair of the Property 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 ICIGHBORS/NEIGHBORHOOD: Neighborhood noise, nuisance or other problems from sources such as, but not limited to, the following:) A\	Yes Yes Yes Yes Yes Yes	N N N N N N N N N N N N N N N N N N N	N N N N N N N
A. B. C. D. E. F. G. H. Ex	Are You (Seller) Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property, whether in writing or not Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, 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, modification, replacement, improvement, remodel or material repair of the Property 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 EIGHBORS/NEIGHBORHOOD: 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,) A\	Yes Yes Yes Yes Yes Yes	N N N N N N N N N N N N N N N N N N N	N N N N N N N
A. B. C. D. E. F. G. H. Ex	TLE, OWNERSHIP, LIENS, AND LEGAL CLAIMS: Any other person or entity on title other than Seller(s) signing this form Leases, options or claims affecting or relating to title or use of the Property Past, present, pending or threatened lawsuits, settlements, mediations, arbitrations, tax liens, mechanics' liens, notice of default, bankruptcy or other court filings, or government hearings affecting or relating to the Property, Homeowner Association or neighborhood Features of the property shared in common with adjoining landowners, such as walls, fences and driveways, whose use or responsibility for maintenance may have an effect on the subject property. Any encroachments, easements, boundary disputes, or similar matters that may affect your interest in the subject property, whether in writing or not Any private transfer fees, triggered by a sale of the Property, in favor of private parties, charitable organizations, 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, modification, replacement, improvement, remodel or material repair of the Property 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 planation: CEIGHBORS/NEIGHBORHOOD: 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,) A\	Yes Yes Yes Yes Yes Yes	N N N N N N N N N N N N N N N N N N N	ZZ Z Z Z Z Z
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enjoyment of the Property	ght impact the use, development and	Yes 🛛 No
Explanation:	Per traval or drawage	V 10 12 61 10 10
GOVERNMENTAL:	APE VOIL (SE	ELLER) AWARE OF
A. Ongoing or contemplated eminent domain, condemnation, annex		
that applies to or could affect the Property	ure state was contained according and	Yes V No
B. Existence or pendency of any rent control, occupancy restriction	s improvement restrictions or retrofit	Isolate O
requirements that apply to or could affect the Property	ethac vitarram A no sitematuri. I vertima	☐ Yes ☑ No
requirements that apply to or could affect the Property C. Existing or contemplated building or use moratoria that apply to	or could affect the Property	Yes Z No
D. Current or proposed bonds, assessments, or fees that do not ap	pear on the Property tax bill that apply to o	rsert icoo A D
could affect the Property		
E. Proposed construction, reconfiguration, or closure of nearby Gov	vernment facilities or amenities such as	algori son A . Li
schools, parks, roadways and traffic signals	Cleantigran	Yes 🔀 No
 Existing or proposed Government requirements affecting the Pro 	perty (i) that tall grass, brush or other	1810 NO 1851 A
vegetation be cleared; (ii) that restrict tree (or other landscaping)	planting, removal or cutting or (iii) that	6918 5105
flammable materials be removed	basiano I move amoto o primisio bro -	Yes No
Any protected habitat for plants, trees, animals or insects that ap	ply to or could affect the Property	Yes 🔀 No
I. Whether the Property is historically designated or falls within an	existing or proposed Historic District	Yes 🔀 No
. 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 supplie		
 Any differences between the name of the city in the postal/mailin 	g address and the city which has jurisdiction	on — — — — — — — — — — — — — — — — — — —
over the property Explanation: Regarding H Buyer of the city		∠ Yes × No
explanation: Regarding H Buyer	should week w	174
the city	n remain som i de nobe endre tell ferre de	Marie Color of the Color
to the Property due to, cannabis cultivation or growth	is affecting the value or desirability of the	10 (COXE) 13
(IF CHECKED) ADDITIONAL COMMENTS: The attached as in response to specific questions answered "yes" above. Refer to line or represents that Seller has provided the answers and, if any, and and that such information is true and correct to the best converges (i) Seller's obligation to disclose information request a real estate licensee may have in this transaction; and (ii) nother the seller from his/her own duty of disclosure.	and question number in explanation. explanations and comments on this for f Seller's knowledge as of the date sig ed by this form is independent from an ing that any such real estate licensee de	rm and any attached ned by Seller. Seller by duty of disclosure
or Selfebocustaned by Jean Bleke	Sean D Headrick Date	1-26-23
	Stephanie Showalter Date	1/27/2023 9:52
er Stephanie Showalter		
signing below, Buyer acknowledges that Buyer has read perty Questionnaire form.	immoler times triggence by a sale or the Pr na interest read groups or any other pen	copy of this Seller
signing below, Buyer acknowledges that Buyer has read	understands and has received a d	copy of this Seller

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525 South Virgil Avenue, Los Angeles, California 90020

EQUAL HOUSING OPPORTUNITY

SPQ REVISED 6/22 (PAGE 4 OF 4)

Residential Earthquake Risk Disclosure Statement (2020 Edition)

Name <u>Sean D Headrick, Stephanie Showalter</u> Assessor			ssor's F	Parcel No	. <u>27717</u>	013
Street Address 410 Mayellen Ave Year Built						
City San Jose County Santa Clara Zip Code 95126						
have an elevated/disclosable e "Don't Know." Questions answer feature, answer "Doesn't Apply	best of your knowledge. If any of the questions are an earthquake risk. If you do not have actual knowledge a tered "Don't Know" may indicate a need for further evaly." If you corrected one or more of these risks, described column indicate where in this guide you can find info	s to wheth luation. If y the work	er these our hor on a se	e risks exis ne does n parate pa	st, answe ot have t ge.The	
		.,		Doesn't	Don't	See
Is the water heater brace	ed to resist falling during an earthquake?	Yes	No	Apply	Know	Page 14
2. Is your home bolted to its						15
3. If your home has crawl sp				\Box x		
-	space (cripple) walls braced?					17
	on consists of unconnected concrete piers and				X	18
4. If the exterior foundation, has it been strengthened	, or part of it, is made of unreinforced masonry, d?				X	19
5. If your home is on a hillsi	ide:			\Box X		
a. Are the exterior tall fou	undation walls braced?					20
 b. Are the tall posts or co they been strengthene 	olumns either built to resist earthquakes or have ed?					20
	ur home are made of unreinforced masonry, ially, have they been strengthened?				X	21
	over the garage, is the wall around the garage ist earthquakes or has it been strengthened?			X		22
	Alquist-Priolo Earthquake Fault Zone (an area known active earthquake faults)?			oorted on Disclosure		
9. Is your home outside a S susceptible to liquefaction	Seismic Hazard Zone (an area identified as n or a landslide)?			oorted on Disclosure		
in an effort to disclose fully a EXECUSED BY Sean O Headrick Seller Sean D Headrick I acknowledge receipt of the signed by the seller. I underst	scribed herein, I have answered the questions about any potential earthquake risks it may have. 29/2023 12:17 PM FST trybunic Showalter Seller Stephanic Showalter Homeowner's Guide to Earthquake Safety and this stand that if the seller has answered "No" to one or re, there may be one or more earthquake risks in this	1/27/20 ∤r Disclosur more ques	23 9 - D e State	9:52 PM ate ment, cor	CST	
Buyer	Buyer			ate		
This Disclosure Statement is required by law.	made in addition to the standard real estate transfe	er disclosu	ire state	ement als	0	

Fax: 4084025654



AGENT VISUAL INSPECTION DISCLOSURE

(CALIFORNIA CIVIL CODE § 2079 ET SEQ.)

For use by an agent when a transfer disclosure statement is required or when a seller is exempt from completing a TDS (C.A.R. Form AVID, Revised 12/21)

inis inspection	alsclosure concerns th	ie residentiai property situated in the C	Sity ofSan Jo	ose ,
County of	Santa Clara	, State of California, described as	410 Mayeller	Ave
		San Jose 95126		("Property").
This Propert	ty is a duplex, triplex, or	fourplex. This AVID form is for unit # _	. Additional AVID	forms required for
other units.				
		Broker Firm Name)		anaeli me
		exceptions, that a real estate broker of		
		visual inspection of reasonably and no		
		the prospective purchaser material fa		
		The duty applies regardless of whom		
		ne-to-four dwelling units, and manufactu		
		hether or not located in a subdivision		
		duty also applies to a lease with an o	ption to purchase, a groun	id lease or a real
property sales	contract of one of those	properties.		

California law does not require the Agent to inspect the following:

- Areas that are not reasonably and normally accessible
- Areas off site of the property
- Public records or permits
- Common areas of planned developments, condominiums, stock cooperatives and the like.

Agent Inspection Limitations: Because the Agent's duty is limited to conducting a reasonably competent and diligent visual inspection of reasonably and normally accessible areas of only the Property being offered for sale, there are several things that the Agent will not do. What follows is a non-exclusive list of examples of limitations on the scope of the Agent's duty.

Roof and Attic: Agent will not climb onto a roof or into an attic.

Interior: Agent will not move or look under or behind furniture, pictures, wall hangings or floor coverings. Agent will not look up chimneys or into cabinets, or open locked doors.

Exterior: Agent will not inspect beneath a house or other structure on the Property, climb up or down a hillside, move or look behind plants, bushes, shrubbery and other vegetation or fences, walls or other barriers.

Appliances and Systems: Agent will not operate appliances or systems (such as, but not limited to, electrical, plumbing, pool or spa, heating, cooling, septic, sprinkler, communication, entertainment, well or water) to determine their functionality.

Size of Property or Improvements: Agent will not measure square footage of lot or improvements, or identify or locate boundary lines, easements or encroachments.

Environmental Hazards: Agent will not determine if the Property has mold, asbestos, lead or lead-based paint, radon, formaldehyde or any other hazardous substance or analyze soil or geologic condition.

Off-Property Conditions: By statute, Agent is not obligated to pull permits or inspect public records, Agent will not guarantee views or zoning, identify proposed construction or development or changes or proximity to transportation. schools, or law enforcement.

Analysis of Agent Disclosures: For any items disclosed as a result of Agent's visual inspection, or by others. Agent will not provide an analysis of or determine the cause or source of the disclosed matter, nor determine the cost of any possible

What this means to you: An Agent's inspection is not intended to take the place of any other type of inspection, nor is it a substitute for a full and complete disclosure by a seller. Regardless of what the Agent's inspection reveals, or what disclosures are made by sellers, California Law specifies that a buyer has a duty to exercise reasonable care to protect himself or herself. This duty encompasses facts which are known to or within the diligent attention and observation of the buyer. Therefore, in order to determine for themselves whether or not the Property meets their needs and intended uses, as well as the cost to remedy any disclosed or discovered defect, BUYER SHOULD: (1) REVIEW ANY DISCLOSURES OBTAINED FROM SELLER; (2) OBTAIN ADVICE ABOUT, AND INSPECTIONS OF, THE PROPERTY FROM OTHER APPROPRIATE PROFESSIONALS; AND (3) REVIEW ANY FINDINGS OF THOSE PROFESSIONALS WITH THE PERSONS WHO PREPARED THEM. IF BUYER FAILS TO DO SO, BUYER IS ACTING AGAINST THE ADVICE OF BROKER.

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AVID REVISED 12/21 (PAGE 1 OF 3)	Buyer's Initials	$-\underline{\hspace{0.1cm}} I$	Seller's Initials	SOA	33	EQUAL HOUSIN

Fax: 4084025654

Inspection Perfo	is a duplex, triplex, or fourplex, this AVID is for unit # bring By (Real Estate Broker Firm Name) KW Bay Area Estates Virime: 01/26/2023 3 pm Weather conditions: clear
	present: seller, property inspector
THE UNDERSI	IGNED, BASED ON A REASONABLY COMPETENT AND DILIGENT VISUAL INSPECTION OF THE AND NORMALLY ACCESSIBLE AREAS OF THE PROPERTY, STATES THE FOLLOWING:
Entry (excludin	g common areas): Custom door.
	Clean put Joff side of boas
bubmio i frace	Hardwood. Wood burning Freylace of 945 - buyer = hould clean & check before use - Double pane condows - boosed.
	wall heater, Hardwood Hose at pre
Diffing Room.	wall neaver, Hardwood Moon
	- Connection Character and Connection of the Con
Kitchen:	Vinyl or Implement floor. Tile counter over older cabinets. cooktop needs match to light.
	_',
Other Room:	Tile anteroom to dining reom. Single pene windows.
Hall/Stairs (exc	cluding common areas):
Technique del Astoni Atana de	Never hardwood
Bedroom # / ·	Newer hardwood Double pane weendow
for fly mags	in front Senge pone on still
Bedroom # 2:	Back one has 2 closets
	orginal whalus
Bedroom # :	DE TREET TO REPORT THEOREM AND AND THE CONTROL OF THE PROPERTY
bedroom #	
Bath #/_:	Remodelod. Tile Floor Syngle panl Wondow, original bath Fub.
	mechanics deplaced by seller
Bath #:	Heated bathroom floor,
lon Hiv Inegă, si	
Bath #:	profess an analysis of or determine the cause of example of the designed matter, not determined the uset
	what end means to you but Aced to repeated is not institute that the place of any other type of finde
Other Room:	Launday room pext to kitchen Single some pundous in pact. Double pane on the sides
	SC 13489A2CC THE WEIVER LD CLUMBS REVIEW to the division to be close our control
	PERIOR OF THE PRINCES AND TO REVIEW AND FRONTINGS OF THOSE PROPERTY WITH THE P
	PREPARED THEM. IF BUYER FAILS TO DO SO BUYER IS ACTING AGAINST THE ADVICE OF BROKER.
	DS DS
AVID REVISED 1	12/21 (PAGE 2 OF 3) Buyer's Initials / Seller's Initials

If this Property is a duplex, triplex, or fourplex, this AVID is for unit#
Other: Arbor has some defined nantement but
45-fel.
Other: Thall backyand with Asnung believed
hojages.
Other: A lot of insulated copper water pipes
handingent -
See Addendum for additional rooms/structures: Knob + Fueble
Garage/Parking (excluding common areas): Top garages. One heft room
has defeured manleyable of may logok blown
Exterior Building and Yard - Front/Sides/Back:
Back ferred
Other Observed or Known Conditions Not Specified Above:
This disclosure is based on a reasonably competent and diligent visual inspection of reasonably and normally
accessible areas of the Property on the date specified above.
Real Estate Broke (Firm who performed the (Inspection) Keller Williams - Bay Area Estates
By Ann Kownacki Date /- 26-23
(Signature of Associate Licensee of Broker who performed the inspection)
Reminder: Not all defects are observable by a real estate licensee conducting an inspection. The inspection does
not include testing of any system or component. Real Estate Licensees are not home inspectors or contractors. BUYER SHOULD OBTAIN ADVICE ABOUT AND INSPECTIONS OF THE PROPERTY FROM OTHER APPROPRIATE
PROFESSIONALS. IF BUYER FAILS TO DO SO, BUYER IS ACTING AGAINST THE ADVICE OF BROKER.
I/we acknowledge that I/we have read, understand and received a copy of this disclosure.
D. I.
Buyer Date
Buyer Date
I/we acknowledge that I/we have received a copy of this disclosure. (The initials below are not required but can be used as evidence that the initialing party has received the completed form.)
Seller SO# / SS
Real Estate Broker (Firm Representing Seller) Keller Williams Bay Area Estates By Ann Kownacki) Date / - 26 - 23
Associate Licensee or Broker Signature)
Pool Estate Broker (Firm Penresenting Buyer)
Real Estate Broker (Firm Representing Buyer) Date Date
(Accordate Licenses or Broker Signature)
(Associate Licensee of bloker signature)

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